

## How The White House Keeps You From Suing Crooked Politicians

Government staff and contractors have told us: “*just sue us*”. This was their response to trying to resolve this issue.

That response, by government officials, is a felony violation of Constitutional law, human rights law, State and Federal public policy directives, the expectations of the national citizenry and the principles of Democracy.

The government response is, thus legally “non-responsive” and a threat to every voter and citizen.

Our previously filed demand, attached hereto as a PDF document under the title: “**VICTIM DEMAND Jan 12 2020.pdf**” proves that no care or attention was paid to Plaintiffs previously filed complaint by your office except to operate a cover-up campaign. Any cover-up campaign of this felony organized crime matter subjects each, and every, government employee and contractor involved in said cover-up to felony arrest and prosecution.

You have blocked Plaintiffs from getting a lawyer or getting any legal help. That is a felony violation of the law and an abhorrent violation of U.S. and State Constitutional and human rights.

The current tactics being used to prevent Plaintiffs from their legal rights include:

**A.** Plaintiffs have been “black-listed”. Even though the law in California (Cal. Lab. Code § § 1050 to 1053) says that an entity can't prevent or attempt to prevent former workers from getting work or representation through misrepresentation, knowingly permitting or failing to take reasonable steps to prevent blacklisting, or make a statement about why an employee was discharged or left employment, implying something other than what is explicitly said, or providing information that was not requested: ***It is done every day in Silicon Valley.*** The “*Silicon Valley No Poaching Black-List*” class-action lawsuit was about this issue. Federal FAR Section 9.104-1 (d), and related laws, apply. Blacklisting is a key part of the IC Vendetta Cycle attacks. The victims also suffered damage to their rights under the Age Discrimination in Employment Act (ADEA) (29 USC Sec. 621, et seq.); the Americans with Disabilities Act (42 USC Sec. 12181, et seq.); the Civil Rights Acts - (42 USC Sec. 2000, et seq.); the Davis-Bacon Act (40 USC Sec. 276a, et seq.); the Employee Retirement Income Security Act (ERISA) (29 USC Sec. 1001, et seq.); the Equal Pay Act (29 USC Sec. 206[d]) and other violations.

**B.** Each and every law firm capable of handling Plaintiffs case has been contracted, paid and/or influenced so that they are “conflicted out” from representing Plaintiffs. Law firm Mofo was threatened if they helped Plaintiffs. Lawyer Amy Anderson was threatened and lost her license for attempting to help Plaintiffs. Every lawyer or law firm who attempts to help Plaintiffs is hired by Defendants, or their agents and threatened or compromised in order to prevent them from helping Plaintiffs because this case affects trillions of dollars of energy industry profits, the White House, billionaire oligarchs and multi millionaire corrupt Senators. In fact, this issue lies at the root of this entire corruption case. Sociopath over-moneyed Silicon Valley oligarchs have hire Morrison Foerster, Wilson Sonsini, Perkins Coie, Covington Burling and every other major law firm and lobbyist and told them to “*kill everyone and destroy everything that I don't like...*”. These law firms (controlled by Mark Zuckerberg, Elon Musk, Larry Page, Eric Schmidt, Steve Westly, Vinod Khosla, Laurene Powell Jobs, Nancy Pelosi, etc. All of whom have nearly a trillion dollars of funds at their disposal) have carte blanche and unlimited payments to run coups, character assassination campaigns, money laundering and other crimes for the oligarchs. They have the staffing to do these things and zero incentive to not do crimes. These law

firms are the dirty deeds teams for the mobster-like suspects and there is no law enforcement body with the will nor resources to stop them. It is a violation of the U.S. Constitution to tell Plaintiffs to “go get a law firm” when EVERY possible, equitable, law firm works for, and is massively compensated by, the criminals that need to be sued. Both the politicians AND the tech oligarchs charged with these crimes have hired the very law firms that government agencies have told Plaintiffs to go out and hire.

C. There is a precedent that was set in the US Supreme Court case: Gideon v. Wainwright, (1963) that clarifies that you have a right to a lawyer even if you don't have money for one. The Sixth Amendment, as applied to the states through the Fourteenth Amendment Due Process Clause gives one their Due Process rights. One needs to kill someone, though, to most easily get your free lawyer, since the court-appointed lawyer is rarely ever appointed, on citizens behalf, in a case like this. Even if a defendant is represented by an attorney of his or her choosing, he or she may be entitled to relief on appeal if the attorney did not provide adequate representation. A defendant must demonstrate that the attorney's performance “fell below an objective standard of reasonableness” and that this was prejudicial to the case. See:

*Strickland v. Washington* ( <https://supreme.justia.com/cases/federal/us/466/668/case.html> ) , 466 U.S. 668, 688-92 (1984). A few “free lawyers”, that victims had tried, turned out to be working for the opposition side.

D. The federal organization: <https://www.lsc.gov> is required to help but has refused because it's administrators were friends with, and appointed by, the public officials charged with corruption in this case.

E. Plaintiffs have personally asked the Attorney General, The Director of the FBI and the U.S. Attorney's office for representation but they have been told not to respond because the case is politically embarrassing to major public officials and their corrupt Silicon Valley financiers.

F. The government agencies who have told Plaintiffs that Plaintiffs should “*hire a law firm and sue them*”, in order to resolve this matter, are the same government agencies that have cut-off, or blockaded Plaintiffs income sources in order to prevent Plaintiffs from being able to afford to hire a law firm to sue them.

G. A federal agency provided Plaintiffs with a list of “free lawyers”. Upon FBI-level investigation of every “free lawyer” on the list, (via their financial contributions, voting records, leaked emails, social media postings, event attendance, public records, social connections lists online and other surveillance data) they all worked for, or with the opposition interests and could not have possibly provided unbiased services. In fact, multiple lawyers have contacted Plaintiffs who turned out to be working for the opposition. They were sent in to delay, or redirect, Plaintiffs in order to keep the cases from being filed or properly prosecuted in order to protect the suspects. This is a common infiltration procedure widely documented in CIA, British secret service, Russian FSB and Snowden leaks documents on IC dirty tricks tactics.

Agency staff were ordered to harm Applicants by manipulating their benefits in order to deny, delay, obfuscate and reduce their income as reprisal for their assistance to law enforcement in a political corruption and money laundering matter. Agency staff, ranging from the lowest level staff and up to the director headquarters offices, participated in this reprisal-vendetta-revenge action to harm Applicants.

Applicant's peers have filed DOJ and FBI criminal referrals, launched federal investigations and the assertions have been proven in numerous IG, FBI, Congressional and major news media investigations.

Agency offices have failed to provide responsive FOIA requested data, hearing investigation data and fair responses because some of their staff are STILL operating a criminal cover-up which has now been update-reported to the FBI, Congress, the IG, the AG and investigative reporters.

Other federal agencies have complied, verified and provided the requested deliverables. SSA and DOE have pointed the searchlight of suspicion on themselves, laser-like, by their overt failure to comply, unlike every other agency. Ironically, the political financing of their executives and their personal relationships “happens” to be with the exact same Silicon Valley oligarchs under felony criminal investigations. The stock market brokerage records, family trust accounts, PAC trace-routing, Interpol records and SEC investigation records proves it!

Unfortunately for the crooked agency staff, some Applicants have the authority, law enforcement credentials and training to arrest any person at their home or office and remand them to the FBI, DOJ or Sheriff. For example: Every “unsigned” SSA email is tracked to the individual author by their IP address, device IMEI, web camera, building key card, door camera, parking lot use chart, building camera, vehicle tracking circuits, text dba records, keyboard UI/UX patterns, motherboard ID #, DNS routing, stingray read-outs and a vast number of other metrics. Applicant investigation peers know the exact person that wrote every SSA email or document or file request. There is no such thing as an anonymous SSA email. Transparency is the Applicants middle name. The FBI and CIA people that SSA and DOE insiders think are their “buddies” may actually be the APPLICANTS buddies!

You will either give the Applicant his money and damages compensation, from his 2007 benefits filings, forward, or suffer the consequences of the rapid acceleration of one of the largest investigations in modern history, supported by millions of voters with a shared peer-to-peer forensics social media network, the FBI and Congress. With the push of a single button, our latest info can be in the inbox of every blogger and independent investigative journalist in the world, in minutes.

History has proven that non-corrupt portions of federal agencies and public service law and community action firms have executed on their willingness to expend millions of dollars of resources to fight this injustice. Every individual involved in this at SSA and DOE are on a forensic database. No person at SSA or DOE who uses our government as a garage sale for corruption favors or a kill mill for political reprisals will avoid the 100% legally executed consequences. They will be targeted and prosecuted even more profoundly than the Applicants were targeted with IC-type hit jobs.

This felony criminal investigation case, is documented on thousands of websites and in dozens of federal court case records in which Applicant won the case or was vindicated in the case and in thousands of news websites.

Applicants researchers and investigators disagree with any decision by any agency which causes a delay in response which puts the applicants in jeopardy for their life and safety.

Testifying, and/or reporting about this crime has resulted in the death, potentially by murder, of the following individuals who reported to the authorities about this crime matter:

Rajeev Motwani; Gary D. Conley; Seth Rich; Philip Haney; David Bird; Doug Bourn; Misti Epstein; Joshua Brown; Kenneth Bellando; Moritz Erhardt; Imran Aliev; Kate Matrosova; David Drye; Vincent Foster; Kathy Ferguson; Duane Garrett; Eric S. Fox; Judi Gibbs; Berta Caceres; Suzanne Coleman; L.J. Davis; John Hillyer; Stanley Huggins; Sandy Hume; Shawn Lucas; Gary Johnson; John Jones; John F. Kennedy, Jr.; Stephen Ivens; Mary 'Caity' Mahoney; Eric Butera; Danny Casolara; John Ashe; Tony Moser; Larry Nichols; Joseph Rago; Ron Brown; Bob Simon; Don Adams; Peter Smith; Victor Thorn;

Lori Klausutis; Gareth Williams; Daphne Caruana Galizia; James D Johnston; Dave Goldberg; Loretta Fuddy; Paul Wilcher; Gary Webb; Beranton J. Whisenant Jr; Stanley Meyer; Jon Parnell Walker; Tyler Drumheller; Barnaby Jack; Dominic Di-Natale; Barbara Wise; Ilya Zhitomirskiy; Jeff Joe Black; Robin Copeland; John Wheeler; Ashley Turton; Michael Hastings; Antonin Scalia; David Koschman; David Werner; Alex Okrent; Kam Kuwata; Larry Frankel; And hundreds more connected to this case who suddenly, and strangely, turned up dead in this case and, ironically, their deaths all benefit the suspects in this case. Applicants are also whistle-blowers who have been previously attacked in reprisal and who have been threatened with continued harm and death.

Any delay, obfuscation, cover-up, FOIA refusal or other obscuring tactic by each and every member of an agency employee or contracting entity will be prosecuted on a person-by-person basis. Each employee or official who causes, by their action, further harm to the Applicants will be sued personally, have their assets garnished and will have a formal criminal referral authored and submitted to the FBI, DOJ, FTC, Congress and the news media. Applicants have sued the highest level personnel in the government for corruption, launched FBI and Congressional investigations against them and had them removed from their jobs and placed under permanent surveillance. The court and news records prove this fact. Do not imagine that any reprisal action by a public agency staffer will go unnoticed or unpunished by federal law enforcement, public forensics and major independent news media investigations.

Pay the Plaintiffs their damages compensation, whistle-blower fees, back-fees and offset monies NOW! Millions of citizens, around the globe, have all of the same evidence you now have and each day of delay only hurts YOUR agencies position in the eyes of the world and in the eyes of the voting population of the nation!

## **How The Justice Blockade Works in America and How To Break Through It**

By Aubrey Collins

The Obama Administration and their Silicon Valley Billionaire goons have spent vast amounts of money to make sure that this man never gets to have his day in court. If that day were to come, a number of them would end up in federal prison. Let's call the man Doug, for discussion purposes. By "his day in court", we mean a fair hearing by a jury with a legal team equal to that of the opposition. That has never occurred. Kangaroo and staged Monkey trials by political opposition campaign PR operatives do not count. This guy has never been allowed to have court representation. The Obama squad hired Gawker Media to make defamation videos and produce character assassination articles about the target. That alone is proof of the rest of the facts.

Gawker Media was the only media outlet on Earth that did this to Doug. Gawker Media was the only outlet on Earth covertly directed by Obama's staff who were financiers and beneficiaries of the Obama Administration. Gawker Media was the only outlet on Earth who had a certain type of financial and network relationship with Google, who was the main financier and White House staff provider of the Obama Administration. Gawker Media was the only outlet that all of the links and internet data chains traced back to. Gawker Media was the only outlet on Earth to attack the only visible anti-Obama guy in Silicon Valley and EVERY person on the Obama "enemies list". Gawker Media and Google were the ONLY ENTITIES to exchange staff, cash, stock and networking routes in a manner to seek to sway the Presidential elections. Leaked emails now prove that all of this happened. There are a few hundred other reasons why the finger of factual data points straight through Gawker to Obama. Doug's associates and peers would love to present those facts in court...if only they could get into court.

Obama's Attorney General, Eric Holder, was fully aware of these facts. He covered it up and then got kicked to the curb. Now we have a Mr. Jeff Sessions, will he help Doug get his day in court? In the meantime Doug has helped author books, federal investigations and assisted other people with their lawsuits. The entire incident is one of the most documented instances of corruption in modern history. Millions of pages of news reports and thousands of hours of news video exist about this matter. Doug has watched as others walked away with tens of millions of dollars in damages awards from attacks that Gawker and Google did to them, but Doug has not yet seen a dime.

Why would the Obama White House hire a sleazy gay tabloid operation to run a \$30 Million dollar attack on one guy? Because he reported a crime that the Obama Administration engaged in and it resulted in the shut-down of the entire U.S. Department of Energy. Doug is not only a Gawker Victim, he is a victim of The Justice Blockade. Billionaires can buy a section of the wall in this blockade. You as a "regular person", cannot get over it, under it or around it.

Peter Thiel, Hulk Hogan and a bunch of others had famous friends and big bank accounts but they are not "regular persons", They got their day in court and won compensation for their damages. If Doug gets his day in court, the Judge and the jury are going to ask: "So why did Gawker go to all this trouble to try to kill you?"

The answer is that President Obama, and his financiers: Eric Schmidt, Larry Page, Micheal Lynton, John Doerr and Elon Musk were terrified of the bribery and corruption that will be exposed in the response to that question. They had threatened every major law firm and agency that if they took Doug's case, there would be trouble for the future contracts or finances for those who might help Doug. So Doug is not a particularly dumb guy and some of his friends have international awards and Nobel prizes. They figured out that taking on a corrupt President of the United States and his Silicon Valley hoodlum buddies might be a daunting task simply because the answer to the court's question had such impact.

The hoodlums would do anything to keep the answer from seeing the light of day!

So Doug and his friends simply used the game-show Jeopardy to set-up a work-around. Jeopardy! is an American television game show created by Merv Griffin. The show features a quiz competition in which contestants are presented with general knowledge clues in the form of answers, and must phrase their responses in the form of questions. The original daytime version debuted on NBC on March 30, 1964, and aired until January 3, 1975. A weekly nighttime syndicated edition aired from September 1974 to September 1975, and a revival, The All-New Jeopardy!, ran on NBC from October 1978 to March 1979. The current version, a daily syndicated show produced by Sony Pictures Television, premiered on September 10, 1984, and is still airing, making it by far the program's most successful incarnation. Doug wanted to bring about a successful incarnation of The Justice System.

Doug and his pals documented the answer, pre-distributed it to every journalist, investigator, Congressional staffer and law enforcement entity on DVD's, cloud-repositories and torrent links and put all of the documented evidence (millions of pages) in every interested persons hands in advance of the asking of the question in a future trial.

Thus, the answer has been given and there is nothing on Earth anyone (or any hoodlum) can do to stop it from getting out. It is "out" in a spectacular way. History can never delete it. It is in millions of digital and physical locations at once and nothing can make it go away.

Doug often reminds folks that “deeds done in darkness always come to light...” Doug and his pals have delivered a light brighter than the sun, and longer lasting, with a glare of transparency that can never be extinguished.