

UNITED STATES COURT OF APPEALS FOR THE SIXTH CIRCUIT

540 Potter Stewart U.S. Courthouse

100 East Fifth Street

Cincinnati, Ohio 45202-3988

Case Number: 23-3272

Appeal Brief of *Bardes v. Bush et al* (1:22-cv-290)

1. Judge Douglas R. Cole dismissed my lawsuit solely on his belief my life never happened, could never have happened, case dismissed.

2. At first, the magistrate clearly called into question my mental health, claiming my entire life story was a fantastical delusion, and the court was inadequate in providing the help I obviously needed. Which I addressed sufficiently enough in my objections, such Judge Douglas R. Cole never mentioned my mental health again. Rather cast aside the magistrate's laundry list of other recommendations, and solely based his dismissal on my entire life's story never happening, it was to the highest degree possible never to occur, therefore the court had nothing of factual legal substance to even work with, case dismissed.

3. Two weeks after Judge Douglas R. Cole's instant 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. 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.

4. I confronted Judge Douglas R. Cole with the damning evidence 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.
5. 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.
6. 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 onto it at the time, that visited and then download three lawsuit files from my website to their local hard drive.
7. The three files downloaded were Judge Douglas R. Cole's own rulings, as if wanting to verify as being accurate. It would take the IT department maybe three minutes to confirm the exact computer and person. Judge Douglas R. Cole knows this as I stated it in my accusations, so why would Judge Cole then hang his neck on this lie? Alibi?
8. 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.
9. 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.

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

11. I searched Google for "How many times a year does Google bot visit your site?" The answer back: Between every 4 to 30 days (or 12 to 90 times per year.) This was true on my websites until 2018, when "Google Bot" started visiting 6,000 times per year, and "Bing Bot" 10,000 per year. I have over 2,600 pages of annotated website traffic log files detailing when the CEO's first became involved. GoDaddy hosting saves historic website traffic logs forever, so the evidence speaks for itself forever.

Review and Relief

12. There is no question that the evidence is more than sufficient to convict Judge Douglas R. Cole of massive corruption at the hands of defendants with a sordid public track record of influencing federal judges. Proving Judge Douglas R. Cole conducted a secret ex-parte meeting with my defendants where the topic was me and my websites – two weeks after Judge Douglas R. Cole dismissed my lawsuit claiming my life never happened.

13. The truth is my life did happen, as I proved in documented detail in my objections and with what exists in the public record, therefore the "error" in the law I wish the appeals court to review, is Judge Douglas R. Cole not using any law whatsoever, rather violating all of them, including every Constitutional right I have, and to that of any form of fairness, lack of any due process, locked out of chance of justice, and the rights I earned by paying my filing fee. My money was stolen by criminals.

14. The relief I seek, is twofold. First, I request the court do what is required by policy and law when damning evidence of crimes against a sitting judge is petitioned to the court. Secondly, I request the court send the case back down to the district level, allow me to file an amended complaint, and re-serve my defendants. Under the auspices of new judges whom are not so easily bought.

Conclusion

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

16. 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.

17. Now the appeals court is in the judge's seat, their accounting to be set in the record. My expectations are low. The appeals court judges will likely succumb like those before. The United States Supreme Court is the only court that has stood up to George Walker Bush and the CIA. When they ordered federal judges to no longer dismiss torture lawsuits, thus allowing torture prosecution against the CIA to move to trial.

18. So, perhaps my third trip to the United States Supreme Court will be more fruitful.

Respectfully submitted this day __30__, of May 2023,

By, _____

David Andrew Bardes, *Pro Se*

3522 Kimberly Drive, Apt 8

Erlanger, KY 41018

828-577-4980

davidbardes@yahoo.com

CERTIFICATE OF SERVICE

I hereby certify that a true copy of the above motion was deposited in the United States Postal Service and/or email via the court's list of parties, to:

George Walker Bush
Office of George W. Bush
Post Office Box 259000
Dallas, Texas 75225-9000

Richard Bruce Cheney
1789 Massachusetts Ave. N.W.
Washington, DC 20036

William Henry Gates III
PO Box 23350
Seattle, WA 98102

John Charles Hansberry
Fox Rothschild LLP
500 Grant Street, Ste 2500
Pittsburgh, PA 15219
Email: jhansberry@foxrothschild.com

W Ward Morrison, Jr.
Fox Rothschild LLP
1001 Fourth Ave., Suite 4400
Seattle, WA 98154
Email: wmorrison@foxrothschild.com

Karey Elizabeth Werner
Rajeev K. Adlakha
200 Public Square
Suite 1400
Cleveland, OH 44114
Email: kewerner@vorys.com, rkadlakha@vorys.com

Edward Hubbard
101 East Town Street, Suite 500
Columbus, Ohio 43215-3469
Email: ehubbard@westonhurd.com

By,

x

David Andrew Bardes, *Pro Se*