

Post TortureGate Period

April 18, 2016 to May 29, 2019

By David Andrew Bardes

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12/21/2022

After the US Supreme Court denied my petition in April of 2016, but ended the instant dismissal of torture lawsuits, known as the TortureGate Corruption Scandal, it was clear I was deep in a proxy battle with George Walker Bush, Dick Cheney, and the CIA, who were acting in their own interests in avoiding the death penalty for brutally torturing to death innocent Muslims using cold cell torture.

Neither of us were looking for each other, rather we both ran into each other. I was earnestly seeking justice from my torturers for my cold cell torture, and George Walker Bush and his gang of cold cell torturers were avoiding lethal injection for their wanton cold cell murders.

The biggest mistake I made was thinking that once my lawsuit was over at the supreme court, that my proxy battle with George Walker Bush and the CIA had come to a close. I lost my lawsuit, it was over, nothing more I could do, go away and leave me alone, were my sentiments. But I was wrong, as George Walker Bush and the CIA had no intentions on leaving me alone. If anything, I posed a more serious threat to them, being on the righteous side of the law. I was vocal in my opposition to the CIA use of cold cell torture and murder, in the same manner and voice as I objected to our own domestic jail and prison's use of same.

ColdCellTorture.com

The name "cold cell" originally came from George Walker Bush's infamous torture memo's making torture legal. This enhanced interrogation technique was titled "cold cell" and "induced hypothermia." So, I named my website "coldcelltorture.com."

I tracked and reported inmates that died from hypothermia. Ran a running blog of cold cell reports, deaths, and lawsuits. The name "cold cell torture" caught on with inmates who previously called it cold air torture, and today two bands have songs online called "cold cell torture." Google has over twenty pages of links when you

Google “cold cell torture.” (except Larry Page and Alphabet, as of 12/18/22, is purposely keeping coldcelltorture.com from ever appearing on any of the twenty pages of links.)

(after I filed *Bardes v. Bush* China dumped ownership in the domain “coldcelltorture.com” and I bought it back. China got it from Bush. Bush got it from me during the first period he tried to kill me. I was forced into a homeless shelter, and broke. Bush put up a website in French selling Niki sneakers. When China got it, it just had Chinese characters. Now it is back up with the original pages. Then months later China dumped ownership of davidbardes.com, which I bought back and put back up.)

CIA Employee Karen Thomas

In 2016, I was living in a failed wedding resort, who rented out cabins 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 suitcases, it looked like she was on vacation. 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, to help her on her computer, she was overly eager towards me. How did she know I could help her on her computer? It was like she had been hand selected for a mission.

I had no way of proving she worked for the CIA or not, so 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. That afternoon, on August 18, 2016, the mailroom clerk at the US Department of Justice, in Washington, DC, placed in the outgoing mail a form letter stating they had received my letter dated June 10, 2017 (mailed 70 days prior) just that day, 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 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 that she received my note in her mailbox.

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 lease packed her bags, and left never to be seen again. Nor did Attorney General Lynch’s office ever get back to me like their letter of August 18, 2016 said they would.

It was clear “Karen Thomas” was a plant sent to spy on me. 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.

(See DOJ August 8, 2016 mailroom letter and June 10, 2016 letter to AG Lynch on the next page.)

David A. Bardes
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June 10, 2016

US Attorney General Loretta Lynch
U.S. Department of Justice
950 Pennsylvania Avenue, NW
Washington, DC 20530-0001

Re: *Bardes v. Aula* (15-983) and the hypothermic torture/homicide cover up

Dear US Attorney General Lynch:

You have successfully protected criminal federal judges and criminal DOJ officers who have covered up hypothermic torture/homicide from my lawsuit which the US Supreme Court denied on April 18, 2016.

Your efforts however may be temporary as my claims and injuries still remain unaddressed and uncompensated.

I guess I have to sue you next, and President Obama, which I really do not want to have to do, but your actions and inactions leave me no choice.

I would suggest you financially settle with me so all of you can put me behind you, but the choice is up to you. I do not think the US Supreme Court wants any more of my petitions on hypothermic torture/murder, but I have no other option than to continue to seek justice in the courts.

I am willing to engage in fully confidential communications should you decide otherwise.

Cordially,
I am,

David A. Bardes

cc:
Jill Westmoreland Rose
U.S. Attorney's Office
227 West Trade St., Suite 1650
Charlotte, NC 28202

2016 – George Walker Bush Cut off Social Security Disability Benefits

After the US Supreme ended TortureGate in April of 2016, I suspected it was George Walker Bush behind my Social Security disability benefits being suddenly cut off. But I had no proof.

Letter to Crown Publishing

I decided to write a book about my cold cell torture and the TortureGate lawsuits. 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, which angered him. That was the Friday before Christmas weekend. Because first thing Monday morning after Christmas on Sunday, George Walker Bush ordered Social Security to turn my disability benefits back on full blast.

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..." my letter rather stated "We can pay you..." And they did.

So, just as fast George Walker Bush turned my benefits on, having therefore been the one to turn them off, once I wrote and published my book anyway, he turned them off permanently, with a claim that I owed \$72,000 back to the SSA. Which today stands as a testament to the corruption of George Walker Bush.

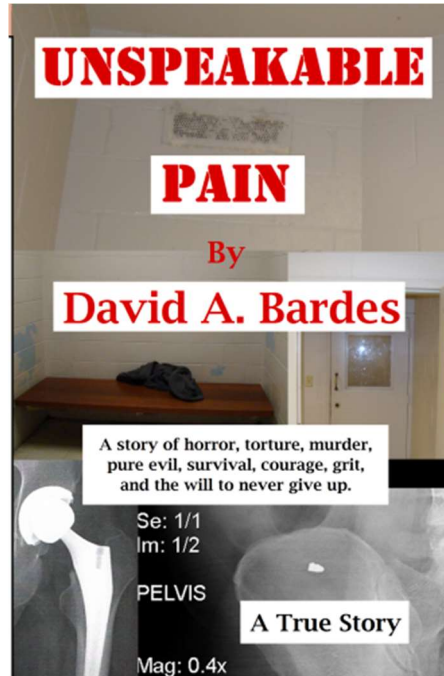
(After Joe Biden became president, he fired the two top people at the SSA for massive corruption in the disability program. Both were Bush loyalists. One refused to leave, and Biden had to force him out with a pen.)

(See SSA "We can pay you..." and Crown Publishing letter on the next page.)

Published book anyway – *Unspeakable Pain*

I wrote and published my book *Unspeakable Pain* anyway, in April of 2017. As a PDF file the book is free, but in paperback you have to pay Amazon to make one for you, and ship it to you.

Unspeakable Pain is already in PACER and it was the main exhibit on the *Bardes v. US Courts* lawsuit.



ICC – International Criminal Court, The Hague, Netherlands

As the below CBS News/AP article attests, the ICC was beginning their investigation into Bush war crimes of torturing innocent Muslims to death with cold cell torture in Afghanistan.

<https://www.cbsnews.com/news/prosecutor-investigation-united-states-personnel-afghanistan-human-rights/>

Prosecutor wants probe of U.S. personnel for alleged crimes in Afghanistan

AP - November 20, 2017, 7:55 PM

THE HAGUE, Netherlands -- The International Criminal Court prosecutor asked judges Monday to authorize an investigation into reported human rights abuses in Afghanistan, including allegations of rape and torture by the U.S. military and CIA, crimes against humanity by the Taliban and war crimes by Afghan security forces.

The request marks the first time that ICC Prosecutor Fatou Bensouda has targeted Americans for alleged war crimes. Bensouda said an investigation under the auspices of the international tribunal could break through what she called "near total impunity" in Afghanistan.

The prosecutor's appeal for authorization also sets up a possible showdown with Washington. The United States is not a member state of the court, but its citizens can be charged with crimes committed in countries that are members.

The U.S. State Department said in a statement that it was reviewing Bensouda's authorization request, but opposes the International Criminal Court's involvement in Afghanistan.

"Our view is clear: an ICC investigation with respect to U.S personnel would be wholly unwarranted and unjustified," the State Department said. "More broadly, our overall assessment is that commencement of an ICC investigation will not serve the interests of either peace or justice in Afghanistan."

As well as alleged crimes by American troops in Afghanistan, Bensouda wants to investigate the activities of CIA operatives in secret detention facilities in Afghanistan and in Poland, Romania and Lithuania, which also are members of the court.

Established in 2002, the International Criminal Court is the world's first permanent court set up to prosecute war crimes, crimes against humanity and genocide.

Bensouda said in a summary of her request that "information available provides a reasonable basis to believe" that U.S. military personnel and CIA operatives "committed acts of torture, cruel treatment, outrages upon personal dignity, rape and sexual violence against conflict-related detainees in Afghanistan and other locations, principally in the 2003-2004 period."

The prosecutor's office said there was reason to believe that at least 54 detainees were abused by U.S. military personnel and at least 24 by CIA operatives.

The alleged abuse included waterboarding, which simulates drowning, and was allowed by the Bush administration after the Sept. 11 attacks. President Obama banned such practices after taking office in 2009.

The 16-page summary said the people likely to be targeted in any future investigations "include persons who devised, authorized or bore oversight responsibility for the implementation by members of the U.S. armed forces and members of the CIA of the interrogation techniques that resulted in the alleged commission of crimes."

The document added that the Taliban and its allies are suspected of crimes against humanity and war crimes "as part of a widespread and systematic campaign of intimidation, targeted killings and abductions of civilians" perceived as supporting the government or opposing the Taliban rebels. From 2009-2016, 17,700 deaths were blamed on anti-government rebels, the request said.

Afghan security forces are, in turn, suspected of involvement in "systematic patterns of torture and cruel treatment of conflict-related detainees in Afghan detention facilities, including acts of sexual violence," Bensouda said.

In a statement, Richard Dicker, the international justice director at Human Rights Watch, welcomed the request to launch an investigation.

"The request to pursue abuses by all sides, including those implicating U.S. personnel, reinforces the message that no one, no matter how powerful the government they serve, is beyond the law," Dicker said.

The ICC is a court of last resort, intended to mete out justice to high-ranking suspects considered most responsible for grave crimes and only when national authorities cannot or will not take legal action.

The request for an investigation in Afghanistan said that while the U.S. maintains that thousands of investigations have been conducted for alleged detainee abuse, those probes appeared only to cover low-level suspects.

Bensouda's filing said alleged abuses of detainees in CIA custody, "appear to have been committed with particular cruelty, involving the infliction of serious physical and psychological injury, over prolonged periods, and including acts committed in a manner calculated to offend cultural and religious values, and leaving victims deeply traumatized."

Former U.S. President Bill Clinton signed the Rome treaty that established the court, but President George W. Bush renounced the signature, citing fears that Americans would be unfairly prosecuted for political reasons.

There is no set timeframe for judges to rule on Bensouda's request. Victims have until Jan. 31 next year to make their views about the possible investigation known to the ICC judges who will assess the request.

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So, I sent the following email to offer assistance in prosecuting our war criminals who seemingly got away with the torturous murder of innocents.

From: "David A. Bardes" <davidbardes@davidbardes.com>

Date: 4/4/2018 4:27 PM

To: otp.informationdesk@icc-cpi.int

To: ICC Prosecutor, Fatou Bensouda at otp.informationdesk@icc-cpi.int

From: David Andrew Bardes, USA

Re: ICC Judge Chang-ho Chung has been compromised by the FBI, George Bush2, & Dick Cheney

Dear Honorable Fatou Bensouda:

You will likely recognize my name from the investigation into the United States' domestic use of "cold cell" hypothermic torture as it relates to the CIA use of cold cell torture in Afghanistan.

I regret to inform you that one of your ICC judges has been compromised by the FBI, P. George Bush2, and VP Dick Cheney. On March 24, 2018 an FBI officer met with Judge Judge Chang-ho Chung in South Korea. My evidence is website traffic logs from the judge's own IP addresses, both from the FBI officer and the judge. The judge used a Nexus 4 smartphone Build/KOT49H.

Then minutes ago, 3:47pm ET, I had another website visit from Judge Chung, with the Nexus 4 smartphone, to a website only Dick Cheney and George Bush2 know about, and gave to the judge, who then visited the website (eliasmonastery.com.)

I do not know if this manner of contact is normal or suspect, so I leave it in your hands. I can provide the evidence in website logs if you desire. George Bush2 has been trying to make contact with me to pay me a large sum of money to take down my websites (coldcelltorture.com) and remove my book, Unspeakable Pain, from the Internet and book markets.

The FBI will intercept this outgoing email, so please continue to have courage.

All my best,
David Andrew Bardes
259 Whitmire Street
Brevard, North Carolina 28712
davidbardes@davidbardes.com
828-577-4775

Later, after the technology CEOs became involved with the cover up of George Walker Bush bribing the ICC judges to thwart the pending investigation, I sent the following letter.

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828-577-4775

February 22, 2019

Liaison Office of the International Criminal Court to the United Nations
Head of the Office
Ms Karen Mosoti
866 United Nations Plaza, Suite 476
New York NY 10017

Re: TortureGate Corruption Murder Scandal

Dear Ms. Mosoti:

You may be unaware, but Interpol's President Meng Hongwei was captured passing bribe money from P. George W. Bush and VP Dick Cheney to a half dozen of your ICC judges to throw the pending investigation into CIA torture.

This "TortureGate Corruption Murder Scandal" has now ensnared billionaires and CEO's of our largest technology companies, growing into the largest corruption scandal in the history of world. I have attached a report which provides more information, including meetings with your corrupt ICC judges.

Your organization is completely compromised. More information is available at <http://ColdCellTorture.com>

Thank you,

David Andrew Bardes, Sui Juris
Enc. Full Discloser Report

CEO's become involved, then China became involved.

Exhibit A, the website snippet traffic log, of this lawsuit, *Bardes v. Bush*, picks up here, just as the technology CEOs became involved in protecting George Walker Bush and the CIA from our laws against torture and murder.

Full Disclosure Report

As a former Registered Representative with the Securities and Exchange Commission (SEC,) I had surviving duties and requirements of full disclosure. Once I had evidence the technology CEOs were committing crimes covering up the Bush bribing of the ICC judges, negotiating with China who intercepted the bribe, I had a duty to report to investors. To satisfy this duty, I mailed the enclosed Full Disclosure Report to a dozen stock analysts. Some web traffic resulted between the CEOs and the analysts, but nothing much happened.

(See one of the full disclosure reports on the next page.)

My Exile (started May 29, 2019)

But between TortureGate, my websites, my books, and my long efforts to put George Walker Bush in prison or be executed according to our laws, the decision was made to just outright kill me.

Those efforts are detailed in the fourth part, Exhibit 4 “The Exile.”

(end)