

1776ToTyranny Freedom <1776totyranny@gmail.com>

Demanding prosecution

1776ToTyranny Freedom <1776totyranny@gmail.com> To: Office of District Attorney for Butler County <ButlerDA@co.butler.pa.us> Tue, Sep 29, 2020 at 9:31 PM

Mr. Goldinger,

Per your request the following is a brief overview of the myriad of CRIMES perpetrated against me. As I mentioned in my prior email the CONCISE STATEMENT provides ALL the EVIDENCE you need for the prosecution of ALL Appellees involved and that are a violation of the United States Codes that I provided in the first email.

I tried to send the email with attachments but it was undeliverable because the files were to big so I am resending this email and you will have to download the Exhibits from my website at 1776ToTyranny.com on the "Timeline of Corruption" page.

Appellee AK Steel (formerly Armco Steel but now Cleveland-Cliffs) entered a civil contract with me for employment that if I followed the LAW and their written directives which is PUBLIC POLICY LAW they would compensate me with future wages, benefits, pension, etc.

Appellee AK Steel would not allow me to be part of the fraudulent Appellee UAW (formerly Butler Armco **Independent Union**) for 90 days AND Appellee AK Steel et al NEVER informed me that they paid the salaries of the Appellee UAW officers and the average overtime from the departments they worked and the officers did not have to work the overtime. Additionally, Appellee AK Steel provided an on company property union hall which is a CRIME because the National Labor Relations Act clearly states a company cannot provide any financial assistance to a union which is spelled out in the **CONCISE STATEMENT**.

That aforementioned FACT is clearly a CRIME against me and every person that has worked at the Appellee AK Steel plant do to the FRAUD of the company owning the FRAUDULENT Appellee UAW and negotiating FRAUDULENT contracts or having FRAUDULENT arbitration hearings.

On 6-22-98 (Exhibit 3) I was verbally instructed by Appellee AK Steel to violate their own written directives and NOT chain down a pinion gear on a Stake Truck which then rolled over with me inside the truck. I sustained bumps and bruises but could have been killed which is a CRIME.

The continued CRIME was when after the Stake Truck rolled over with me inside the truck I was shown pictures of the Stake Truck almost rolling over on co-worker Dan Redick that was proof Appellee AK Steel KNEW that it was unsafe to haul the pinion gear on the Stake Truck and the FACT that after the Stake Truck rolled over on me Appellee AK Steel required the pinion gear to be hauled with a low-boy tractor-trailer.

After this issue I was concerned about all the defective heavy equipment Appellee AK Steel was requiring me and my co-workers to operate and the legal liability that we could assume so I called the PA Attorney General's Office and spoke with David Devries. I explained to Devries about the Linkbelt crane that had a bent jib that we were verbally directed to operate, the Grove crane that had defective steering and verbally directed to operate, the overloaded trailers that we were directed to operate with a tractor not rated for the weight driving down the steep hill from the Hilltop processing that had a 90 degree bend in it to an intersection the public at large could enter the plant to purchase slag from Hecketts Slag and these are just to name a few CRIMINAL ISSUES. When I asked Devries who would assume the liability if someone was injured or killed Devries stated Appellee AK Steel et al would be held civilly liable but whoever was operating the equipment could quite possibly be held criminally liable and serve a prison term.

Exhibit 4 is the Armco Safety and Security Handbook that is PUBLIC POLICY LAW and clearly states that all employees must follow the State Motor Code both inside and outside the plant which Appellee AK Steel WAS and IS STILL directing employees to violate which is a CRIME.

On 7-28-00 (Exhibit 6) was a warning letter I received for inadvertently violating company General Safety Order #3 yet there were other salary and hourly employees on the railroad tracks with me BUT I was the only one that was disciplined.

A letter dated 3-1-01 (Exhibit 9) was a letter sent by my then legal counsel, Dennis Moskal, to numerous Appellee AK Steel supervisors and to then CEO Wardrup apprising them of the legal liability of me and coworkers.

On 3-21-01 (Exhibit 11) is a letter I wrote and sent to then Appellee AK Steel CEO Wardrup and numerous other supervisors detailing the retaliation against me as well as the CRIMES committed against me and coworkers. Yet on 3-23-01 (Exhibit 13) I was escorted out of the mill by plant security because Appellee Edward Tassey gave me a direct order AGAIN to operate a tractor (Exhibit 26) that was not rated to haul the grossly overloaded trailer (Exhibit 27) and NOT chain down the coils clearly against Appellee AK Steel written directives (Exhibit 4) which is Public Policy Law. In Exhibit 13 Appellee Tassey uses fraudulent INCULPATORY excerpts of Exhibit 4 to attempt to incriminate me but does not use the EXCULPATORY excerpts from Exhibit 4 that clearly details I was following the LAW!

Appellees AK Steel et al, UAW et al, Murtagh, Chivers and Papa committed CRIMES and FRAUD with the fraudulent arbitration and defrauding the courts.

Appellee McCune (former Butler County District Attorney) committed a CRIME when he violated his SWORN OATH to uphold the Constitution by refusing to investigate the CRIMES and CONSPIRACY committed against me after I sent him the letter (Exhibit 28) dated 11-29-01 that details the CRIMINAL acts and CONSPIRACY against me as well as United States Codes specifically Title 18 Section 241 – Conspiracy Against Rights. Appellee McCune responded with his letter (Exhibit 31) dated 12-19-01 to me stating he had "no opinion" regarding my employment claims. His SWORN OATH to uphold the Constitution of the United States DOES NOT give him a right to his "OPINION" all he can do is follow and enforce the LAW which is the Constitution of the United States of America and ONLY Constitutional Laws. Appellee McCune also admitted he received the information I sent him as well as **Exhibit 11** that was the letter I sent to Appellee AK Steel CEO Wardrup and other supervisors detailing the retaliatory and CRIMINAL actions against me and co-workers so he had the evidence but chose to commit a CRIME by not prosecuting all involved! Appellee McCune had all the evidence of the CRIME of the truck rolling over with me inside and that I was fired for WHISTLE BLOWING and he did NOTHING which is a CRIME.

Approximately a year after I was fired for WHISTLE BLOWING Keith Ekenrode was killed and was nothing short of MANSLAUGHTER after my continued warnings to Appellee AK Steel et al and McCune! I recently spoke with Chris Cahillane who represented Keith Eckenrode's widow and he told me he was not allowed to discuss the case but if he was ordered to do so he would which would expose the corruption that took place that led to Keith's death. Chris can be reached at 412-594-5552.

My wife and I put together (Exhibit – U.S. Attorney General Letter 2003) dated 3-7-03 that was approximately 300 pages and was sent to then U.S. Attorney Ashcroft detailing the corruption and CIVIL and CRIMINAL activity that was perpetrated against me at the local, state and federal level. The document contained the letter to Ashcroft as well as all the **Exhibits** on my website at 1776ToTyranny.com

After repeated attempts at the local, state and federal level I refiled my Complaint dated 5-29-19 representing myself in Butler County Court. All the judges recused themselves so Appellee Cunningham was brought in as the judge. When I filed the Complaint I DEMANDED A JURY TRIAL which is GUARANTEED under

the Constitution Amendment 7 and the **PREAMBLE** below to the **Bill of Rights** is PROOF the right to a CIVIL JURY TRIAL is GUARANTEED.

"THE Conventions of a number of the States, having at the time of their adopting the Constitution, expressed a desire, in order to prevent misconstruction or abuse of its powers, that further declaratory and restrictive clauses should be added: And as extending the ground of public confidence in the Government, will best ensure the beneficent ends of its institution." (Emphasis added)

Appellee Cunningham, AK Steel et al, UAW et al and ALL legal counsel continued to conspire against my RIGHTS so I sent ALL Appellees the Color of Law Warning Letters (Amended Legal Notice and Warning for Violation of Right Under Color of Law) as part of the court filing by me dated 10-18-19.

When I filed the Complaint I sent a letter to President Trump, U.S. Attorney General Barr, Senator Rubio, Congressman Rutherford and Governor DeSantis apprising them of the CRIMES and CONSPIRACY against me at the local, state and federal level. Senator Rubio sent me an email apologizing for the corrupting I was dealing with so he started a Congressional Inquiry on my behalf and Congressman Rutherford joined the Inquiry.

On 2-20-20 the U.S. Department of Justice / Federal Bureau of Investigation sent Senator Rubio a letter (DOJ-FBI Response to Senator Rubio) asking me to contact the FBI's Jacksonville Field Office to provide more information. I contacted the Jacksonville FBI and after a couple months was asked to send more information so I mailed the letter dated 5-8-20 (**FBI letter**) along with other evidence. Today I spoke with the Jacksonville FBI and they are going to have the agent in charge get back to me for further investigation.

In light of the evidence I have provided you and all the evidence you can find on your own investigation you must:

- Prosecute ALL Appellees with a law license and ALL the principles of Appellee AK Steel et al and principles of Appellee UAW for their CONSPIRACY AGAINST MY CONSTITUTIONAL RIGHTS of Due Process of the LAWS and Equal Protection of the LAWS.
- Prosecute ALL Appellees for the CRIME of defrauding the courts for using labor law to supersede CRIMINAL and CIVIL LAW against me.
- Prosecute Appellee AK Steel et al for the CRIME of verbally directing me to operate the truck against their own written directives – PUBLIC POLICY LAW – that rolled over with the potential of death to me when they KNEW they had pictures of the truck almost rolling over on co-worker Dan Redick and NOT telling me.
- Prosecute Appellee AK Steel et al for the CRIME of verbally directing me to operate the truck against their own written directives – PUBLIC POLICY LAW – on 3-23-01 and then firing me for WHISTLE BLOWING.
- Prosecute Appellee UAW et al for the CRIME of masquerading as a union when IN FACT Appellee AK Steel owns the UAW on the Butler AK Steel property.
- Prosecute ALL Appellees with a law license for their part in violating their SWORN OATH to uphold the Constitution of the United States of America and their SWORN OATH OF OFFICE in

Pennsylvania by their falsehood in defrauding the courts to delay my recovering compensatory and punitive damages.

- Have ALL Appellees with a law license stripped of their law license to never be able to practice law again.
- Prosecute any Appellee for CRIMES that you see as well.

On Tue, Sep 29, 2020 at 9:02 AM Office of District Attorney for Butler County <ButlerDA@co.butler.pa.us> wrote:

I am in receipt of your email. I do not have time to go through all of your attachments and read all of your constitutional law. What crime was committed of which you are a victim do you want investigated and prosecuted?

From: 1776ToTyranny Freedom <1776totyranny@gmail.com>

Sent: Monday, September 28, 2020 4:41 PM

To: Office of District Attorney for Butler County < ButlerDA@co.butler.pa.us>

Subject: Demanding prosecution

Mr. Goldinger,

I called your office today and was given an email of rgoldinger@co.butler.pa.us to send you an email but it was undeliverable so I am resending to this email.

This email is to demand that you honor your oath to uphold the Constitution of the United States of America and your Oath of Office - 42 Pennsylvania Consolidated Statutes Section 2522 and complete a thorough investigation into the criminal activity against me.

Before entering upon the duties of his office, each attorney at law shall take and subscribe the following oath or affirmation before a person authorized to administer oaths:

"I do solemnly swear (or affirm) that I will support, obey and defend the Constitution of the United States and the Constitution of this Commonwealth and that I will discharge the duties of my office with fidelity, as well to the court as to the client, that I will use no falsehood, nor delay the cause of any person for lucre or malice."

Any person refusing to take the oath or affirmation shall forfeit his office.

Attached is the email I sent to you on 8-12-19 that YOU NEVER RESPONDED TO.

As I stated in the attached email to you I referenced you can review all of the EVIDENCE at my website 1776ToTyranny.com on the "Timeline of Corruption" page.

I have completed the entire investigation for you on the CONCISE STATEMENT court filing by me on the website so all you have to do is to prosecute.

I spoke Sheriff Slupe today about making the arrests so you need to contact him.

You will find that ALL Appellees/Defendants have committed a crime by conspiring against my Constitutional Sovereign Individual Rights!

The following are just a few of the United States Codes that the Appellees/Defendants have conspired against me.

U.S.C. Title 18 Section 241 Conspiracy Against Rights

If two or more persons conspire to injure, oppress, threaten, or intimidate any person in any State, Territory, Commonwealth, Possession, or District in the free exercise or enjoyment of any right or privilege secured to him by the Constitution or laws of the United States, or because of his having so exercised the same; or

If two or more persons go in disguise on the highway, or on the premises of another, with intent to prevent or hinder his free exercise or enjoyment of any right or privilege so secured-

They shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse or an attempt to commit aggravated sexual abuse, or an attempt to kill, they shall be fined under this title or imprisoned for any term of years or for life, or both, or may be sentenced to death.

U.S.C. Title 18 Section 242 Deprivation of Rights Under Color of Law

Whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States, or to different punishments, pains, or penalties, on account of such person being an alien, or by reason of his color, or race, than are prescribed for the punishment of citizens, shall be fined under this title or imprisoned not more than one year, or both; and if bodily injury results from the acts committed in violation of this section or if such acts include the use, attempted use, or threatened use of a dangerous weapon, explosives, or fire, shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse, or an attempt to commit aggravated sexual abuse, or an attempt to kill, shall be fined under this title, or imprisoned for any term of years or for life, or both, or may be sentenced to death.

U.S.C. 18 Section 245 Federally Protected Activities

(b)Whoever, whether or not acting under color of law, by force or threat of force willfully injures, intimidates or interferes with, or attempts to injure, intimidate or interfere with—

- (1) any person because he is or has been, or in order to intimidate such person or any other person or any class of persons from—
- (B) participating in or enjoying any benefit, service, privilege, program, facility, or activity provided or administered by the United States:

U.S.C. Title 42 Section 1983 Civil action for deprivation of rights

Every person who, under color of any statute, ordinance, regulation, custom, or usage, of any State or Territory or the District of Columbia, subjects, or causes to be subjected, any citizen of the United States or other person within the jurisdiction thereof to the deprivation of any rights, privileges, or immunities secured by the Constitution and laws, shall be liable to the party injured in an action at law, suit in equity, or other proper proceeding for redress, except that in any action brought against a judicial officer for an act or omission taken in such officer's judicial capacity, injunctive relief shall not be granted unless a declaratory decree was violated or declaratory relief was unavailable. For the purposes of this section, any Act of Congress applicable exclusively to the District of Columbia shall be considered to be a statute of the District of Columbia.

U.S.C. 42 U.S. Code Section 1986 Action for neglect to prevent

Every person who, having knowledge that any of the wrongs conspired to be done, and mentioned in section 1985 of this title, are about to be committed, and having power to prevent or aid in preventing the commission of the same, neglects or refuses so to do, if such wrongful act be committed, shall be liable to the party injured, or his legal representatives, for all damages caused by such wrongful act, which such person by reasonable diligence could have prevented; and such damages may be recovered in an action on the case; and any number of persons guilty of such wrongful neglect or refusal may be joined as defendants in the action; and if the death of any party be caused by any such wrongful act and neglect, the legal representatives of the deceased shall have such action therefor, and may recover not exceeding \$5,000 damages therein, for the benefit of the widow of the deceased, if there be one, and if there be no widow, then for the benefit of the next of kin of the deceased. But no action under the provisions of this section shall be sustained which is not commenced within one year after the cause of action has accrued. (R.S. § 1981.) (emphasis added)

U.S.C. Code Section 1985 Conspiracy to interfere with civil rights

(2) Obstructing justice; intimidating party, witness, or juror

If two or more persons in any State or Territory conspire to deter, by force, intimidation, or threat, any party or witness in any court of the United States from attending such court, or from testifying to any matter pending therein, freely, fully, and truthfully, or to injure such party or witness in his person or property on account of his having so attended or testified, or to influence the verdict, presentment, or indictment of any grand or petit juror in any such court, or to injure such juror in his person or property on account of any verdict, presentment, or indictment lawfully assented to by him, or of his being or having been such juror; or if two or more persons conspire for the purpose of impeding, hindering, obstructing, or defeating, in any manner, the due course of justice in any State or Territory, with intent to deny to any citizen the equal protection of the laws, or to injure him or his property for lawfully enforcing, or attempting to enforce, the right of any person, or class of persons, to the equal protection of the laws; (emphasis added)

(3) Depriving persons of rights or privileges

If two or more persons in any State or Territory conspire or go in disguise on the highway or on the premises of another, for the purpose of depriving, either directly or indirectly, any person or class of persons of the equal protection of the laws, or of equal privileges and immunities under the laws; or for the purpose of preventing or hindering the constituted authorities of any State or Territory from giving or securing to all persons within such State or Territory the equal protection of the laws; or if two or more persons conspire to prevent by force, intimidation, or threat, any citizen who is lawfully entitled to vote, from giving his support or advocacy in a legal manner, toward or in favor of the election of any lawfully qualified person as an elector for President or Vice President, or as a Member of Congress of the United States; or to injure any citizen in person or property on account of such support or advocacy; in any case of conspiracy set forth in this section, if one or more persons engaged therein do, or cause to be done, any act in furtherance of the object of such conspiracy, whereby another is injured in his person or property, or deprived of having and exercising any right or privilege of a citizen of the United States, the party so injured or deprived may have an action for the recovery of damages occasioned by such injury or deprivation, against any one or more of the conspirators. (R.S. § 1980.)

U.S.C. U.S. Code Section 1982 Property rights of citizens

All citizens of the United States shall have the same right, in every State and Territory, as is enjoyed by white citizens thereof to inherit, purchase, lease, sell, hold, and convey real and personal property. (R.S. § 1978.)

If you choose not to investigate and prosecute then you are part of the conspiracy!

Call me to let me know you are starting the investigation and if I do not hear from you within a few days I will forward this correspondence to the Supreme Court of Pennsylvania where I just filed my Notice of Appeal.

I will Priority Mail this correspondence as well so you cannot say you did not receive it.

Joe Myers

904-254-6472 (call or text)

1776ToTyranny.com

"In free governments the rulers are the servants, and the people their superiors and sovereigns." -Benjamin Franklin

Let FREEDOM RING!

Joe Myers

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2 attachments



