

Supreme Court, U.S.
FILED

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No. 23-772

**In the Supreme Court
of the United States of America**

Δ

David Andrew **BARDES**,
Petitioner,

v.

George Walker **BUSH** individually, Richard Bruce
CHENEY, individually, William Henry **GATES**, III,
MICROSOFT Corporation, Lawrence Edward
PAGE, **ALPHABET**, Inc., Timothy Donald **COOK**,
APPLE, Inc., John and Jane **DOE**,
Respondents.

**On Petition For A Writ Of Certiorari
To The United States Court of Appeals
For The Sixth Circuit**

Petition for Writ of Certiorari

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Constitutional Question Presented

Why does the Constitution, or laws of any kind, not apply to George Walker BUSH or his associates? Why has the Constitution failed? Why does the Supreme Court not support and uphold the Constitution? Why has the Constitution become a joke? Is it time for a new Constitution? One that works?

Parties to the Petition

Petitioner:

David Andrew **BARDES**, *Pro Se*

Respondents:

George Walker **BUSH**, individually

Richard Bruce **CHENEY**, individually

William Henry **GATES**, III

MICROSOFT Corporation

Lawrence Edward **PAGE**

ALPHABET, Inc.

Timothy Donald **COOK**

APPLE, Inc.

John and Jane **DOE**

Attorneys of Record

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List of Proceedings Below

On May 29, 2022, I timely filed fee-paid *Bardes v. Bush et. al.* (1:22-cv-290-DRC-SKB) in US District Court for Southern Ohio (Cincinnati.) The case was dismissed on December 21, 2022, see attached Appendix A at a1-a20.

On May 30, 2023, I timely filed fee-paid my appeal, *Bardes v. Bush et. al.* (No. 23-3272) in the Sixth Circuit Court of Appeals (Cincinnati.) My appeal was denied on December 4, 2023. see attached Appendix B at a21-a26.

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APPENDIX A

Pages a1-a20:

US District Court for Southern Ohio (Cincinnati.)
Orders in *Bardes v. Bush et. al.* (1:22-cv-290-DRC-SKB) filed on May 29, 2022 dismissed on March 6, 2023.

APPENDIX B

Pages a21-a27:

Sixth Circuit Court of Appeals (Cincinnati.) Orders in
Bardes v. Bush et. al. (No. 23-3272) filed May 30,
2023 denied on December 4, 2023.

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Basis for Jurisdiction

The United States Court of Appeals for the Sixth Circuit ruled on December 4, 2023. The jurisdiction of this Court is invoked under 28 U. S. C. § 1254(1).

Constitutional and Statutory Provisions

The US Constitution, all Amendments, and resulting law and practice.

Petition for Writ of Certiorari

I respectfully petition for a writ of certiorari to review the judgment of the United States Court of Appeals for the Sixth Circuit in this case.

Statement of the Case***Background***

I am a 60-year-old Cincinnati born grandfather, non-prisoner, fee paying, *Pro Se*, non-lawyer, college educated taxpaying law-abiding citizen of the United States with no criminal record. I have never been accused of a crime nor charged with one. I have doctors to testify I am sane.

I am the Director of Human Resources and Risk Manager at a 60-employee gunite swimming pool construction company in Erlanger, Kentucky (suburbs of the greater Cincinnati area.)

I am not registered to vote in any political party, and I am not in the middle. When it comes to business, jobs, and income, I am very conservative, but when it comes to caring for, feeding, protecting, and defending God's poor and oppressed sheep, I am very liberal. With the latter being our primary duty

to God, the former being how we pay for it. Both are needed for our mutual survival.

I have a BA in Economics from Northwestern University. At age nineteen, I was tested at the Johnson O'Connor Institute with a near-photographic memory and scored 90 to 100 percentiles in inductive reasoning, foresight, and three-dimensional thinking.

My family came to North America in 1620 as Pilgrims on the "Mayflower." Our family had two officers in the Revolutionary War. We come from a proud military and patriotic family. My petition today is the continuation of my civic duty even at great cost to myself. I proudly honor my country.

From 1997 to 2000, I worked on the 101st floor of 2 World Trade in New York City. On 9/11, I lost 176 friends and colleagues, three of whom were close mentors. When I speak herein about BUSH/-CHENEY torture after the attacks, I speak on behalf of these innocent victims, whom I can personally vouch would be aghast at the failed BUSH/CHENEY torture response as a result of their deaths. These people were righteous ethical hardworking law-abiding citizens.

As a final insult, the 9/11 victim's families have been permanently denied any justice as the five guilty terrorist we captured were tortured so badly trials cannot even take place. Due to torture, no accountability will occur. This is the natural outcome of not obeying laws and destroying the Constitution.

Facts of the Case

April 3, 2006 (Charleston, South Carolina) - I was falsely accused of not paying my child support, financially destroyed, business liquidated, jailed in the Charleston County Jail, and immediately

tortured for three days in engineered cold cell until declared dead by hypothermia by the jail's doctor. I obviously was not dead, being alive today, rather was in *hypothermic coma* from which I fully recovered. But for two of the three days I was unconscious on the floor in the cold cell.

After the judge signed an order striking the falsely reported arrears, upon release from jail, I sought lawyers to sue my torturers and for my financial losses from being falsely accused and wiped out by the state. But one lawyer after another told me they could not help me because all federal judges dismissed torture lawsuits to protect George Walker BUSH, Dick CHENEY, and the CIA from prosecution for their use of cold cell torture. This almost two-decade practice of dismissing torture lawsuits to protect friends from the law became known as the *TortureGate Corruption Scandal*.

2008-2010 First Federal Lawsuit

Undeterred, I taught myself the law and filed my own *Pro Se* civil rights lawsuit *Bardes v. Magera* (2:08-cv-487-PMD-RSC) in Charleston, South Carolina. The lawsuit was instantly dismissed. I filed objections and won; the case rolled into discovery.

Magistrate Robert Carr denied me access to the jail, in which case I could have proved my case in five minutes, but I was able to issue interrogatories, take depositions, obtain documents, photos, and other evidence. I proved I was tortured in a highly engineered cold cell. But **Judge Patrick Michael Duffy** ultimately dismissed the case with a complicated fifty-page order claiming near death

hypothermic torture was not a violation of the Constitution.

What I did not know at that time, was George Walker BUSH and the CIA bribed the judges to dismiss the lawsuit, as no rational person would believe a federal judge would actually rule being brutally tortured almost to death was not *cruel or unusual punishment*. But this knowledge of bribes being paid would not be proven until thirteen years later, on March 20, 2023.

I appealed the case to the Fourth Circuit Court of Appeals and lost. Then on March 25, 2011 the US Supreme Court denied my petition asking "Is near death hypothermic torture a violation of the Constitution?" **Justice Scalia's** ardent and fierce support of George Walker BUSH torturing innocent Muslims to death would not be fully known until his untimely death in 2016.

Later in 2011 (Charleston, South Carolina) **Magistrate Robert Carr** was deemed "disabled" and his contract was canceled prematurely. Lawyers who practiced in his courtroom ganged up on **Magistrate Robert Carr** due to bizarre courtroom behavior while repeatedly dismissing their torture lawsuits. I was to learn after the fact, the judge was whacked.

2011-2013 Second Federal Lawsuit

November 17, 2011 (Burlington, North Carolina) - I filed my second federal civil rights lawsuit, *Bardes v. South Carolina* (1:11-cv-999-CCE-LPA). **Magistrate L. Patrick Auld** purposely delayed responding to my initial complaint for over two years, setting the record. **Magistrate L. Patrick Auld** then **Judge Catherine C. Eagles**, dismissed

the case proclaiming cold cell torture did not exist and that I was “fabricating delusions” about such torture, further I was severely mentally ill and obviously needed help the courts could not provide. I decided not to appeal, as I needed more evidence about cold cell torture. Cold cell torture was a much denied and well-kept secret.

Cold cell torture may have been a well-kept secret, but in 2010 I put up a website *ColdCell-Torture.com* and started tracking all of the inmates around the country tortured to death with *hypothermia*. The current total death count is up to eighteen (18.) The most frequent visitors were the government types who themselves used cold cell torture.

By no fault of my own, I found myself in an unwilling proxy battle with George Walker BUSH, Dick CHENEY, and the CIA. While I was earnestly seeking justice from my own torture, I ran into a brick wall – dark forces of corruption that would take me twelve more years to defeat.

December 9, 2011 – Accident Discovers Bullet in Hip

On the evening of December 9, 2011, I was rear ended in a slow speed accident, and suffered no injury save my already fractured hip being crushed into small pieces. Both X-ray doctors at the hospital told me I needed full hip joint replacement surgery, and then they asked me when I was shot with a gun.

I looked at my ex-wife Betsy, who had known me since I was fifteen, my adult daughter Allison Pape Bardes, and answered “I have never been shot, not that I am aware.” They pointed to the x-ray, saying there is a bullet in your right hip.

Apparently, those two days I was unconscious in the cold cell while in *hypothermic coma*, someone put a gun to the lower right quadrant of my stomach and pulled the trigger. The bullet ricocheted off my spine, taking out my legs, and settled in soft tissue of my right hip. The wound was sutured closed with three overhand cadaver sutures by someone with medical training and license.

We do not know who shot me or why, nor do we know who sutured up the wound, and no one is talking. But there are many guesses. The most likely guess is that the jail's doctor, Ralph B. Piening, MD, mistakenly declared me dead and then the sheriff was summoned. Sheriff Al Cannon, Jr., not wanting the medical examiner to detect *hypothermia* as cause of death, as that would lead to the discovery of an engineered cold cell, so the sheriff concocted some story that I was shot prior to coming to jail, and then died before being booked. The sheriff is the only person who could discharge a firearm without question, and the doctor is the only one who can declare someone dead, and then suture up the wound ready for the medical examiner. But this is only a guess.

The bullet explained my legs being paralyzed when I revived from *hypothermic coma*, and was taken to the jail's hospital on the fourth floor in a wheelchair. Video from the jail confirmed this. Use of my left leg was eventually restored, but I had a heavy limp to the right side.

The bullet explained the scar on my stomach and the nerve damage down right leg, which led to a fracture in my left hip, putting me in a wheelchair for four years. Discovering the bullet five years after

being shot was too late for my first lawsuit, South Carolina SLED (SBI) protected their own people, and the FBI told me to hire a lawyer.

PTSD From Torture/Gunshot

When I got out of jail in 2006, I sought the services of both a psychiatrist and psychologist, as I knew my body had suffered a severe trauma and likely had PTSD as a result.

In 2008, and again in 2010, I was diagnosed with PTSD, depression, and anxiety. I stuck with the same doctors and regime for ten years and took the medication as prescribed. There is no medication for PTSD, but there is for symptoms of depression and anxiety. With PTSD you are fully *sane*, rather you just feel very poorly.

After hip surgery in 2013 to restore my walking, my depression lifted, and in 2014 my psychologist told me I no longer needed to see him. I had been cured of PTSD. Back then there was only one therapy to cure PTSD, today there are three proven therapies. I am the textbook example that the mental health profession works. It is not perfect, and problems exist, but if you stick with the program and work it, great successes are routine.

December 9, 2014 (Elon, North Carolina) My break about cold cell torture came on December 9, 2014, when the US Senate published their Report on CIA Torture. President Obama spoke to the nation saying "*We tortured some folks.*"

The report detailed in graphic terms the ghoulish murders of innocent Muslims being tortured to death with cold cell torture, and *ice baths* similar to Adolph Hitler. One innocent victim, Gul Raham, was kidnapped off the street and taken to a secret

torture camp in Kabul, Afghanistan. Convinced the hapless Gul was hiding secret attack plans, his torture was ratcheted up each time Gul resisted the torture. Beaten until bones were broken, Gul was stripped naked below the waist to inflict extreme cold pain upon his genitals, and frozen to death overnight with *hypothermia*. The CIA refused to give his dead body back to his family for burial.

To give you a baseline of the pain from dying from *hypothermia*, Jesus Christ naked on the cross, painfully shivered to death in six hours. The term *Cold Cell* torture comes from George Walker BUSH's infamous torture memos. His *enhanced interrogation technique* was called "*Cold Cell*" or "*Induced Hypothermia*." Rome called it crucifixion, and look what God did to Rome.

Of all the Muslims packed into Guantanamo Bay for round the clock cold cell torture, only five (5) had anything to do with the attacks on 9/11. The rest were innocent. One innocent soul become so severely mentally ill from the constant torture, that he lost his mind becoming a vegetable.

Also on December 9, 2014, *The Marshall Project* published their article on the domestic inmate deaths from cold cell torture. After a week of news shows discussing cold cell torture it became common knowledge, no longer a much-denied secret.

But the fallout from the BUSH/CIA Torture Report set up two events to occur less than a year later. I sued the four federal judges for the corruption of dismissing my first two cold cell torture lawsuits. Then the ACLU filed their cold cell torture lawsuit against the two CIA torture doctors who ran the torture/murder program. The three plaintiffs were

CIA/BUSH torture victims, one being the family of Gul Raham.

Both of us were obviously hoping for better outcomes in the courts than before the BUSH/CIA Torture Report was published. Both of our cases were well before the Obama White House finally reversed course unblocking torture lawsuits, and before the Supreme Court voted to no longer dismiss torture lawsuits, ending *TortureGate*.

September 24, 2015 Race to the Supreme Court

On September 24, 2015, I filed *Bardes v. Auld* (1:15-cv-214-MR-DLH). Suing the four federal judges for *TortureGate* corruption dismissing my two previous torture lawsuits.

I filed *Bardes v. Auld* on a Friday, by Monday morning the website traffic exploded, Harvard Law, Vanderbilt Law, Duke Law, Yale, Princeton, Boston, Texas, Penn, dozens of other law schools and universities. Visits from all over Washington, DC, lots from the FBI and DOJ. Seems no one had ever sued four federal judges for corruption before.

A few days after I filed the lawsuit, in the middle of the night, two men appeared out of the dark knocking on my door. My dog scared them away. I do not know who sent them or what they wanted. But inductive reasoning yields ill intentions.

Bardes v. Auld was instantly dismissed with the speed of lightening, and I appealed to the Fourth Circuit Court of Appeals and was denied in a day. Setting up the race to the Supreme Court of the United States for the second time with the same Constitutional question.

October 13, 2015 (Seattle, Washington) The ACLU filed their cold cell torture lawsuit, *Salim v.*

Mitchell (2:15-cv-00286-JLQ) on behalf of three cold cell torture victims, against the two CIA torture doctors. Gul Rahman was represented by a family member.

January 17, 2016 (Kennebunkport, Maine) Someone in Kennebunkport, Maine visited *coldcelltorture.com* coming from *Google.com*. When you Googled *cold cell torture* my website *cold-celltorture.com* would come up in first place.

January 26, 2016 (Washington, DC) My Supreme Court petition (15-983) was docketed at the Supreme Court.

Highlights from petition:

Constitutional Question Presented:

Are citizens, being brutally tortured with hypothermia until dead a violation of the Constitution? Does the Constitution exist?

Statement of the Case:

Why must stopping our beloved nation from brutally torturing and brutally torturing until dead, the citizens with slow brutal hypothermic torture be such a chore?

United States Appeals Court Judges Wynn, Agee, and Floyd now join those before in continuing the ongoing murders of citizens.

Are not salaries being paid to prevent me from becoming a victim barely survived and having to do my civic duty by being here today? To stop it. Stop it.

We are doing ISIS like things to our own people, crucifixion is a hypothermic death, ask ISIS. Stop it.

Stop it. Please. Now.

Reasons for Granting the Petition and Conclusion:

Perhaps never before has a more important Constitutional question been asked of the United States Supreme Court, as now the continued existence of our great nation as such lies in your answer or silence.

Submitted day 21, January 2016, by

X

David Andrew Bardes, *Pro Se*

My petition was distributed for a conference vote on March 18, 2016. The official entry posted to the docket was "DISTRIBUTED for Conference of March 18, 2016."

February 5, 2016 (New York City) Someone from CBS News visited *davidbardes.com*. Then visited my pictures page, then my contact page, but no one ever contacted me.

February 13, 2016 (Cibolo Creek Ranch, Texas) **Justice Antonin Scalia** died suddenly in his sleep while on a super-secret hunting trip.

Justice Antonin Scalia was a widely-known and stubborn protector of the BUSH/CHENEY torture/murder program. In 2008, **Justice Scalia's** public remarks supporting such torture, drove the National Lawyers Guild to issue a press release demanding **Justice Scalia** recuse himself from any torture related lawsuits. **Justice Scalia** refused. God saw it otherwise, God hates torture.

What we know about Justice Scalia's death from news reports: **Justice Scalia** was invited to become a lifetime member in a super-private 400-year-old European based hunting

fraternity. His initiation was planned with a group of thirty other members at a hunting ranch in way west Texas. **Justice Scalia** left his security detail behind in Houston and flew to ranch without them. **Justice Scalia** died in his sleep the first night, after retiring to bed early claiming he was not feeling well. Highest secrecy was maintained as to the identity of the other hunting members on the trip.

Using inductive reasoning: **Justice Scalia's** federal security officers are sworn to never leave him alone. The only way his federal security officers would be allowed to leave him, was if too many other federal security officers were already on the plane and on the ground at the ranch. Then when **Justice Scalia** flew back to Houston, his security detail would resume protection duty.

For federal security officers to already be on the plane in Houston, and at the ranch, either a current or former federal executive who is entitled to such detail, was present on the flight and at the ranch. This bodes well for George Walker BUSH and Dick CHENEY to be these former executives. Both are avid hunters. **Justice Scalia** actively supported BUSH/CHENEY torture/murder. Therefore, George Walker BUSH planned the entire elaborate caper as a way to secure **Justice Scalia's** sway influence on my pending petition vote before the Supreme Court. It was a last-ditch grand corruption plan.

After God foiled their grand corruption plan, George Walker BUSH lost his most ardent supporter to torture/murder, and faced uncertainty with the eight remaining justices. This sent George Walker BUSH back to the corruption drawing board.

February 14, 2016 (Kennebunkport, Maine)

The next day George Walker BUSH was in Kennebunkport, which means the moment **Justice Scalia** died, George Walker BUSH flew to the farthest shore. To not be found out. George Walker BUSH was focused on me that day, visiting my website coming from *Google.com*.

February 20, 2016 (Kennebunkport, Maine)

George Walker BUSH spoke with someone in Vero Beach, Florida, where my father lived. Both visited *davidbardes.com* coming from *Google.com*, so I was the topic of their conversation. My family members vacation and hunt with the BUSH family. Whatever George Walker BUSH wanted from my father, came to no effect.

March 10, 2016 (Jackson Hole, Wyoming area) Home of Dick Cheney, who visited *coldcell-torture.com* coming from Google.

March 13, 2016 (Brevard, North Carolina)

Three days later, at my cabin an old red pickup truck from South Carolina kept driving in and leaving, only to return. The driver brandished a handgun out his window. I walked out onto my front porch and sat down, to entice him to come up to me, or take a shot at me. A neighbor watching this unfold grabbed his assault rifle yelling down the pointed barrel towards the coward causing the driver to flee at a high rate of speed. I do not know who sent the lone gunman, nor if his mission was only to frighten me or actually kill me.

March 18, 2016 (Washington, DC) Supreme Court petition vote day. The Supreme Court did not deny or approve my petition, rather they just made the entry disappear from the docket. Five days later

on March 23, 2016 a new entry was posted "DISTRIBUTED for Conference of April 15, 2016." Apparently, the justices needed more time, another month. Torture was coming to a decision point, plans required timing.

The reason for the delay became evident based on what occurred next. President Obama made the decision to not block *Salim v. Mitchell* from moving forward in the courts against the CIA. This abrupt reversal sent shockwaves throughout the legal profession and marked the end of decades long practice of blocking all torture lawsuits. The unknown was if the US Courts would follow suit, and stop their decades long practice of dismissing torture lawsuits.

March 23, 2016 (Washington, DC) Same day as above, the FBI in Washington, DC visited *davidbardes.com* coming from *Google.com*.

April 8, 2016 (Seattle, Washington) *Salim v. Mitchell* - A *Statement of Interest* was filed by The United States of America. The Obama Administration was NOT going to block the cold cell torture case against the CIA doctors from moving forward in the courts.

A Boston Globe article titled *A key shift on shielding torture from lawsuits* by Dror Ladin, the lawyer for the ACLU, wrote of the unusual change in long term Obama policy of torture lawsuit dismissals, highlighting the fact someone would actually be held accountable.

President Obama's abrupt reversal in protecting torturers, paved the way for the US Courts to either follow suit, or continue to dismiss. But it was my case, *Bardes v. Auld*, that was

coming up for a vote before the Supreme Court, creating the forced decision point on the court's overall continuation of *TortureGate*.

April 9, 2016 (Kennebunkport, Maine) George Walker BUSH visited *coldcelltorture.com* having come from *Google.com*.

Then a Secret Service agent, according to her lapel pin, using the screen name *Gidget Hall*, contacted me on Facebook. I assumed she worked for George Walker BUSH. I did not respond. Seems George Walker BUSH wanted to communicate with me.

After being unable to contact me, at 9:02pm that night, two trucks and a sedan drove into our community called Rainbow Lake Resort and parked around the circle in front of my cabin. They honked their horns, and flashed their lights. One man got out of his truck and stood in the beam of his headlights. They were beckoning me to come outside onto my porch like I did before. But the dark could have hidden a rifle and scope in the sedan, so I did not step outside. After twelve minutes they left. My security camera recorded their actions. I do not know who sent them. But inductive reasoning would indicate George Walker BUSH sent them after *Gidget Hall* failed.

Supreme Court Petition Vote Day

Friday, April 15, 2016 (Washington, DC) According to SCOTUSblog, the justices canceled their entire day's normal voting routine and spent the whole day working on one important case. All cases to have been voted on that day were moved to the next conference date. All except for my petition. My

petition was the only one voted on and denied that day.

Monday April 18, 2016 (Washington, DC) On Monday after the Friday vote, a new entry was posted on the docket *PETITION Denied*.

The justices, however, voted to end the practice of instantly dismissing torture lawsuits. Hours later on April 22, 2016, Seattle Federal Judge Quakenbush did not dismiss *Salim v. Mitchell* in a hearing, and on April 28, 2016, Judge Quakenbush further ordered a full denial of the motion to dismiss. In what shocked not just the legal community, but the whole world, someone would finally be held accountable for torture in a United States court of law. The *TortureGate Corruption Scandal* had ended.

Despite further efforts to dismiss by the CIA, Judge Quakenbush forced the case to trial. The two CIA cold cell torture doctors settled the case one day before trial was to begin.

May 12, 2016 (Kennebunkport, Maine) George Walker BUSH visited *coldcelltorture.com* coming from *Google.com*.

May 14, 2016 (Kennebunkport, Maine) George Walker BUSH along with someone in Washington, DC, both visited *coldcelltorture.com* coming from *Google.com*, indicating a joint conversation where the topic was me and cold cell torture.

May 17, 2016 (Washington, DC) Someone in Washington, DC visited *davidbardes.com* coming from *Google.com*. They visited the pictures page looking at my 2 World Trade office.

More *TortureGate Corruption Scandal* Fallout

May 31, 2016 (South Carolina) The next judge to finally rule against cold cell torture was South

Carolina State Judge Baxley. In a case he called "the most troubling" of his career, Judge Baxley ruled against his state, settling an 11-year-old class action cold cell torture lawsuit. Where inmate **Jerome Laudman** was stripped naked and locked in a suicide watch cold cell, and violently shivered to death over eleven (11) days.

August 18, 2016 (Los Angeles, California) A Los Angeles Times article published a photo that a federal judge finally agreed to release in a cold cell torture lawsuit of immigrants on our southern border. The picture depicts a large super-chilled frigid temperature holding cell where dozens of all-male victims were shivering under reflective mylar blankets handed out to feign concern. The federal judge, however, refused to release the picture of women and children being tortured under the same conditions, citing the picture to inflammatory for release.

2016 Post Supreme Court *TortureGate* Scandal Victory

After the Supreme Court ended *TortureGate*, George Walker BUSH was not very happy with me, but because I lost the biggest case in my life, and it was over, I thought George Walker BUSH would leave me alone.

CIA Employee *Karen Thomas*

I was living in a failed wedding resort that rented out small cabins around a small lake on annual leases. *Rainbow Lake Resort* was deep and high up in the mountains outside of Brevard, North Carolina.

When the new renter in the cabin in front of mine first drove in with Florida plates in an older

SUV, without any furniture or belongings, just a few handbags, it looked like she was not planning on staying long. Her name was *Karen Thomas*, she was my age, recently divorced, from Jacksonville, Florida, and had a black dog just like my black dog. She kept trying to invite me into her cabin, asking me to help her on her computer; she was overly eager towards me. It was like she had been hand selected for a mission.

I suspected she was planted by George Walker BUSH and the CIA to spy on me, but I treated her with kindness and respect. My ex-wife Betsy however, was not so diplomatic, and confronted her saying you work for the CIA. *Karen* fell silent with no response, and I changed the subject to avoid conflict and back Betsy down. I had other plans.

Karen befriended adult daughter Allison, and took Allie on drives in the mountains to pump her for information about me. Upon return, Allie would debrief me on all the personal questions about me. Questions about who I associate with, am I leading a following of people, do I use violence, am I hiding anything. I fully allowed the questioning and told Allie to answer truthfully. I was fully confident there was nothing to find, which would be bad news for them.

Instead, George Walker BUSH and the CIA would only learn that I was celibate, led a boring law-abiding life, and had no evidence of wrong doing either in dealings with people, on my computer, or in my possessions.

I had no way of proving *Karen* worked for the CIA, so on August 18, 2016, I tried an experiment. I printed an anonymous note and put it in her mailbox

at noontime. The note said "*I know who you work for, and I am willing to help the two CIA doctors in their lawsuit.*" *Karen* picked up the note at 2:00pm. Later that afternoon, the mailroom clerk at the US Department of Justice (DOJ,) in Washington, DC, placed in the outgoing mail a form letter stating they had just received my letter dated June 10, 2016 (mailed 70 days prior) and the attorney general would get back with me at some point.

The next day I received the DOJ mailroom clerk's letter. The DOJ does not take 70 days to open their mail, not when their form letter stated they received the letter that 70th day. The timing of the form letter, mailed the afternoon I offered *Karen Thomas* help, reveals through inductive reasoning that my letter to Attorney General Lynch of June 10, 2016, sat on her desk until *Karen Thomas* reported my note offering help.

The resulting message I understood was that Attorney General Lynch was trying to ascertain just what kind of *help* I was willing to offer. I never responded, and *Karen Thomas* suddenly broke her annual lease packed her handbags, and left never to be seen again. Nor did Attorney General Lynch's office ever get back to me like their form letter of August 18, 2016 stated they would.

It was clear *Karen Thomas* was a plant sent to spy on me, hand selected by George Walker BUSH to become my new girlfriend. It tied in Attorney General Lynch, and President Obama, to be implicit in the cover up of BUSH cold cell torture. George Walker BUSH was by no means done with me.

Publishing My Book *Unspeakable Pain* on Amazon and for free as a PDF file

After the Supreme Court ended *TortureGate*, George Walker BUSH decided to abruptly cut off my Social Security disability benefits. After the doctors discovered the bullet in my hip in 2011, my disability claim was approved. But I had no proof George Walker BUSH was behind the cessation.

December 19, 2016 Letter to Crown Publishing

I decided to write a book about my cold cell torture and the *TortureGate* lawsuit victory. I looked up George Walker BUSH's book publisher, and on December 19, 2016, I sent Tina Constable a letter shopping interest in the corruption of George Walker BUSH.

Tina Constable gave my letter to George Walker BUSH on the Friday before Christmas weekend. Because first thing Monday morning after Christmas, George Walker BUSH ordered Social Security to instantly turn my disability benefits back on.

The next day, Tuesday, I received a letter from Social Security turning the benefits back on full blast, including a check for \$9,296.10, for back payments. The problem was I never reapplied for disability benefits, I never claimed I was disabled again, so their letter could not say *we find you disabled again... or based on medical evidence...* my letter rather stated *We can pay you...* And they did.

So, just as fast as George Walker BUSH turned my benefits back on, proved he was the one who turned them off. Despite George Walker BUSH's cash incentive to not publish my book, I wrote and published by book anyway. This angered George Walker BUSH so he cut off the disability benefits once again, permanently. I received a letter from the

Social Security Administration (SSA) claiming I owe them \$72,000.

Today this letter in my SSA record stands as a testament to the corruption of George Walker BUSH. After Joe Biden became president, he fired the two top people at the SSA for massive corruption in the disability program. Both were Bush loyalists. One refused to leave, and President Biden had to force him out with a pen.

But in April of 2017, I published my free book *Unspeakable Pain*. A book proving BUSH corruption compromised the entire federal government where even the Supreme Court was crooked.

The Seven Month FBI Investigation

For seven months over 2017 to 2018, the FBI went out to my friends trying to dig up dirt on me to prosecute me into submission, to take down cold cell torture website and pull my book. I was confident the FBI would not find anything because there was nothing to find. The FBI concluded their investigation finding nothing.

Enter Technology CEOs and Billionaires

In Google, when you searched for *cold cell torture* my website *coldcelltorture.com* came up first. One day it disappeared after website logs showed Goerge Bush met with someone at Google. I sent a blistering email to Larry PAGE, the founder of Google, saying to not give into torture and corruption. *Coldcelltorture.com* was then immediately restored to the first-place result position.

But during 2018, several other technologies CEOs joined Goerge Walker BUSH's people becoming regular visitors, but I did not know why they would. Frequent visits from corporate IP address from

Microsoft, Alphabet, Apple, Facebook, GoDaddy, Amazon, Cisco, Oracle, and someone Omaha, Nebraska (home of Warren Buffet.) It was a small world at the top.

I kept recording daily traffic logs with annotations hoping to reveal why. I pulled the seventy-seven most significant website events out of the 2,600 pages, and placed in Exhibit A of the complaint (PACER No. 1, Exhibit A.)

ICC – International Criminal Court (The Hague, Netherlands)

The International Criminal Court (ICC) began their investigation into BUSH/CIA war crimes of torturing innocent Muslims to death with cold cell torture in Afghanistan. Three of the ICC judges were set to vote on opening the investigation. I started having website visits from the ICC judges chosen to vote along with George Walker BUSH and the CIA.

Then in 2018, I started having website traffic from Interpol in France, along with the ICC judges. The logs revealed many meetings between George Walker BUSH, the CIA, the ICC judges, and someone at Interpol. But I did not know who or why.

I did not know until the news reported that the President of Interpol, Chinese citizen Meng Hongwei, age 70, was secretly detained by Chinese authorities on suspicion of accepting bribes. On January 21, 2020, Meng Hongwei was sentenced to 13.5 years in prison for accepting \$2.11 million dollars in bribes. Hongwei did not appeal the sentence.

But this solved my query as George Walker BUSH and the CIA used Interpol to pass along bribes to the ICC judges to vote against opening the ICC BUSH/CIA war crimes investigation, but the Chinese

anti-corruption unit foiled their caper. This is when website traffic from China started as routine.

(The three bribed ICC judges voted to NOT open the BUSH war crimes investigation, only for the ICC to select new judges to vote, whom then did authorize the opening of the BUSH war crimes investigation.)

But this forced China to decide in either keeping BUSH secrets, or publicly revealing the truth. I thought China would take advantage of the situation and blast George Walker BUSH corruption and embarrass and humiliate the United States. But China made the decision to remain silent, keep BUSH secrets, and effectively protect George Walker BUSH from our laws.

But it would take weeks of negotiation between the two to reach that decision. According to website meetings the negotiations were led by Bill Gates.

I could not make sense of why China would keep BUSH secrets, nor why the technology CEOs and billionaires would even team up with George Walker BUSH and the CIA corruption. The only common denominator between them was a deep mutual hatred of then President Donald Trump. Were they needing each other to rig the upcoming 2020 election? How?

In any event, on April 4, 2018, I emailed ICC Prosecutor, Fatou Bensouda, informing her the court's judges had been compromised by George Walker BUSH and the CIA.

On February 22, 2019, I mailed a letter to the head of the Liaison Office of the International Criminal Court to the United Nations in New York

City, explaining their judges were accepting bribes writing *Your organization is completely compromised.*

May 29, 2019 First Exile of David Andrew Bardes

Between my lawsuits, websites, book, failed FBI investigation, letters to ICC, and collecting evidence of their crimes, the decision was made to just kill me. On May 29, 2019, after website traffic revealed local killers being recruited, I left Brevard, North Carolina to drive to northern Michigan. My adult son David had already driven up to Michigan, so I drove to meet up with him.

David and I rented a cottage on Lake Haughton. I thought I was safe, until the special forces attack helicopters arrived.

The events that cover the five-month period of trying to kill me are too voluminous due to word count limits, and they are already in the record for you to easily read (PACER No. #31, Exhibit 3.)

The first prolonged period of trying to kill me ended with me in the hospital for eighteen (18) days followed by eighteen (18) weeks in a homeless shelter.

The 2020 Election Rigging Caper

FACT: President Donald Trump declared war against the technology CEOs and threatened to destroy their companies.

FACT: China hated Donald Trump because Donald Trump hated and punished China with huge tariffs.

FACT: George Walker BUSH hated Donald Trump for dividing the GOP between those Donald Trump called the *deep state*, and those loyal to Donald Trump whose enemy was the *deep state*.

Donald Trump revealed the leader of his so-called *deep state* when he posted a picture of Liz Cheney with the face of George Walker BUSH over Cheney's, saying she looks good. Donald Trump squished Jeb Bush like a bug, and hated George Walker BUSH like the plague.

(I do not know anything about a so-called *deep state* rather I have been dealing with the very real and practical problem at the hands of those loyal to George Walker BUSH. These loyalists comprise all levels of government and world governmental leaders. If you want to refer to their collective actions of corruption as some sort of *deep state* then I can understand what you mean. I prefer the term *Gog from Magog*, as *Gog* is every other letter of *GeOrGe*, and *Magog* are his loyalists. Biblically, Elijah's defeat of *Gog* and *Magog* is Satan's last stand on earth, ushering in the period of worldwide peace.)

The truth tends to follow the most logical explanation incorporating all known facts. Using inductive reasoning, it appears the technology CEOs originally joined forces with George Walker BUSH and CIA corruption to somehow rig the upcoming 2020 election to save the United States. Then China agreed to keep BUSH corruption secrets under the promise that Donald Trump would lose the election, so do not bust them now. This explains all the facts logically.

I have no direct evidence the election was rigged, because it was rigged in a way where there would NEVER be any evidence left behind to find. Otherwise, it would never be attempted.

Also, I have no knowledge the two voting machine companies are complicit and I rather doubt

it. The CIA does not operate that way, they infiltrate companies with spies, they twist existing employees then swear them to silence under agreements, fear, and fast money. I think the voting machine companies have no idea how badly their organizations had been compromised by the CIA and technology CEOs.

My question is do these voting machines use Microsoft Windows® as the underlying operating system? Are the machines ever connected to the Internet? Do the machines ever *Update* Windows®? If all three questions are yes, then I would have suspicion as to being able to be hijacked by William Henry GATES, III himself.

Based on what I witnessed GATES/CIA do on my laptop at the height of the first period of trying to kill me – coming in undetected through the OS, moving from one code function in memory to another, appearing as routine background processes, but mimicking what is called *full control* while never leaving behind breadcrumbs to detect later. Only in real time can it even be detected, and only by an experienced coder who knows what to monitor.

Doing the equivalent on the voting machines, would allow William Henry GATES, III and only William himself could pull it off, both as original coder and only known witness, to hijack machines with malicious code in real time and as voters actually voted. Creating no irregularities in the data to raise suspicion.

(I was finally convinced of the rigging after the election was over, when Chinese President Xi Jinping purged his entire government of any computers that ran the Microsoft Windows® operating system. It

appears Xi Jinping learned of GATES-/CIA's ability to remotely control Windows® computers without detection.)

So, if the voting machines do run Windows®, then I have serious reservations, but at present I have no knowledge if the rigging unfolded this way, or even involved the voting machines or their companies.

What I do have as far as evidence, are all the website traffic meetings between George Walker BUSH, the CIA, the CEOs, and the infiltrated employees at the voting machine companies in Toronto and UK.

Making my 2,600 pages of annotated website traffic logs, along with my testimony, indirectly prove the 2020 election was rigged *evidence free* by George Walker BUSH, CIA, and CEOs using their companies' tools. They are the only people who could and would pull it off.

But once I put the pieces together on the election rigging, and realized I had the evidence without knowing it, this prompted the second round of trying to kill me. This period lasted ninety-days. For full description see (PACER No. #31, Exhibit 3.)

2021 Second Exile Period of David Andrew Bardes

The second period of trying to kill me ended in Cincinnati, much like the first, but I was determined to not have to undergo a third period of being killed. I turned around and sued my oppressors in federal court.

First BUSH Lawsuit – Bardes v. United States
(1:21-cv-598-DRC-KLL)

On September 20, 2021, I filed **Bardes v. United States** demanding our laws against torture and murder be enforced against George Walker BUSH, requiring his swift execution. This immediately backed off my adversaries. The CIA ceased constant interference, and on November 17, 2021, I was finally able to get a job as a HR Director. I had a long career doing HR consulting.

On December 21, 2021, Cincinnati Federal **Judge Douglas R. Cole** dismissed the lawsuit, threatening to banish me from the federal courts as a vexatious litigator. I appealed his dismissal to the Sixth Circuit Court of Appeals and lost. I suspected **Judge Douglas R. Cole** had been twisted but I had no proof. That proof came later.

Second BUSH Lawsuit – *Bardes v. Bush et. al.*
(1:22-cv-290-DRC-SKB)

Then on **May 26, 2022**, I filed my second BUSH lawsuit, "***Bardes v. Bush, et. al.***" Suing those responsible for tracking me and trying to kill me, George Walker BUSH, Richard Bruce CHENEY, William Henry GATES, III, Larence Edward PAGE, Timothy Donald COOK, and their companies, for "intentional infliction of emotional distress" asking for \$17 billion in damages. Plus, treble damages.

Defendants George Walker BUSH, Richard Bruce CHENEY, and William Henry GATES, III were served with summons and complaint, but chose to default. MICROSOFT Corporation, Larence Edward PAGE, ALPHABET, Inc., Timothy Donald COOK, and APPLE, Inc. hired lawyers and answered with a motion to dismiss.

All were confident **Judge Douglas R. Cole** would dismiss the case with prejudice, just as before.

On March 6, 2023, **Judge Douglas R. Cole** dismissed my lawsuit solely based on his opinion my life's story never happened, could never have happened, case dismissed. **Judge Douglas R. Cole** dismissed my lawsuit with prejudice, so I would be prohibited from ever seeking justice again. I was toast. But I trusted God.

Over confidence causes sloppiness, and my defendants wanted more, they wanted the judge to further order the removal of my websites from existence. Two weeks after **Judge Douglas R. Cole's** dismissal, on Monday, March 20, 2023, at 5:04pm ET, I recorded a website meeting between **Judge Douglas R. Cole** on the U.S. Court's IP address in Cincinnati, and my defendants led by William Henry GATES, III, and Lawrence Edward PAGE, along with the CIA and someone in Seattle, Washington (likely MICROSOFT Corporation's lawyer.) When hours of no website visitors are suddenly interrupted by a large group of visitors all at the same moment, followed by hours of no more visitors, it indicates a mutual meeting of the visitors scheduled at a certain start time, with the topic of their meeting being me and my websites.

I immediately filed a *Motion to Reconsider* on March 24, 2023, where I confronted **Judge Douglas R. Cole** with the damning raw website log evidence from GoDaddy and direct accusations of being a corrupt criminal judge twisted by my defendants, and implied bribes were likely paid. **Judge Douglas R. Cole's** response in writing was telling. Instead of outrage and sanctions over false accusations of being called a criminal, **Judge Douglas R. Cole** prepared his future defense with lies and carefully worded alibis. As if foretelling an unraveling could occur.

Judge Douglas R. Cole's first lie for protection was claiming that website traffic logs are not sufficient to identify the individual. The truth is the federal courts use website and Internet traffic logs to identify and convict criminals every day. From website traffic logs to Google searches, the courts treat such as *irrefutable evidence* enough to imprison and even execute.

Judge Douglas R. Cole did not deny someone in his office visited the website at the time of the large meeting with my defendants, but rather said it could be anyone in his office, with no way of telling whom. This is a lie, as the court's own IT department can identify the exact computer location, and the employee logged on at the time, who then download three lawsuit files from my website to their local hard drive.

Another lie for an alibi was **Judge Douglas R. Cole** claiming visits from *Google Bot* and *Bing Bot* do not prove Lawrence Edward PAGE and William Henry GATES, III, were behind the bot visits.

When I use the term *website visit* it means either a direct website visit by the user, or the user's communication software refreshes the URL whenever their software is opened to a particular subject, file, or person. In the case of my website visitors, they all use communication software which refreshes the URL whenever their software is opened.

Then when *Google Bot* and *Bing Bot* and *Apple Bot* all visit at the same time at the exact top of the hour, is that coincidence, or are my three CEO defendants conferring together on my lawsuit?

On March 26, 2023, I filed a complaint with the FBI about this criminal judge, and never heard back a single word. But given the FBI's long involvement using cold cell torture themselves, covering up other's deadly use negates their basis for existence.

It is painfully clear that George Walker BUSH and the CIA are so effective at twisting federal judges, that all my lawsuits going back to 2008, may have fallen with the same ease that **Judge Douglas R. Cole** was so twisted. Threats, fear, promises, and fast money overcome any allegiance to law, country, oath, or God. At some point an unraveling will occur, and a full accounting of each person's actions will take place.

Appeal to the Sixth Circuit Court of Appeals

On **May 30, 2023**, I filed my fee paid appeal to the Sixth Circuit Court of Appeals in Cincinnati.

On **September 7, 2023**, at 11:10am ET, I recorded a website meeting between someone at the US Courts in Washington, DC, George Walker BUSH, and someone at the CIA. Instead of just twisting the three appeals court judges in Cincinnati, it appears my case was elevated to a higher decision level to twist this time. Which proves not only are federal judges compromised, but so are the US Courts themselves.

Three months later, on December 4, 2023, I recorded a website meeting between George Walker BUSH and someone at the US Courts in Washington, DC. The person at the US Courts went to *Bing.com* (to not be tracked) and searched for and visited *DavidBardes.com*. Based on website traffic

thereafter, it appeared my defendants received bad news.

Later that afternoon my appeal was denied, the dismissal was upheld, but the dismissal *with prejudice* was reversed to *without prejudice*. Giving me basically what I asked for in my appeal, to file an amended complaint, and re-serve my defendants. But I was denied justice over crooked **Judge Douglas R. Cole**. Seems the US Courts acted to protect their own judge, but otherwise threw my defendants under the bus.

This is the way corruption works. But this only sends me back into the hands of the same criminal judges. I have a duty to God and country, to solve the greater problem. Hence this petition.

Reasons for Granting the Petition

I have yet to find anyone in the federal government that obeys the Constitution, or our laws. There is basically no one in charge anymore, the corruption has permeated every level of government. The current situation is untenable.

Rampant Cold Cell Torture Nationwide

Whom commits the greater sin, the inner city young Black man who steals to stay alive, or the government who tortures him to death in a cold cell for stealing?

When the government commits crimes greater than the people, it gives permission to the people to commit more crimes because if the government can get away with it so can they. One begets the other.

With decades of torture lawsuits dismissals, our jails and prisons ramped up the use of cold cell torture, and are now killing two to four inmates a year with the same torturous murder that befell

Jesus Christ. We have become *Ancient Rome*. We have become the *Babylon that must fall*.

History tells us any nation that actively tortures to death their own citizens will be destroyed by God. It is just a matter of time. The United States is subject to the same outcome. God does not recognize borders and nations rather God holds each person accountable for their own actions.

Our governments have become so destructive to the people, that the people are despondent and ready to use their millions of AR-15 machine guns and shelves of ammo to take out our own government.

What Osama Bin Laden failed to accomplish on 9/11, George Walker BUSH finished for him. Destroying the United States of America.

This is the long natural progression of events when we fail to prosecute a President for repeated campaigns of heinous torture and murder rivaling only Adolph Hitler himself.

Instead of obeying the law and Constitution, the full force of government, including the federal courts and even the Supreme Court, went into coverup mode protecting the unrepentant killers, running immunity over murder just to protect comrades.

When the first twenty-two federal judges you encounter are corrupt, it statistically means 100% of federal judges are corrupt. Mathematically not one is righteous. Which is what I have proven true so far.

The cost of protecting George Walker BUSH from our laws has taken a terrible toll on our nation. The Republican Party even adopted torture as a main

party platform. Brutally torturing innocent victims to death became the new law of the land.

When you remove the anchor holding right from wrong, you drift aimlessly. Our nation has drifted to where our entire basis of right from wrong has been upended, where wrong becomes right, and right becomes wrong. This created the opportunity where the unending crimes and lies of President Donald Trump would somehow be viewed as something good.

This is why we must keep our anchor firmly secured in the right from wrong. This is why we have laws. This is why we have a Constitution. Because without them we become us now.

The US Supreme Court abandoned the Constitution to protect George Walker BUSH from our laws and Constitution. Since you are the vicars of our Constitution, and your actions and inactions destroyed our current one, you can repent and turn towards righteousness, and get the ball rolling on affecting a new one. One that will work.

We must maintain order, we must have laws, we must have accountability, we must have a Constitution. Because when you strip away the Constitution and laws, you are left bare before and answering to God's laws. All of you believe in God, or it is reported in the news that you believe in God. But none of you are obeying God. You run immunity over murder, approve torture of any kind, protect heinous actions and crimes by law enforcement, no amount of evil stirs you to fear God.

You spend much of your time executing inmates for their sins, while demanding God forgive yours. Killing God's sheep wins the game for Satan,

your actions compound God's losses. Your job for God is to keep the sheep alive at all cost, that is how God wins the game. Instead, you slaughter the sheep and grant immunity to all your friends doing the same. All without any fear of God.

Let my words stand before you today as your earthly judge, rebuking your corruption of our Constitution and laws, and demand as God demanded in Ezekiel 33, for you to repent and turn from your evil ways.

Conclusion

Chief Justice Roberts, your corrupt court has proven the Constitution is a joke, no one follows it, not even you. Your judges take bribes to dismiss lawsuits and run immunity over murder. Your court is a disgrace. You have failed the people and failed God. There is no way to save your Constitution now, nor a way to save yourself from full accountability. I demand you apologize to the American people, and resign your office, after ordering the machinations of a new Constitution and new government.

I submit this petition out of civic duty to country and great fear of God. As John Quincy Adams said to a reporter about his long efforts to end slavery, "*Duty is ours, results are God's.*"

Respectively Submitted this day 12, of January 2024,

s/

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