

# IN THE UNITED STATES DISTRICT COURT

For the District of Southern Ohio

Southern Ohio District - Cincinnati, Ohio

Bardes v. Bush et al (No. \_\_\_\_\_)

1:25CV661

J. HOPKINS

*Plaintiff:*

David Andrew BARDES, as a taxpayer

*Defendants:*

George Walker BUSH, individually  
Richard Bruce CHENEY, individually  
Barack Hussein OBAMA II, individually  
Joseph Robinette BIDEN Jr., individually  
Donald John TRUMP, officially and individually  
William Henry GATES, III  
MICROSOFT Corporation  
Lawrence Edward PAGE  
ALPHABET, Inc.  
Timothy Donald COOK  
APPLE, Inc.  
Mark Elliot Zuckerberg  
META PLATFORMS, INC.  
Jeffrey Preston Bezos  
AMAZON.COM, INC.  
GODADDY INC.  
UNITED STATES OF AMERICA  
SOCIAL SECURITY ADMINISTRATION  
CENTRAL INTELLIGENCE AGENCY  
FEDERAL BUREAU OF INVESTIGATION  
Laura Lane Welch Bush  
Assistant US Attorney John J. Stark, officially and individually  
Jose A. Rodriguez Jr., individually  
James Alton Cannon Jr., officially and individually  
Paul W. Garfinkel, officially and individually  
Dr. Ralph B. Piening III, MD  
John and Jane DOE(s)

COMPLAINT

FILED

TIME \_\_\_\_\_

SEP 10 2025

RICHARD W. NAGEL  
Clerk of Court  
CINCINNATI, OHIO

## TABLE OF CONTENTS

i. PREVIOUS CASES .....	2
ii. LIST OF EXTERNAL EXHIBITS.....	3
iii. LIST OF INTERNAL EXHIBITS.....	3
A. JURISDICTION .....	4
B. PROPER VENUE .....	4
C. TOLLING STATUTES.....	4
D. OVERVIEW .....	4
E. PARTIES .....	5
F. FACTS OF THE CASE .....	5
G. STATEMENT OF CLAIMS .....	52
H. JURY DEMAND AND RELIEF SOUGHT .....	59
I. CONCLUSION .....	59

### i. PREVIOUS CASES

1 **Bardes v. Bush et al (1:22-cv-290)** was dismissed with prejudice by Judge Douglas R. Cole on March 6, 2023. Two weeks later, on March 20, 2023 evidence was obtained that Judge Douglas R. Cole accepted bribes from the Defendants to dismiss the lawsuit. On December 4, 2023, the Sixth Circuit Court of Appeals modified the district court's judgement to be a dismissal without prejudice. On December 9, 2024, I sued the federal judges for civil claims under charges of criminal bribery under Title 18, sections 666 and 201 in **Bardes v. Cole et al (1:24-cv-701.)** That lawsuit is hopelessly stuck in deep corruption because I obtained and submitted the evidence in subsequent filings the new judges on the case were also bribed by my Defendant such the judges were replaced with even more bribed judges, or simply recused themselves. The magistrate recused himself from the case with no replacement named. Due to the evidence presented in the case, the law requires referral to the federal authorities for criminal prosecutions, but the judges refuse to obey the law. The outcome of the case is uncertain, as to the best of my knowledge, the current situation has never occurred before in the history of the federal courts.

But with the previously bribed judges out of the way, I can now refile ***Bardes v. Bush et al*** in the hopes of being assigned new judges who obey the law and Constitution and resist more bribery by my Defendants.

## **ii. LIST OF EXTERNAL EXHIBITS**

### **From *Bardes v. Cole et al* (1:24-cv-701):**

- Doc 3, ORDER REASSIGNING CASE. Judge Matthew W. McFarland replaced by retired Judge Michael R. Barrett.
- Doc 6 & 13, Motion to dismiss filed by fired US Attorney, then refiled.
- Doc 15, Objections and Sounding Alarm Over Threats to the National Security of the United States
- Doc 16, ORDER OF REASSIGNMENT - Judge Michael R. Barrett replaced by retired Judge Jack Zouhary,
- Doc 17, Objections to the Court Playing Musical Judges
- Doc 18, ORDER - Magistrate Judge Peter B. Silvain RECUSES himself from this case.

### **From *Bardes v. Bush et al* (1:22-cv-290):**

- Doc 1, Exhibit A (77 Website Traffic Log Snippets)
- Doc 31, Exhibit 1
- Doc 31, Exhibit 2
- Doc 31, Exhibit 3
- Doc 31, Exhibit 4

### **From *Bardes v. US Courts et al* (1:17-cv-89):**

- Doc 1, Exhibit A-Unspeakable Pain

## **iii. LIST OF INTERNAL EXHIBITS**

- Exhibit A – 17 lawsuits in 17 Years Dismissed by Bribed Judges
- Exhibit B – Chronological Website Records from 7/27/2016 to 6/10/2021
- Exhibit C – Social Security Disability Overpayment Claim for \$72,310.20

**Note:** *Exhibit B is 1,920 pages in length, I am requesting the right to submit to the court in a PDF document to avoid a stack of paper a foot tall that places a burden on the clerk to scan in with a scanner that is known to skip pages. The file is 23MB in size and a copy can be downloaded from: <https://coldcelltorture.com/Exhibit-B-Website-Log-Records.pdf>*

# Complaint

## A. JURISDICTION

2. This court has jurisdiction under Diversity of Parties (28 U.S.C 1332(a)) and Federal Question (28 U.S.C. § 1331) and Civil Rights Jurisdiction (28 U.S.C. § 1343.) This action arises under the Constitution and laws of the United States, including 42 U.S.C. §§ 1983, 1985, and 1988. This Court has supplemental jurisdiction over Plaintiff's state-law tort claims pursuant to 28 U.S.C. § 1367.

## B. PROPER VENUE

3. Venue is proper in this District under 28 U.S.C. § 1391 because a majority of my Defendant's attempts to kill me occurred in Cincinnati, Ohio. The last two lawsuits dismissed by judges criminally bribed by my Defendants, occurred in Cincinnati, Ohio. There is no other more proper venue. I have lived in Cincinnati and the Erlanger, Kentucky suburb of Cincinnati during these periods of attempted killing and criminal bribery to dismiss lawsuits.

## C. TOLLING STATUTES

4. Ever since my cold cell torture and gunshot by Defendant James Alton Cannon, Jr. on April 3 to 5, 2006, I have never stopped suing for justice. I have litigated seventeen (17) federal lawsuits over seventeen (17) years, so the clock has never run out of time on the statute of limitations.

Please see *Exhibit A – 17 lawsuits in 17 Years Dismissed by Bribed Judges*.

## D. OVERVIEW

5. This is a personal injury lawsuit, among other claims, against a group of Defendants who caused me great and prolonged suffering and unspeakable pain along with many attempts to

outright kill me. I am now suing my oppressors for the reckless infliction of emotional distress, and violations of civil rights, among other claims.

## **E. PARTIES**

Plaintiff, David Andrew Bardes, is a private citizen and taxpayer.

Defendants are individuals, corporations, and governmental bodies listed in the masthead of this complaint.

## **F. FACTS OF THE CASE**

### **Preface**

6. In his last year of being President of the United States, on January 6, 2008, George Walker BUSH traveled to Israel where he was presented with a parchment scroll signed by two Orthodox Rabbis (Rabbi A Even Yisrael Steinzaltz and Rabbi Chaim Richman) and a Rabbinical scholar (Dr. Gadi Eshel) from leading Jewish end times organizations, that has come to be called "***The Bush Scroll.***" See copy (<https://juchre.org/nor/bushscroll.htm>)

7. The first words of the scroll read "***To The Honorable Mr. George W. Bush, President of the United States of America,...Esteemed Mr. George W. Bush, the chief prince of Meshech and Tubal (Ezekiel 38:1), leader of the west!***" This title of "***chief prince of Meshech and Tubal***" with the biblical citation, refers to God's greatest enemy: ***GOG from the land of MAGOG.*** Quoting God from Ezekiel 38:3 "***This is what the Sovereign Lord says: I am against you, Gog, chief prince of Meshek and Tubal.***"

8. ***The Bush Scroll*** concludes with giving George Walker BUSH a choice where he can either choose eternal life by repentance, or eternal destruction at the hands of God extinguishing his spirit. The scroll ends with "***Before you is a choice: You can merit to eternal life, or be inscribed for eternal disgrace. Your [GOG] fate and that of all those with you [MAGOG]***"

*hangs in the balance of the destiny of our land.”*

9. The gifting of this ***Bush Scroll*** to GOG, which is every other letter of GeOrGe, was reported in the news by a few religious organizations, but was mostly ignored by the general press, likely due to a lack of understanding its meaning or purpose.

10. According to God’s prophecy from the biblical prophets of Israel, GOG AND MAGOG is an end times secret underground corrupt criminal organization comprising of 120,000 to 185,000 of the world’s top governmental and business leaders who rule the world with crime, corruption, and murder. GOG AND MAGOG are ultimately destroyed by God raising up the Jewish Messiah named “***David***” who has the spirit of Elijah, who unites the three faiths of the God of Abraham playing the roles of the return of John the Baptist to Christians, the Jewish Messiah to the Jews, and the Islamic Mahdi to the Muslims. “***David***” defeats GOG AND MAGOG using only words on paper after great and prolonged suffering at their hands to earn God enough owed back good due from Satan for God to win the ***Battle of GOG AND MAGOG***. This end times battle is also known as ***Satan’s Last Stand***, as the resulting worldwide peace that “***David***” establishes, defeats Satan winning the game for God.

11. ***The Bush Scroll*** effectively identifies George Walker BUSH as GOG, and the United States as the “*Babylon*” where MAGOG has its secret homebase. Just how and where these Rabbis gained their insight, be it from Israeli intelligence or divine revelation, or both, is unknown. But as the facts of my lawsuit will reveal, GeOrGe (GOG) Walker BUSH clearly chose the latter of the two options the scroll presented before him.

### **Background on Plaintiff**

12. I am a 62-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 work full time, I am not disabled, and I am not suffering from a mental illness. I have doctors to testify I am sane.

13. I earned 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.

### **Definition of “Cold Cell” Hypothermic Torture**

14. “Cold Cell” torture, also known as “induced hypothermia” or “cold air” torture, is the United State’s most frequently used form of torture. Our jails and prisons maintain specially engineered “cold cells” super-chilled down to 40-to-45-degree F temperatures to cause victims to shiver violently for hours. Referred to as “drunk tanks” or “intensive management” cells, I have found eighteen inmates who have died from this most painful death a human can endure, being the same torturous death Jesus Christ succumbed to with bones nailed to a cross to prevent shivering that can prolong the onslaught of death.

15. Once a much denied most coveted secret, the horrific high profile cold cell murder of Alabama jail inmate Tony Mitchell on January 26, 2023 went viral in the national news and resulted in the first cold cell torture criminal convictions of jailers in our nation’s history. The now infamous jail video of the cold dead body of Tony Mitchell being carried into a patrol car contradicted jailer’s testimony that Mitchell was alive when they took his body to the hospital. Doctors ruled his death as homicide by hypothermia.

16. When the US Senate published their Report on CIA Torture on December 9, 2014, it revealed President George W. BUSH and Vice President Dick CHENEY’s widespread use of Cold Cell Torture used to freeze to death innocent Muslims in their campaigns of torture after the attacks of 9/11. One innocent Muslim named Gul Rahman was deemed guilty for resisting the

torture and was brutally beaten until bones were broken, stripped naked below the waist, and frozen to death with cold cell torture. Rahman's family was denied his dead body for burial as it would reveal the cause of his horrific murder.

17. Of the hundreds of Muslims packed into the Guantanamo Bay prison for round the clock cold cell torture, only five had anything to do with the attacks of 9/11. All the others were completely innocent. One inmate lost his mind from the constant torture becoming a vegetable. The 9/11 victim's families were denied justice because the five terrorists could not be put on trial due to the prolonged and prolific torture they endured.

18. But the failed BUSH/CHENEY torture program started what would a two-decade long process of the White House and federal judges dismissing every torture related lawsuit to protect their friends in government from facing prosecution for torture and murder. This became known as the *TortureGate Corruption Scandal*.

### **Chronological Order of Events**

#### **March 18, 2003 (Charleston, South Carolina):**

19. On March 18, 2003, my ex-wife Betsy Foos Bardes, submitted a notarized affidavit to the South Carolina Department of Social Services ("DSS") claiming I owed her \$13,596 in unpaid child support over a five-year period. Fortunately, I kept excellent records, and assembled every canceled check and every bank statement, such after a four-hour meeting with the prosecutor, South Carolina State Attorney John M. Magera, I had proved to him that not only was I not in arrears, but rather I had overpaid my child support by \$12,633.91. John M. Magera agreed, and obtained a signed court order striking the falsely reported arrears.

20. The problem was the lazy prosecutor John M. Magera took over a year to get the signed court order striking the falsely reported arrears, during which time my name had been reported to



county, state, and federal databases, that I was a “mega-deadbeat dad.” These triggered hundreds of mechanisms designed to obliterate and punish deadbeat dads. Once reported to the credit bureaus, my business working capital was shut off, then my personal credit was shut down, credit cards canceled, debts recalled, loans cancelled, money was confiscated, tax receipts intercepted. Over a period of eighteen months, I went from being a multi-millionaire business owner, to being broke, homeless, \$300,000 in debt, and being deeply depressed and living in tents. South Carolina had no due process protections in place for the falsely accused, just upon the testimony of the mother, the father was instantly declared guilty and immediately destroyed and wiped off the financial grid. It was fast and brutal.

21. After I had proven to John M. Magera that I was not in child support arrears, he met privately with Betsy Foos Bardes to confront her with what was obviously a falsely reported affidavit of arrears. In what John M. Magera later confessed to his employer, upon which his employment was terminated, he received oral sex from Betsy to not prosecute her for lying and committing perjury. I found out about the oral sex after John M. Magera told my sister upon my release from jail.

22. Due to John M. Magera’s sex crimes, and my efforts to sue him and the state for financially wiping me out, John M. Magera made the decision to prosecute me for real child support arrears, because I was disabled with severe depression and unemployable and unable to pay \$50,000 a year in child support, as I was broke. I was put on trial twice, and declared innocent each time.

23. This angered John M. Magera so much that after my second trial on October 18, 2005, he approached our family pastor, whom I brought to the trial as a witness, saying as Deron Thomas Peterson wrote in his affidavit of support ***“At this point Mr. Magera became quite frustrated and stated angrily, ‘You go tell Mr. Bardes he's fucked!’ I then asked him to calm down and***

*refrain from using such profane language in mine and Ms. Foos-Bardes' presence."*

24. I took John M. Magera's vulgar warning as a death threat, which was soon to be carried out as exactly that. John M. Magera conspired with a close friend from his synagogue, Family Court **Judge Paul W. Garfinkel**, and **Sheriff James Alton Cannon Jr.** to arrange a third snap trial, throw me in jail without listening to my testimony, and immediately kill me the moment I stepped inside the sheriff's jail.

25. I had to make the decision to flee from the third trial, or voluntarily submit to being jailed and killed. I did not know how they would kill me, but I made the decision to attend my trial and voluntarily go to jail.

**Trial of April 3, 2006 (Charleston, South Carolina):**

26. As I suspected, South Carolina Family Court **Judge Paul W. Garfinkel** refused to listen to me, and just immediately sentenced me to six months in the Charleston County Detention Center without any good time or work credits. After I was sentenced, I looked into the eyes of the evil judge, and said *"You are fired, the public trust of the United States has fired you. Get down from the bench, you are a disgrace."* **Judge Garfinkel's** face was pale in shock and his eyes wide open, as four sheriff deputies picked me up into the air and carried me out of the courtroom to be bound in body chains and hauled off to jail (It took me and many others six years to get **Judge Garfinkel** fired, but sure enough, the state fired him after so much corruption cost the state so much money.)

27. Once I stepped foot inside of the jail, they did not even bother taking my mugshot as I was immediately locked inside of cold cell 1613, located off of the booking room. Called the *"Intensive Management Cell"* cell 1613 was located directly underneath the air conditioning air handler, which blew 45-degree F air through a huge hole in the wall, super chilling the tiny cell

such my hair was blowing in the cold wind.

28. I asked for my jacket three times and was denied each time. Wearing only a thin polo shirt and a pair of khaki pants, I sat on the small cold bench shivering violently. I looked up at the steel grate over the hole in the wall as the frigid cold air blew in my face, and thought to myself, if they do not get me out of here, I will die of hypothermia in a matter of hours. Realizing this highly engineered cold cell was specifically made for torture and murder, I prayed to God saying ***“God if you get me out of this cold cell, I will stop at nothing to being an end to its use.”*** Each minute that past brought enormous amounts of shivering pain, as my body lost its heat one degree at a time. By what I guessed to be about midnight, a guard came into the cell, but my eyes by that time only saw a blurred outline of his body, and I said to him ***“If you do not get me out of here, I am going to dye from hypothermia.”*** He replied ***“I will do no such thing until you comply.”*** I replied to him ***“that is your decision to make.”*** I was really out of it, as he left the cell locking the door behind him.

29. At about what I guessed as 2:00am, I entered the last phase of a slow hypothermic death, something doctors call ***“paradoxical undressing and terminal burrowing.”*** I experienced something so horrific that I refer you to read the full description in my book ***“Unspeakable Pain”*** (listed exhibit from Bardes v. US Courts et al (1:17-cv-89), Doc 1, Exhibit A-Unspeakable Pain) but I describe it as being similar to burning alive by fire over and over again. After an hour of this burning alive the pain came to a complete and sudden end, I lost consciousness, I slipped into a medical condition called ***“hypothermic coma.”*** This condition of coma is not death, and I do not claim I died, rather it is similar to death, but from which one out of six thousand victims fully recover. They rest just die.

30. During the 24-hour period my body was in coma over two days, someone shot me with a

gun, and someone with medical knowledge sutured the bullet wound closed with three overhand cadaver sutures, preparing me for the morgue. Just who shot me and why, and who sutured the wound closed, is unknown, but using inductive reasoning the list of most likely possibilities indicate **Sheriff James Alton Cannon Jr.** shot me, and the jail's doctor **Dr. Ralph Peoning, MD** is the one who sutured the bullet wound closed. Based on what we do know, and the jail's transaction log, these are the only two people who could.

31. There are many guesses as to why I was shot, and the most likely guess is that once the jailers found me unconscious on the floor of the cold cell, they summoned the doctor, **Dr. Ralph Peoning, MD** who likely declared me dead from hypothermia (I was not dead) and then summoned the sheriff. **Sheriff James Alton Cannon Jr.** was also convinced I was dead from hypothermia (I was not dead.) The sheriff fearing the medical examiner determining me dead from hypothermia (I was not dead) would give away the existence of a secret torture chamber designed to induce hypothermia, so **Sheriff James Alton Cannon Jr.** had to find a creative way to blame my death (I was not dead) on a different cause. The bad decision was made to shoot me with a gun, suture up the wound, and then declare I purposely committed suicide before my trial so as to expire inside the jail. I had previously told the nurse that I was suffering from depression, so that became a convenient excuse to fabricate a feigned cause of death.

32. **Sheriff James Alton Cannon Jr.** then put an untraceable gun to the lower right quadrant of my stomach, pointed it to my spine, and pulled the trigger. The bullet ricocheted off my spine, taking out my legs, then settled in the tissue of my right hip (Which is where the two emergency room doctors discovered the bullet five years later.) My shot-up body was then left on the floor of cold cell 1613 for two more days, to give my body enough time to otherwise cool down naturally to avoid the medical examiner from suspecting hypothermia. But again, these two

paragraphs are guesses as to what took place, but based on the evidence of the bullet and the scar on my stomach, they are educated guesses.

33. But in an unexpected turn of events, on the morning of the third day, at 2:55am according to the jail's transaction log, I beat one in six thousand odds, when by body naturally reanimated from hypothermic coma, and I was paralyzed below the waist. Video evidence obtained during discovery of my first federal lawsuit, shows the jailers taking me to the jail's hospital on the third floor in a wheelchair, with my head flopped to one side looking barely alive. At this point of my story, I refer you to my book, *Unspeakable Pain*, for a full explanation of what transpired, as there were three more attempts on my life to cover up and prevent me from discovering I had been shot during my period of hypothermic coma. By reasons I can only ascribe to the will of God, I survived.

35. After spending 72 days in the "*Medical Observation Unit*" I was released from jail on June 15, 2006, but only after being forced to sign under much duress, a jailhouse agreement written by **Judge Paul W. Garfinkel**, that I would not sue anyone for the what took place inside of what I called "*Satan's House*."

#### **February 12, 2008 - First Federal Torture Lawsuit:**

36. When I got out of jail, I sought help from lawyers to sue my torturers, but each told me there was nothing they could do to help me because every torture lawsuit would be dismissed to protect George Walker BUSH, Dick CHENEY, and the CIA from prosecution for their use of cold cell torture to kill innocent Muslims. This nationwide dismissal of all torture lawsuits, even from domestic torture, was known as the *TortureGate Corruption Scandal*.

37. Undeterred, I taught myself the law and on February 12, 2008, I 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 without the judge even reading it claiming I had not paid my filing fee. I filed objections pointing out I had paid my filing fee, and won; the case rolled into discovery.

38. **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 **District 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.

39. 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.

40. 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 brutally torturing innocent Muslims to death would not be fully known until **Justice Scalia's** untimely death in 2016.

**Later in 2011 (Charleston, South Carolina):**

41. **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 domestic torture lawsuits. I was to learn after the fact, the judge was whacked. The South Carolina state attorney for the Department of Social Services, Prosecutor John Magara, was fired by the state after confessing he received oral

sex from my ex-wife to continue to prosecute me despite my evidence proving I had actually overpaid my child support. Then after my second lawsuit was filed, the family court judge who illegally jailed me, **Judge Paul W. Garfinkel**, was fired by the state in the middle of his contract term due to severe undiagnosed mental illness causing unstoppable corruption and large legal claims the state no longer wanted to pay.

**November 17, 2011 - Second Federal Torture Lawsuit:**

42. On 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.

43. **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.

44. Cold cell torture may have been a well-kept secret, but in 2010 I put up a website *ColdCellTorture.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.

45. By no fault of my own, I found myself in an unwilling proxy battle with George Walker BUSH, Dick CHENEY, and the CIA who were protecting themselves from prosecution for their use of brutal cold cell torture to murder innocent Muslims. While I was earnestly seeking justice from my own domestic torture, I ran into a brick wall – dark forces of corruption that would take me twelve more years to defeat.

### **December 9, 2011 – Auto Accident Discovers Bullet in Hip:**

46. On the evening of December 9, 2011, while driving through the Elon University campus, in Elon, North Carolina, I was rear ended in a slow speed accident by a student driving an SUV, 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.

47. I looked at my ex-wife Betsy (who previously apologized for her adultery and false accusations, and I forgave her,) who had known me since I was fifteen years old, my adult daughter Allison Pape Bardes, and answered ***“I have never been shot, not that I am aware.”*** The doctors pointed to the x-ray, saying there is a bullet in your right hip.

48. The bullet explained the mysterious scar on my stomach, and the nerve damage down my right leg that eventually led to a fracture in my left hip, putting me back in a wheelchair for four years. Discovering the bullet five years after being shot was too late for my first torture lawsuit, South Carolina SLED (SBI) protected their own people by doing nothing, and the FBI told me to hire a lawyer.

### **PTSD From Torture/Gunshot:**

49. When I got out of jail on June 14, 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 (PTSD is not a mental illness, rather a physical malady,) but there is for symptoms of depression and anxiety (which are treatable mental illnesses.) With PTSD you are fully ***sane***, rather you just feel very poorly.



50. After hip surgery in March of 2013 to restore my walking, my depression lifted, and in 2014 my psychologist told me I no longer needed to see him, by 2018 I had been cured of PTSD. Back then there was only one proven 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):**

51. My long-sought 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."*

52. The report detailed in way too graphic of 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 Rahman, 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 was frozen to death overnight with **hypothermia**. The CIA refused to give his cold dead beaten body back to his family for burial.

53. 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. He called his *enhanced interrogation technique* *"Cold Cell"* or *"Induced Hypothermia."* Rome called it crucifixion.

54. While hundreds of innocent Muslims were packed into Guantanamo Bay Torture Camp 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 became so severely mentally ill from the constant torture, that he lost his mind becoming a vegetable. From 1997 to 2000, I worked on the 101<sup>st</sup> floor of 2 World Trade, and on 9/11, I lost 176 friends and colleagues, three of whom were close mentors. I can personally vouch they would be aghast at the failed BUSH/CHENEY torture response as a result of their deaths. These people were righteous ethical hardworking God-fearing law-abiding citizens.

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

56. 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 their 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 Rahman.

57. Both of us were obviously hoping for better outcomes in the courts than before the BUSH/CIA Torture Report was published. Both of our lawsuits were risky, being 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 the *TortureGate Corruption Scandal*.

#### **September 24, 2015 - Race to the Supreme Court:**

58. 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.

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

60. *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):**

61. 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):**

62. Someone in Kennebunkport, Maine visited *coldcelltorture.com* coming from *Google.com*. When you Googled *cold cell torture* my website *coldcelltorture.com* would come up in first place.

**January 26, 2016 (Washington, DC):**

63. 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*

64. 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):**

65. 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):**

66. **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 heinous 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:**

67. **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 thirty other members at a hunting ranch in way west Texas. **Justice Scalia** left his federal 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, not wanting to be discovered.

**Using inductive reasoning:**

68. **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.

69. 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.

70. 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):**

71. 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):**

72. 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. My sister and Laura Lane Welch Bush are close friends. Whatever George Walker BUSH wanted from my father, came to no effect.

**March 10, 2016 (Jackson Hole, Wyoming area):**

73. Home of Dick CHENEY, who visited *coldcelltorture.com* coming from Google.

**March 13, 2016 (Brevard, North Carolina):**

74. 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 to actually kill me.

**March 18, 2016 (Washington, DC) - Supreme Court petition vote day**

75. 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.

76. 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 to protect George Walker BUSH from our laws that require his execution.

**March 23, 2016 (Washington, DC):**

77. Same day as above, the FBI in Washington, DC visited *davidbardes.com* coming from *Google.com*.

**April 8, 2016 (Seattle, Washington):**

78. A *Statement of Interest* was filed by The United States of America in the *Salim v. Mitchell* case. The OBAMA Administration was NOT going to block the cold cell torture case against the CIA doctors from moving forward in the courts.

79. 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.

80. President OBAMA's abrupt reversal in protecting torturers from our laws, 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):**

81. 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 and I did not respond. Seems George Walker BUSH wanted to communicate with me.

82. After failing 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 of night could have hidden a rifle with scope in the darkened sedan, so I did not step outside. After twelve minutes they all 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.

**Friday, April 15, 2016 (Washington, DC) Supreme Court Petition Vote Day:**

83. According to SCOTUSblog.com, 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):**

84. 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 all 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.

85. 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):**

86. George Walker BUSH visited ***coldcelltorture.com*** coming from ***Google.com***.

**May 14, 2016 (Kennebunkport, Maine):**

87. 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):**

88. 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):**

89. 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 frigid suicide watch cold cell, and violently shivered to death over eleven (11) days.

**August 18, 2016 (Los Angeles, California):**

90. 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 frigid super-chilled 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:**

91. 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*:**

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

93. 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.

94. 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. I had other plans.

95. *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, am I a computer wiz, do I use violence, am I hiding anything. I fully allowed the questioning and told Allie to answer truthfully. I was confident there was nothing to find, which would be bad news for them.

96. Instead, George Walker BUSH and the CIA would only learn that I was celibate, did not drink alcohol, lived at peace with my neighbors, and led a boring law-abiding life. And after **Karen** had accessed my cabin, computer, and car, they found no evidence of wrong doing on my computer, or in my possessions.

97. 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 (70 days prior I mailed a letter to Attorney General Lynch) and the attorney general would get back with me at some point.

98. 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 clerk’s form letter, mailed the afternoon I offered **Karen Thomas** help, reveals through inductive reasoning that my original letter to Attorney General Lynch of June 10, 2016, sat on her desk until **Karen Thomas** reported my note offering help.

99. 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 few 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.

100. 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:**

101. 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:**

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

103. After visiting my website with her employers, Tina Constable gave my letter to George Walker BUSH on the Friday before Christmas weekend. Because first thing Monday morning after Christmas, I had a website visit from the Social Security Administration ("SSA") in Baltimore, Maryland, leaving me to assume George Walker BUSH ordered the SSA to turn my disability benefits back on.

104. Sure enough. the next day, Tuesday, I received a letter from Social Security turning my benefits back on, 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 paid me. See Exhibit C - Social Security Disability Overpayment Claim.

105. 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 my free book anyway. This angered George Walker BUSH so he cut off my disability benefits once again, permanently. I received a letter from the SSA claiming I owe them \$72,310.20.

106. This letter in my SSA record today stands as a testament to the corruption of George Walker BUSH as well as the criminal corruption of the SSA. After Joseph Robinette BIDEN Jr. 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.

107. 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 and corrupt.

#### **The Seven Month FBI Investigation:**

108. 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 my 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:**

109. In Google, when you searched for *cold cell torture* my website *coldcelltorture.com* came

up in the first result position, and it did so for almost ten years. But on July 8, 2018, it disappeared from searching after website logs showed Goerge Walker BUSH met with someone at Google. The next day, on Jul 9, 2018, I sent a blistering email to Lawrence Edward PAGE, the founder of Google and CEO of ALPHABET, INC., saying to not give into corruption and torture. The next day on July 10, 2018, *Coldcelltorture.com* was restored to the first-place result position.

110. But during the rest of 2018, several other technologies CEOs joined Goerge Walker BUSH's people becoming regular visitors, but I did not know why. Frequent visits from corporate IP addresses from MICROSOFT, ALPHABET, APPLE, Facebook (META,) GODADDY, AMAZON, CISCO, ORACLE, and someone in Omaha, Nebraska (home of Warren Buffet.) It was a small world at the top. See Exhibit B for all the website visits from the technology CEOs.

111. I kept recording daily traffic logs with annotations hoping to reveal why these ten CEOs and billionaires would join the BUSH corruption crime club. I pulled the seventy-seven most significant website events out of the 2,920 log pages, and placed them in Exhibit A of the *Bardes v. Bush* complaint (*Bardes v. Bush* PACER No. 1, Exhibit A.) Exhibit B contains all 2,920 pages of website log files.

#### **ICC – International Criminal Court (The Hague, Netherlands):**

112. On November 3, 2017, 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.

113. 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. See Exhibit B for all the website visitors.

114. I did not know until the news reported that the President of Interpol, Chinese citizen Meng Hongwei, age 72, was secretly detained by Chinese anti-corruption 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 his sentence.

115. 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 BUSH/CIA war crimes investigation, but the Chinese anti-corruption unit foiled their caper. This is when website traffic from China started as routine along with BUSH, the CIA, and CEOs. (The three bribed ICC judges subsequently voted to NOT open the Bush war crimes investigation, only for the ICC to select a new panel of judges to vote, whom then did authorize the opening of the BUSH war crimes investigation.)

116. But this forced China to decide to either keep BUSH corruption secret, or publicly reveal the truth. I mistakenly thought China would take advantage of the situation and media-blast George Walker BUSH corruption and embarrass and humiliate the United States. But China made the decision to remain silent, keep BUSH crimes secret, and effectively protect George Walker BUSH from our laws that require his execution.

117. But it would take weeks of negotiation between the two groups to reach that decision. According to website meetings the negotiations were led by William Henry GATES, III. The results of the meetings made China a co-equal member of the BUSH corruption crime club. I could not make sense of why China would keep BUSH crimes secrets, nor why the technology CEOs and billionaires would even team up with BUSH and CIA corruption. The only common

denominator between them was a deep mutual hatred of then President Donald John TRUMP.

Were they needing each other to rig the upcoming 2020 election? If so, how?

118. In any event, on April 4, 2018, I emailed ICC Prosecutor, Fatou Bensouda, informing her the court's judges had been completely 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.*' This resulted in a new panel of three judges being chosen whom did vote to finally open the investigation.

119. During the 2018-2019 period, I recorded website traffic between GATES, BUSH, the CIA, and some people in Toronto and the UK. The identity of the Toronto and UK visitors was initially unknown until after the 2020 election when it was reported in the news that the two electronic voting machine companies were located in Toronto and the UK. It was not until after the election, did I realize I had recorded the website meetings of the CIA secretly recruiting employees from the two voting machine companies for the purpose of allowing GATES to infiltrate the voting machines with malicious code completely undetected to rig the 2020 election. Without any such knowledge of this rigging, I had the evidence contained in my 2,920 pages of annotated website traffic logs all along (See Exhibit B for all the website visits.) While I was not aware of this, BUSH and the CEOs did, and was the main reason they launched the first prolonged occultation period of trying to kill me.

**May 29, 2019 - First Occultation Exile of David Andrew Bardes:**

120. Between my failed lawsuits, websites, published book, failed FBI investigation, letters to ICC, and collecting website log evidence of their upcoming election rigging crimes, the bad 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.

121. 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 are already in the record, see (*Bardes v. Bush* PACER No. #31, Exhibit 3.)

122. The first prolonged occultation 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:**

123. After the first five month long occultation period of trying to kill me ended, and Donald John TRUMP lost his 2020 election blaming computerized voting machine companies in the UK and Toronto, did it dawn on me that my website traffic logs contained so many visits between the UK and Toronto and BUSH, CIA, GATES, and other technology CEOs such it was actually the background activity evidence of their planning the rigging the 2020 election. I posted this allegation on my website, only to incite the second prolonged occultation period of trying to kill me.

### **Election Rigging in Detail:**

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

**FACT:** China hated Donald John TRUMP because Donald John TRUMP hated and punished China with huge tariffs.

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

(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 crime club of corruption and as some sort of *deep state* then I can understand what you mean. I prefer the term *GOG AND MAGOG*, as *GOG* is every other letter of *GeOrGe*, and *MAGOG* are his loyalists. This also ties into the three orthodox Rabbis who gave GeOrGe Walker BUSH the *Bush Scroll* on January 6, 2008 calling him GOG.)

124. 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 from Donald John TRUMP. Then China agreed to keep BUSH corruption crimes secret under the promise that Donald John TRUMP would lose the election, and that they would have equal membership in the crime club that effectively controlled the federal government of the United States. This explains all the facts logically, and sadly reveals BUSH crimes include selling out our nation's sovereignty just to protect himself from our laws that require his execution.

125. I have no direct evidence the 2020 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.

126. Also, I have no knowledge the two voting machine companies are complicit and I rather doubt they even know how badly they had been compromised by covert CIA recruiting. The CIA members of GOG and MAGOG operate by infiltrating companies with spies, they twist existing

employees then swear them to silence under agreements, fear, and fast money.

127. 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.

128. Based on what I witnessed GATES/CIA do on my laptop at the height of the first occultation 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 breadcrumbs behind to detect later. Only in real time can it even be detected, and only by an experienced coder who knows what to monitor.

129. Doing the equivalent on the voting machines, would allow William Henry GATES, III and only William himself could pull it off, being both an 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.

130. I was finally convinced of the rigging after the election was over, when Chinese President Xi Jinping purged his entire government of every computer that ran the Microsoft Windows® operating system. It appears Xi Jinping knew of GATES/CIA ability to remotely control Windows® computers without detection.

131. So, if the voting machines do/did 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.

132. What I do have as far as evidence, are all the website traffic meetings between George Walker BUSH, the CIA, GATES, the other CEOs, and the infiltrated employees at the voting

machine companies in Toronto and UK. See Exhibit B for all the website traffic.

133. Making my 2,920 pages of annotated website traffic logs (Exhibit B), along with my testimony, indirectly prove the 2020 election was rigged *evidence free* by George Walker BUSH, GATES, CIA, and the other CEOs using their companies' tools. They are the only people who could and would pull it off.

134. In what can be credited to fate, their rigging success could only be pulled off once, because once all eyes were on the voting machines, and I had even called out their rigging in court filings, the 2024 election resulted in the same number of people voting for TRUMP while Harris received ten million fewer votes in 2024 than Joseph Robinette BIDEN Jr. had received in 2020. The idea that 10 million Democrats sat out this last election, given the high stakes, is actually a measurement of the magnitude of the rigging done in 2020. TRUMP went from losing every battleground state in 2020 to winning every battleground state in 2024 with the same number of votes.

135. But once I put the pieces together on the 2020 election rigging, and realized I had the evidence without knowing it, this prompted the second occultation period of trying to kill me. This second occultation period lasted ninety-days. For full description see (*Bardes v. Bush* PACER No. #31, Exhibit 3.)

#### **2021 Second Occultation Period of David Andrew Bardes:**

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

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

137. 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 as to law. 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 an HR Director. I had a long career doing HR consulting.

138. On December 21, 2021, Cincinnati Federal District **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):**

139. Then on **May 26, 2022**, I filed my second BUSH lawsuit, “*Bardes v. Bush, et. al.*” Suing those responsible for 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” demanding \$17 billion in damages. Plus, treble damages.

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

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

142. Over confidence causes sloppiness, and my *BUSH* 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 *BUSH* 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.)

143. 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.

144. 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. He offered no denial. The raw website log evidence of **Judge Douglas R. Cole's** secret *ex-parte* plotting meeting with *BUSH* defendants was provided in Exhibit A of **Bardes v. Cole (1:24-cv-701.)**

145. **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.

146. **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.

147. 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.

148. When I use the term *website visit* it means either a direct visit by the user via a web browser, 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.

149. 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 *BUSH* CEO Defendants conferring together on my lawsuit?

150. 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 covering up their heinous and prolific use of cold cell torture, they too protect George Walker BUSH from our laws that require his execution.

151. 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:**

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

153. 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 corporate decision level to twist this time. Which proves not only are federal judges compromised, but so are the US Courts themselves.

154. 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.

155. Sure enough, an hour later 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, which I am doing now. Seems the US Courts acted to protect their own judge, but otherwise threw my Defendants under the bus. This is the way corruption works.

### **Magistrate's Words Implicate Them**

156. Unlike **Judge Douglas R. COLE**, I do not have direct evidence the two Magistrates spoke with or were bribed by my **BUSH** defendants, but since **Judge Douglas R. COLE** adopted (rubber stamped) the magistrate's recommendations for dismissal, and **Judge Douglas R. Cole** was busted last, it proves the former events had to be equally compromised first – word for word.



## **Crimes of Magistrate Stephanie K. BOWMAN**

157. This becomes evident in the crimes of **Magistrate Judge Stephanie K. BOWMAN**.

**Bowman's** R&R not only concluded I was insane, but was specific in her language to diagnose me as an insane paranoid schizophrenic spewing senseless delusions, such nothing I said was true.

158. When I read her words after returning home from a long day of work being the HR Director of a large and busy construction office (something I would be unable to accomplish being an insane paranoid schizophrenic spewing senseless delusions,) I knew her words came straight from George Walker BUSH and the CIA. If I was an insane paranoid schizophrenic spewing senseless delusions then there would never be a reason to bribe judges to dismiss lawsuits, nor ever conduct secret meetings with judges two weeks after dismissal.

159. **Magistrate Judge Stephanie K. BOWMAN's** words actually constitute a medical diagnosis which is an unlawful practice of medicine without a license. Bowman's screed of hatred against those with mental illnesses, was shocking to the conscious. In my opinion, her words came straight from the BUSH/CIA playbook, just discredit them, call them crazy, cause doubt, then discard them.

160. **Magistrate Judge Stephanie K. BOWMAN** went even further, recommending I be declared a vexatious litigator, barring me from the courts of law, stripping me of every right I could ever have. **Magistrate Judge Stephanie K. BOWMAN's** words prove she is a brazen criminal and belongs behind bars. All I can do is sue her for money.

161. After **Magistrate Judge Stephanie K. BOWMAN** issued her R&R I motioned for an extension of time to respond, and on December 21, 2022, I filed my objections with evidence of my claims, and addressed her medical diagnosis of being an insane paranoid schizophrenic

spewing senseless delusions. On March 6, 2023, **Judge Douglas R. Cole** issued his order of dismissal being careful not to mention mental illness at all, saying rather my story just never happened.

162. But **Judge Douglas R. Cole's** haughty and arrogant words of his March 6, 2023 dismissal reveal his certainty he would never be caught accepting bribes to dismiss the lawsuit, writing "David Bardes tells a truly extraordinary story — one that could be ripped from the pages of a political thriller." but "Extraordinary claims require extraordinary evidence." Further "The Court does not question the sincerity of Bardes's beliefs. But courts do not accept 'allegations that are sufficiently fantastic to defy reality as we know it,' like 'claims about little green men, or the plaintiff's recent trip to Pluto, or experiences in time travel.'" Only to then conclude his crime "After reviewing the Magistrate Judge's Report and Recommendation (Doc. 28), the Court agrees with her that Bardes's story has no legal merit and no plausible basis in reality." And "Finally, the Court notifies Bardes that, should he file any more frivolous complaints, the Court will declare him a vexatious litigator." Exactly two weeks later, on March 20, 2023, at 5:04pm EST, **Judge Douglas R Cole** was busted conducted a secret meeting with my *BUSH* Defendants, to plot further criminal evil against me. Today these bold, haughty, and arrogant words implicate him as a corrupt criminal judge.

### **Crimes of Magistrate Judge Karen L. LITKOVITZ**

163. I have similar claims against **Magistrate Judge Karen L. LITKOVITZ**, where we will break down her R&R by sentence and word asking why she went further to stipulate I be prevented from ever appealing the lawsuit after dismissal. These brazen criminals were determined to bar me from the courts of law, violating every right I have ever had. Why? Because they were paid to protect George Walker BUSH from our laws that require his

execution.

**Problem: Federal Courts in Cincinnati Are Compromised by Criminal Judges**

164. Although the Sixth Circuit Court of Appeals order allowed me to refile *Bardes v. Bush*, this only sends me back into the hands of the same criminal judges. I was unable to refile *Bardes v. Bush* because the same criminal judges were still employed there and they would just dismiss my lawsuit again. These three judges are the wholly owned property of the organized crime of GOG AND MAGOG. On November 18, 2024 I mailed a letter to each of the three judges, giving them legal notice I was going to sue them unless they were willing to recuse themselves before December 9, 2024 when I intended to file *Bardes v. Cole*. None of the judges responded to my good faith effort to avoid litigation, hence on December 9, 2024, I filed *Bardes v. Cole* et al (1:24-cv-701.) I then served summons and complaint on the three judges alleging civil remedies for criminal bribery under Title 18, sections 666 and 201.

165. The 60-day window to respond to my complaint came and went without nary from the defendant judges. Only after I filed a *motion for default judgement* did the US Attorney file a motion to dismiss under standard defenses along with a stipulation declaring me a vexatious litigator. The problem was the US Attorney has been fired by President TRUMP because he was Black, a week before submitting his motion. Assistant US Attorney John J. STARK later refiled the motion under the name of the interim US Attorney. Since I started having website visits from the CIA backbone out of Columbus, Ohio, and Assistant US Attorney John J. STARK was from Columbus, Ohio, it was clear he had been compromised by GOG AND MAGOG. Curious if STARK was even aware of the motion bearing his name, and questioning why he did not know his boss had been fired weeks prior, I emailed him twice asking if he was indeed the author. Not hearing anything for two weeks, other than having more website visits from the CIA backbone in

Columbus, I suspected foul play. But after two weeks I did receive a reply from STARK confirming he was the author. STARK likely had to be twisted either before or after my email inquiries. But it was obvious STARK was a tool of GOG AND MAGOG corruption.

166. The corruption in *Bardes v. Cole* started early. When I filed my complaint on December 9, 2024, the case was assigned to **Judge Matthew W. McFarland**. Apparently, **Judge McFarland** did not want to be the judge, so two days later, on December 11, 2024, the case was reassigned to a long-retired judge named **Judge Michael R. Barrett**.

x. **Judge Michael R. Barrett** was a former next-door neighbor of mine down the street on Grandin Road in Hyde Park where I grew up in Cincinnati. His parents and my parents were social friends and business colleagues. **Judge Barrett's** sister is my sister's best lifelong friend, and my sister is close friends with Laura Lane Welch Bush. My sister and her husband vacation with George and Laura Lane Welch Bush. So, when I saw this posted in PACER, I assumed **Judge Barrett** was offered up by Laura Lane Welch Bush speaking with my sister. **Judge Barrett** either volunteered to take on the case, or was specifically chosen to carry out further corruption for *GOG AND MAGOG*. I objected to this corruption in my Objections filed on May 19, 2025. Please read these objections, see *Bardes v. Cole*, Doc 15.

167. After calling out **Judge Michael R. Barrett** as a corrupt twisted tool of GOG AND MAGOG, on July 14, 2025 the case was reassigned to a long-retired judge way up in Toledo, Ohio in a completely separate court district, by the name of **Judge Jack Zouhary**.

168. Four days prior to this reassignment, on Thursday, July 10, 2025, I recorded a website meeting in the log files at 3:54pm ET between Defendant Lawrence Edward PAGE, someone in Cincinnati, Ohio on a Verizon iPhone, and someone in Toledo, Ohio on an iPhone and Mac computer on Wi-Fi from Buckeye Cablevision. All three visited "*ColdCellTorture.com*" at the

exact same time. When this meeting took place, I was bewildered as to who the new person in Toledo, Ohio could be, as they were not a routine visitor. It was not known until the reassignment was posted on July 14, 2025 revealing the unknown Toledo, Ohio visitor was none other than the newly assigned **Judge Jack Zouhary**. The website log evidence proved **Judge Jack Zouhary**, who was appointed to the court by George Walker BUSH was just another corrupted tool of GOG AND MAGOG. Please read my “*Objections to the Court Playing Musical Judges*,” **Bardes v. Cole**, Doc 17, filed on July 17, 2025.

169. Then on July 28, 2025 **Magistrate Judge Peter B. Silvain** issued an order recusing himself from the case, and no replacement magistrate judge was named. It appears no judge in Cincinnati wants anything to do with **Bardes v. Cole**. From my understanding, this has never happened in the history of the US Courts, that a judgeless lawsuit of replaced crooked judges suing crooked judges has been abandoned to an unknown fate. Based on the evidence of the serious crimes the lawsuit addresses, the law requires the judges to refer the case to the federal authorities not aligned with GOG AND MAGOG for criminal prosecutions. All the judges, three or four of them, have failed to obey the law. While my initial goal of **Bardes v. Cole** was to prevent the same crooked judges from being assigned to this refiling of **Bardes v. Bush**, I have seemed to accomplish my goal as well as prove all of the judges have been bribed by GOG AND MAGOG requiring their prosecution and imprisonment, even for Assistant US Attorney John J. STARK.

170. Even worse, however, is the evidence I submitted in my objections of May 19, 2025, that Defendant Mark ZUCKERBERG has given China full control of Facebook to censor US citizens, as well as China having full access to the top secret NSA Super Data Center in Salt Lake City, Utah, proving BUSH, OBAMA, BIDEN, the ten technology CEOs, the CIA, FBI, and all the members of GOG AND MAGOG have betrayed our nation to China requiring their

arrests, mass trials, and swift executions according to our laws. Not since the *Nuremberg Trials* has such a need arisen. This also likely explains why all the judges ran away from *Bardes v. Cole* saying “*I quit!*”.

### **Definition of GOG AND MAGOG**

171. While President Donald John TRUMP uses the term “*the deep state*” to refer to his unknown group of enemies out to bring about his ruin, I avoid the term because each US president has their own *deep state* people they appointed who owe their loyalty. Each subsequent president then fires all of the previous president’s *deep state* people, meaning there is no one deep state, but rather several. From a more practical level, I have been dealing with those people who are loyal to George Walker BUSH, whose *deep state* people comprise the largest of the groups and encompass people worldwide. Based on my extensive experience with them, and the website log traffic found in Exhibit B, I estimate their size to be 120,000 to 185,000 people from all around the world.

172. After the terror attacks of 9/11, when George Walker BUSH, Dick CHENEY, select CIA and FBI officers, and members of the military, brutally tortured innocent Muslims to death with *cold cell torture*, their whole group began an extensive cover up such they destroyed video tapes of the torture, and adamantly denied the entire failed torture program ever existed. The BUSH and OBAMA administrations dismissed every torture lawsuit and federal judges nationwide instantly dismissed all torture lawsuits, even from domestic torture, to protect their friends from the laws and Constitution that required their imprisonments and executions. This *TortureGate Corruption Scandal* continued until my April 2016 petition at the US Supreme Court, along with Barack Hussein OBAMA, II reversing course allowing torture lawsuits to proceed as to law, brought the horrendous scandal to an end. Ever since then, torture lawsuits have not been

instantly dismissed.

173. But by that time, BUSH's group of loyalists had enjoined just about anyone who could break their seal of protection from our laws against torture and murder, including but not limited to the CIA, the FBI, the DOJ, the military, Republican members of Congress, the US Courts, federal judges, the Supreme Court Justices, and most of the power players on the entire federal government. In 2018, ten technology CEOs joined the group to rig the 2020 election, Barack Hussein OBAMA, II and Joseph Robinette BIDEN, Jr. became members joining their *deep states* with George Walker BUSH's people. In 2016, Donald John TRUMP joined as a dupe, protecting the group from the International Criminal Court (ICC) efforts to investigate BUSH/CHENEY war crimes.

174. Without question, however, and most valuable was BUSH's control of the CIA, which his father had once ruled, and who due to their murders using *cold cell torture*, had the most to lose from facing justice. During the two prolonged occultation periods of trying to kill me (see Exhibit 3 of the first *Bardes v. Bush et. al.* lawsuit) I witnessed the rouge CIA agents recruit innocent citizens turning them into instant killers carrying out crimes. The process starts with the rouge CIA agents accessing a map of active cell phone numbers in a geofenced area, and then looking up the owners names, addresses, criminal records, their debit card purchases and ATM cash withdraws, their website and pornographic website visits via the NSA Super Data Center in Salt Lake City, Nevada, including emails and web-maps of who they communicate with and even who they are having affairs with or buying and using drugs, to build an intelligence profile with which to recruit the citizen confronting them with their sins and with threats of prosecution if the dupes do not perform some given crime of corruption even involving murder.

175. As an example, from the CIA's database of *wingnuts* who are one suggestion away from a

mass shooting, the BUSH aligned CIA agents recruited Thomas Matthew Crooks to shoot Donald John TRUMP on July 13, 2024. The empty rooftop nearest the podium, the staged ladder, and local law enforcement kept away, and even after reports of Crooks using a range finder and a drone, no one acted to thwart what almost became the perfect murder.

176. Another example was the murder of United HealthCare CEO Brian Thompson on December 4, 2024. In the weeks prior to the murder, I had first time website visits from Minnetonka, Minnesota but had no idea who was visiting. It was not until after the murder when the news reported Brain Thompson lived in Minnetonka, leaving me to conclude Thompson was a CEO member of BUSH's group who threatened to rat the group out, so George Walker BUSH planned his murder using the CIA to recruit and turn a clean-cut otherwise sane and intelligent person into a cold-blooded killer. When Luigi Mangione was video taped on his cell phone a half hour before the murder, it was obvious to me the CIA was giving Luigi the exact location and time Brian Thompson would exit the hotel unguarded and alone, to allow the murder to even occur. That kind of intelligence can only come from one known source, the CIA.

177. The murder of CEO John McAfee in a prison cell feigned as a suicide, was the same fate Jeffrey Epstein was delt. Anyone who assumed a position of ratting out George Walker BUSH, was summarily assassinated.

178. When the three Jewish Rabbis called George Walker BUSH "**GOG**" from the land of "**MAGOG**" on January 6, 2008, they were prophetically accurate. Whether the Rabbis were tipped off by Israeli intelligence, or from God himself, is not known, but the name of GOG AND MAGOG is the name I also adopt to refer to the GeOrGe Walker BUSH aligned members and killers. I use the term because as I witnessed GOG AND MAGOG recruiting killers to kill me, I used God's advice found in the prophetic scriptures of the bible to avoid the killers to keep



myself alive. At no fault of my own, I found myself chosen to fight the ***Battle of GOG AND MAGOG***.

### **August 16-23, 2025 – Vacation Week Almost Turned Deadly**

179. The threat against me is ongoing based on the events that transpired over the week of August 16-23, 2025 while I was in Western North Carolina on vacation. I spent the first four days visiting my adult son in Spruce Pine, North Carolina without incident, but when I drove to Hendersonville, North Carolina to visit a friend, I had returned to the very town the second occultation period of trying to kill me started. I suspected GeOrGe Walker BUSH might try to recruit the same batch of killers from back in 2021. My summation came true on Thursday, August 21, 2025, at 9:57am ET, when I recorded a website meeting between BUSH, someone in Silicon Valley (CEOs.) and an unknown person in Asheville, North Carolina on Spectrum cable having come from ***Bing.com***. Below are the website visits from the raw log files from GODADDY.

*Thursday, August 21, 2025 = Below, George W. Bush and Silicon Valley person recruiting killer from Asheville at 10am, who came on foot to kill me at 7:40pm*

**-Asheville, NC, Spectrum Cable user on Wi-Fi coming from Bing.com search, at 9:56am**

DABPage | 174.80.254.216 | Aug 21st 09:56:17am | <https://www.bing.com/> | Mozilla/5.0 (Windows NT 10.0; Win64; x64) AppleWebKit/537.36 (KHTML, like Gecko) Chrome/139.0.0.0 Safari/537.36 Edg/139.0.0.0 |

**-Santa Clara, California (Silicon Valley) at 9:56am**

DABPage | 49.51.233.46 | Aug 21st 09:56:50am | <http://davidbardes.com> | Mozilla/5.0 (iPhone; CPU iPhone OS 13\_2\_3 like Mac OS X) AppleWebKit/605.1.15 (KHTML, like Gecko) Version/13.0.3 Mobile/15E148 Safari/604.1 |

**-George W. Bush via Digital Ocean, at 9:57am**

Woke | 167.99.183.48 | Aug 21st 09:57:47am | Mozilla/5.0 (X11; Linux x86\_64; rv:139.0) Gecko/20100101 Firefox/139.0 |

180. That evening after my friend left for a billiards tournament, leaving me alone in his house deep in the woods, at 7:30pm a huge four propeller quad drone descended over the top of the

house sounding like a huge vacuum cleaner causing the whole house to vibrate. I also heard the sounds of a fixed wing general aviation drone flying past.

181. I immediately recognized the drones were from the “*good people*” warning me a killer was coming to the house to kill me. As I explained in Exhibit 3, during the first occultation period when all those military assets sent to kill me suddenly stopped coming after military superiors learned BUSH was using their forces for personal assassinations missions, a group of unknown people I refer to as the *good people* started protecting me. When President Donald John TRUMP during his first term posted on Twitter that a military coup was taking place fighting his *deep state*, I originally thought these *good people* were a subset of the military who opposed GOG AND MAGOG, but I still have no idea who they may be. During the second occultation period, the battle was mostly between GOG AND MAGOG and the *good people* protecting me.

182. But on that night when the drones flew away after their 7:30pm warning, I was fully aware and positioned inside the house to beware of a killer coming to kill me. Sure enough, at 7:40pm, a lone figure appeared in the faint light of dusk walking up the long-overgrown driveway towards the house. My friends five-month-old puppy outside on the porch keyed in on the killer before I saw him. The nonstop barking caused the killer to realize his presence was known, and likely figured I would shoot him if he proceeded towards the darkened house. The killer walked backwards slowly watching the house until far enough away to turn around and leave the property. As I have learned, the people BUSH recruits to commit his crimes, are ordinary people and not professional killers, so they are not very courageous – they are mamma’s boys who want to stay alive.

183. On Saturday morning August 23, 2025, I left to drive home at 2:50am, it was dark and I was the only car on the road, save a truck or two. But I caught GeOrGe Walker BUSH off guard,

as he was not expecting me to leave so early. It took GeOrGe Walker BUSH a few hours to get a killer on the road.

184. At 6:00am while still dark, I was on I-75 North and had just crossed into Kentucky when I decided to pull into the rest area to urinate. The rest area was packed with trucks sleeping for the night. I parked far away from the bathrooms because I kept a pee bottle in the car. After I poured the urine out my door onto the ground, I backed out of the parking space. But as I was backing out a small sedan five spaces down from me started pulling out. The driver never got out to use the restrooms and I said to myself, ah I have a tail, a killer on the road. Had I gotten out to use the restroom, he would have killed me.

185. His car was right behind me on my bumper, so I pulled to the right and parked once again to let the driver pass me. But he pulled to the left side and stopped as well, giving me clear view of his plates. It was pitch dark and I sat there watching to see what he would do. Sensing he had been made, the driver got out of his car, and opened his trunk lifting items up and down to feign forgetting something he needed, I just sat there and waited him out. He figured out I was not buying his ploy, so he got back in his car taking nothing from the trunk, and drove forward slowly.

186. I then pulled out and followed him closely. He did not like me behind him one bit. The hunter had become the prey. He took off like a rocket, I have never seen such a small car go so fast. By the time I pulled onto the highway, he was out of sight being so far ahead. He likely got to a safe distance from me, and got on the horn with GeOrGe Walker BUSH reporting mission failure, giving some excuse.

187. I have noticed with these rednecks BUSH recruits to kill me, that they fear for their lives. If you are going to be a contract killer, you have to accept your own death as a natural consequence

of the game. But these rednecks are just not committed, and the moment their lives are in jeopardy, they run like cowards.

188. The rest of my drive back home was without incident, and my apartment building has security cameras on the parking lot and front door, and the building's door is permanently locked with no way to enter without someone letting you inside, so I am somewhat protected from what GOG AND MAGOG would otherwise feign as a routine crime not suspecting a planned murder.

189. The only explanation I have for surviving so many attempts to kill me, and remain alive today, can only be credited to Almighty God taking his wrath out upon the most dangerous human that has ever existed on earth. What Adolf Hitler failed to do, GeOrGe Walker BUSH has done, that is rule the world with crime, corruption, and murder. It is imperative that God defeat GOG AND MAGOG. Satan cannot be allowed to win the game.

## **G. STATEMENT OF CLAIMS**

190. **Intentional Infliction of Emotional Distress (IIED)** – My claims focus primarily but not limited to the Intentional Infliction of Emotional Distress (IIED,) such I want to clarify the levels of emotional distress suffered at the hands of my Defendants.

191. In both my internal and external listed exhibits, I provide details on my direct injuries, suffering, severe trauma, and anxiety, from what started off as complete financial ruin due to a lack of due process by South Carolina and Charleston County. Then I fell prey to a criminal state prosecutor, corrupt family court Judge GARFINKEL, and a crooked Sheriff James Alton CANNON, Jr. plotting my murder in a secret torture chamber designed to kill inmates with the same hypothermic death ancient Rome delt Jesus Christ, to the subsequent gunshot by CANNON to feign a reason for my mistaken murder (I did not die,) then multiple denials of healthcare by licensed medical Dr. Ralph B. PIENING III, MD to conceal his involvement, that amounted to

three more attempts to kill me. Followed by ten years of diagnosed and treated severe PTSD while litigating seventeen lawsuits over seventeen years all dismissed by federal judges committing Title 18, section 666 and 201 crimes of bribery by GOG AND MAGOG. Who then made me suffer two prolonged occultation periods of fending off four attacks by FBI agents, US Army special forces attack helicopters, a troop transport helicopter with two dozen killers with machine guns, a week of hourly sorties by a pair of A-10 Warthogs, to twenty-two days of hourly attacks by three AC-130 gunships and an Air Force bomber, followed by CIA (Jose A. Rodriguez Jr.) recruited killers in cars and trucks, to ninety days of trying to blow me up with bombs delivered in AMAZON.COM, INC. trucks, while chasing me through seven states, culminating with me in the hospital being fed a poison pill by a CIA (Jose A. Rodriguez Jr.) recruited nurse that only God himself could have saved me, such the sheer number of people employed to kill me are so many that I lost count in the thousands.

192. The ten technology CEOs and billionaires used their company's tools to track me using my APPLE, INC. iPad®, my ALPHABET, INC. android cell phone, my MICROSOFT Corporation Windows® laptop PC, while META PLATFORMS, INC., in conspiracy with the leaders of China, censored visitors to my Facebook® pages, and ALPHABET, INC. purposely kept visitors away from my Google suppressed websites to conceal their crimes, and GODADDY INC. monitored my websites such each time I used FTP, they alerted GOG AND MAGOG, enough so to allow GeOrGe Walker BUSH to order up fresh attacks and send more killers.

193. While the direct injuries I suffered as a result of so much intentional infliction of emotional distress, severe trauma, and unstoppable anxiety, eventually gave way to becoming so hardened in body, mind, and spirit, such last week's attempts to kill me had almost no effect on my psychology other than just being more background *emotional distress* that has become a way of

life for me. I face danger every day such I have become numb to its existence. Perhaps hardened combat soldiers can explain it better than I can, but I credit God for turning me into a rock that is harder than flint, so resilient to killers who flee from me, that I hardly notice them or even care. I have completely lost the fear of death leaving me as *damaged goods*. While this is good and necessary to fulfill my mission to destroy GOG AND MAGOG and prevent Satan from winning the game against God, I find myself no longer very *human*. I place emphasis on this resulting end stage of *emotional distress* that I object to the most, and that I apply to all my legal claims upon which relief can be granted, listed herein.

**Claims for relief against James Alton Cannon, Jr., Dr. Ralph B. Piening III, MD, and Paul W. Garfinkel**

194. Plaintiff hereby incorporates all previous paragraphs and listed internal and external exhibits.

195. South Carolina State Attorney John M. Magera conspired with South Carolina Family Court Judge Paul W. Garfinkel to arrange an unwarranted third trial on April 3, 2006, with intention on not *hearing* the Plaintiff rather immediately jailing Plaintiff for the purpose of effecting his murder to avoid Plaintiff's valid claims of immiseration against the state, resulting in Sheriff James Alton Cannon, Jr. acting under color of state law as the sheriff of Charleston County, South Carolina, brutally tortured Plaintiff for nine hours in cell 1613, an engineered cold cell used for punishment called the "Intensive Management" cell, with hypothermia until falsely declared dead by the jail's contracted physician acting under color of state law, Dr. Ralph B. Piening III, MD. Following this false declaration, Defendant Sheriff James Alton Cannon, Jr. shot Plaintiff in an effort to stage a cause of death other than hypothermia. Defendant Dr. Ralph B. Piening III, MD then sutured the bullet wound closed to conceal the gunshot and disguise the

true cause of Plaintiff's condition. On the morning of the third day confined in cold cell 1613, Plaintiff regained consciousness from hypothermic coma and was taken the jail's hospital on the third floor in a wheelchair. After the Plaintiff was unwilling or unable to sign a "waiver of liability" form, Plaintiff was laid on the floor of a small holding cell and left to die. Defendant Dr. Ralph B. Piening III, MD and the nursing staff refused to treat the Plaintiff or otherwise release Plaintiff to an outside hospital despite knowing he had been shot after prolonged hypothermic torture. Defendants' actions were malicious, outrageous, and undertaken in conspiracy with one another to deprive Plaintiff of constitutional rights and to obstruct accountability. As a result, Plaintiff suffered severe physical injury, extreme emotional distress, lasting psychological trauma, and other damages.

**Claim 1 of 4 – State Tort - Intentional Infliction of Emotional Distress**

196. (Against James Alton Cannon, Jr., Dr. Ralph B. Piening III, MD, and Paul W. Garfinkel) Defendants engaged in extreme and outrageous conduct by torturing Plaintiff with hypothermic temperatures, falsely declaring him dead, attempting to kill him by firearm, and concealing evidence of their acts. Defendants intended, or recklessly disregarded the likelihood, that such conduct would cause severe emotional distress. Plaintiff suffered severe emotional distress, physical harm, and trauma as a direct result.

**Claim 2 of 4 – 42 U.S.C. § 1983 - Cruel and Unusual Punishment / Deliberate Indifference**

197. (Against James Alton Cannon, Jr., Dr. Ralph B. Piening III, MD, and Paul W. Garfinkel) Defendants, acting under color of state law, deprived Plaintiff of rights secured by the Eighth Amendment (once convicted) and Fourteenth Amendment (pretrial). Defendants subjected Plaintiff to torture, attempted extrajudicial killing, denial of medical care, and deliberate concealment of the true cause of Plaintiff's condition. Defendants' actions proximately caused

Plaintiff's injuries.

**Claim 3 or 4 – 42 U.S.C. §§ 1983 and 1985 - Conspiracy to Violate Civil Rights**

198. (Against James Alton Cannon, Jr., Dr. Ralph B. Piening III, MD, and Paul W. Garfinkel) Defendants reached a mutual agreement and understanding to deprive Plaintiff of constitutional rights, including freedom from cruel and unusual punishment and the right to due process. In furtherance of this conspiracy, Defendants subjected Plaintiff to torture, staged an attempted killing, and concealed medical evidence. Plaintiff suffered injury as a direct and proximate result of this conspiracy.

**Claim 4 of 4 – 42 U.S.C. § 1983 - Failure to Intervene**

199. (Against Dr. Ralph B. Piening III, MD) Defendant Dr. Ralph B. Piening III, MD, while acting under color of state law, observed the Sheriff James Alton Cannon, Jr.'s constitutional violations and had both the authority and duty to intervene. Defendant failed to intervene and instead facilitated the Sheriff's acts by declaring Plaintiff dead, permitting the staged shooting, and concealing the wound. This failure to intervene caused Plaintiff additional harm, both physical and emotional.

**Claims for relief against Defendants collectively referred to as "GOG AND MAGOG" including but not limited to George Walker BUSH, Laura Lane Welch Bush, Richard Bruce CHENEY, Barack Hussein OBAMA II, Joseph Robinette BIDEN Jr., Donald John TRUMP, William Henry GATES, III, MICROSOFT Corporation, Lawrence Edward PAGE, ALPHABET, Inc., Timothy Donald COOK, APPLE, Inc., Mark Elliot Zuckerberg, META PLATFORMS, INC., Jeffrey Preston Bezos, AMAZON.COM, INC., GODADDY INC., Jose A. Rodriguez Jr., Assistant US Attorney John J. Stark, UNITED STATES OF AMERICA, SOCIAL SECURITY ADMINISTRATION, CENTRAL INTELLIGENCE**



## **AGENCY, FEDERAL BUREAU OF INVESTIGATION.**

200. Plaintiff hereby incorporates all previous paragraphs and listed internal and external exhibits.

201. The Defendants collectively and individually, immiserated the Plaintiff by stripping him of everything he owned, cut off his income, prevented him from getting employment, used their company's tools and resources to track down, follow, hack computers, tablets, and cell phone, prevented anyone from helping him, stopped visitors from visiting his websites, cut off use of debit card, sent military assets and soldiers to kill him, recruited and sent killers to kill him, bribed judges to dismiss lawsuits, all well as all the other shocking abuses detailed in exhibits and complaint, meant to deprive Plaintiff of life, liberty, and possessions. Defendants' actions were undertaken with malice, reckless disregard for Plaintiff's rights, and intent to cause harm. As a result, Plaintiff has suffered severe emotional distress, trauma, ongoing fear for personal safety, and deprivation of civil rights.

### **Claim 1 of 3 – Intentional Infliction of Emotional Distress**

202. (Against GOG AND MAGOG) Defendants, acting individually and in concert, attempted to kill Plaintiff in retaliation for Plaintiff's whistleblowing activities, reports to authorities, lawsuits, books, websites, emails, letters, verbal communications, and other lawful activities. Defendants' conduct, including threats, physical violence, and attempted assassination, was extreme and outrageous, exceeding all possible bounds of decency and utterly intolerable in a civilized world. Defendants acted intentionally and with reckless disregard of the near certainty that their conduct would cause Plaintiff severe emotional distress. As a direct and proximate result of Defendants' actions, Plaintiff suffered severe fear for life and safety, intense and lasting psychological trauma and anxiety, ongoing and permanent emotional distress, and other damages

to be proven at trial. Defendants' conduct was willful, wanton, and malicious, justifying an award of both compensatory and punitive damages, cost of litigation, court fees, and other relief determined at trial.

**Claim 2 of 3 – Violation of Civil Rights (42 U.S.C. § 1983)**

203. (Against GOG AND MAGOG) Defendants, acting under color of law and/or in concert with those acting under color of law, deprived Plaintiff of constitutional rights, including:

- a. The right to life and liberty under the Fifth and Fourteenth Amendments;
- b. The right to petition the government and access the courts under the First Amendment;
- c. The right to due process under the Fifth Amendment.

Defendants' bribery of federal judges unlawfully deprived Plaintiff of access to the courts and a fair tribunal. Defendants' recruitment of killers to silence Plaintiff further violated Plaintiff's rights to life, liberty, and security of person. As a direct and proximate result, Plaintiff has suffered severe harm and is entitled to declaratory relief, compensatory damages, punitive damages, cost of litigation, court fees, and other relief determined at trial.

**Claim 3 or 3 - 42 U.S.C. §§ 1983 and 1985 - Conspiracy to Violate Civil Rights**

204. (Against GOG AND MAGOG) Defendants entered into a conspiracy to obstruct justice by bribing federal judges to dismiss lawsuits in which Plaintiff sought relief. Defendants further conspired to injure, oppress, threaten, and intimidate Plaintiff by recruiting killers to silence him. Defendants committed overt acts in furtherance of this conspiracy, including bribery and attempted violence. As a result, Plaintiff was deprived of constitutional rights, obstructed in access to justice, and subjected to extreme emotional and physical endangerment. Plaintiff is entitled to compensatory and punitive damages, equitable relief, court costs and fees, and other relief deemed at trial.

205. Plaintiff retains the right to name other John and Jane Doe defendants and enumerate the same and further claims against them and all Defendants.

## **H. JURY DEMAND AND RELIEF SOUGHT**

206. WHEREFORE, Plaintiff respectfully requests that this Court enter judgment against Defendants, jointly and severally, and award the following relief:

- a. Compensatory and Punitive damages against all Defendants in the total amount of \$222 billion dollars, or in an amount to be determined at trial;
  - b. Court costs and litigation fees pursuant to 42 U.S.C. § 1988;
  - c. Declaratory judgment that Defendants' conduct violated Plaintiff's constitutional rights;
  - d. Injunctive relief prohibiting the SOCIAL SECURITY ADMINISTRATION from continued collection of alleged disability overpayments; and
  - e. Such other and further relief as the Court deems just and proper.
- x. JURY DEMAND - Plaintiff demands a trial by jury on all issues so triable.

## **I. CONCLUSION**

207. As the three Jewish Rabbis presented GeOrGe (GOG) Walker BUSH from the land of MAGOG back on January 6, 2008, ***“Before you is a choice: You can merit to eternal life, or be inscribed for eternal disgrace. Your [GOG] fate and that of all those with you [MAGOG] hangs in the balance of the destiny of our land.”***, it was only thirty-seven (37) days later on February 12, 2008, that the Plaintiff filed his first federal lawsuit only to meet a fate of dismissal due to criminal bribery. Now seventeen years and seventeen bribed lawsuits later, GOG finally faces ***eternal disgrace*** chosen of his own free will and accord. It is time for justice to flow like a river.

Respectfully submitted this day 8 of September, 2025,

x   
\_\_\_\_\_  
David Andrew Bardes, *Pro Se*  
3522 Kimberly Dr, Apt 8  
Erlanger, KY 41018  
828-577-4980  
davidbardes@yahoo.com

Exhibit A – *Bardes v. Bush et al*

17 Lawsuits over 17 Years Dismissed by Judges Bribed by George Walker BUSH

## David Bardes Cold Cell Torture and George W. Bush Lawsuits Dismissed by George W. Bush Bribing Judges

Count	Case Number	Case Title	Court	Date Filed	Date Dismissed	Number of Judges Bribed
1	2:2008cv00487	Bardes v. Magera et al	South Carolina District Court	2/12/2008	8/10/2010	2
2	0:2009cv.pr02191	David Bardes v. John Magera	<b>U.S. Court Of Appeals, Fourth Circuit</b>	10/16/2009	3/19/2010	3
3	0:2010cv.pr01944	David Bardes v. John Magera	<b>U.S. Court Of Appeals, Fourth Circuit</b>	8/16/2010	12/3/2010	3
4	2:2010cv00559	Bardes v. South Carolina, State of et al	South Carolina District Court	3/8/2010	4/13/2010	2
5	No. 10-8581	David Bardes v. John Magera	<b>US SUPREME COURT</b>	12/29/2010	3/28/2011	
6	1:2011cv00999	BARDES v. STATE OF SOUTH CAROLINA	North Carolina Middle District Court	11/18/2011	8/21/2013	2
7	0:2013cv.pr02133	David Bardes v. The State of South Carolina	<b>U.S. Court Of Appeals, Fourth Circuit</b>	9/13/2013	2/7/2014	3
8	1:2015cv00214	Bardes v. Auld et al	North Carolina Western District Court	9/24/2015	10/2/2015	2
9	0:2015cv.us02396	David Bardes v. L. Auld	<b>U.S. Court Of Appeals, Fourth Circuit</b>	11/12/2015	1/19/2016	3
10	No. 15-983	David Bardes v. L. Auld	<b>US SUPREME COURT</b>	1/26/2016	4/18/2016	
11	1:2017cv00089	Bardes v. The US Courts, et al	North Carolina Western District Court	3/29/2017	8/8/2017	2
12	1:2021cv00598	Bardes v. USA	Ohio Southern District Court	9/20/2021	12/21/2021	2
13	0:2022cv03063	David Bardes v. USA	<b>U.S. Court Of Appeals, Sixth Circuit</b>	1/25/2022	8/3/2022	3
14	1:2022cv00290	Bardes v. Bush et al	Ohio Southern District Court	5/26/2022	3/6/2023	2
15	0:2023cv03272	David Bardes v. George Bush, et al	<b>U.S. Court Of Appeals, Sixth Circuit</b>	4/3/2023	12/4/2023	3
16	No. 23-772	David Bardes v. George Bush, et al	<b>US SUPREME COURT</b>	1/13/2024	3/18/2024	
17	1:2024cv00701	Bardes v. Cole et al	Ohio Southern District Court	12/9/2024		2
Total Number of Judges Bribed:						<b>34</b>

**17 lawsuits over 17 years all dismissed by George W. Bush and the CIA bribing the judges.**

Exhibit B – *Bardes v. Bush et al*

Chronological Website Records from 7/27/2016 to 6/10/2021

***NOTE:*** Exhibit B is 1,920 pages in length, I am requesting the right to submit to the court in a PDF document to avoid a stack of paper a foot tall that places a burden on the clerk to scan in with a scanner that is known to skip pages. The file is 23MB in size and a copy can be downloaded from: <https://coldcelltorture.com/Exhibit-B-Website-Log-Records.pdf>

***Exhibit NOTE:*** These records contain notes that I was making to myself, to remind me of something later on. If something does not make sense, you do not have the context, just skip over.

**Seven (7) Traffic Log Files**

327 pages - Chronological Log Records (7/27/2016 to 8/29/2017)

446 pages = Chronological Log Records (4/1/2018 to 9/24/2018)

704 pages - Chronological Log Records (9/25/2018 to 1/14/2019)

1,005 pages - Chronological Log Records (1/15/2019 to 5/15/2019)

64 pages - Exile Start Log Records (5/28/2019 to 6/13/2019)

316 pages - Post Period 1 Log Records (6/8/2020 to 5/4/2021)

57 pages - Up to Start of Period 2 Log Records (5/4/2021 to 6/10/2021)

**2,919 Total Pages**

Exhibit C - *Bardes v. Bush et al*

Social Security Disability Overpayment Claim for \$72,310.20



## **Social Security Disability Overpayment Claim for \$72,310.20**

From June of 2012 to September of 2016, I received Social Security disability payments until I was deemed no longer disabled. I suspected George Walker BUSH was behind the cessation of benefits because he was angry with me that my April 2016 petition at the US Supreme Court brought an end to his "***TortureGate Corruption Scandal***" (See ColdCellTorture.com for details.)

When George Walker BUSH found out I was going to write and publish a free book about his ***TortureGate Corruption Scandal***, on December 26, 2016, he had the SSA turn the benefits back on as a form of bribe hush money to not publish my book. In April of 2017, I published my free book ***Unspeakable Pain*** about his corruption anyway. George Walker BUSH then had the SSA cut my benefits off permanently, claiming I owe the SSA \$72,310.20 for disability overpayments because I did not cooperate with the normal process of disability review and cessation.

The mistake the SSA and George Walker BUSH made was the December 26, 2016 letter from the SSA Baltimore, Maryland headquarters that restarted the payments never stated I was deemed disabled again, because I never reapplied for disability benefits. I never claimed to be disabled, nor were the payments tied to any disability. The benefits just suddenly started without any reason why, as the SSA letter simply stated "***We can pay you starting...After that we will pay you each month.***" The payments were not for disability at all, they were bribing hush money to not publish my book, and the letter never gave an indication how or why the payments would ever stop, in fact according the letter they can never stop.

According to the law and evidence the payments can never stop. When the SSA tried once again to stop the payments, on June 21, 2017, I wrote and mailed the enclosed letter fully explaining this massive BUSH and SSA corruption. This letter ceased efforts to stop the payments for over a year, until in 2018 when George Walker BUSH restarted efforts to stop the payments using more corrupt actors at the SSA, finally ceasing with a letter claiming I owe the SSA \$72,310.20.

Thankfully the law and Constitution do not require crime victims to pay back money to criminals to lessen the losses of their crimes. Now in 2025, I am thinking about retiring but first have to address this leftover evidence of massive SSA and George Walker BUSH crime and corruption.

The SSA is now threatening to steal this money from me, from wages, and garnishment, and threatening to ruin my credit cause irreparable damage. I demand the SSA stop. This is just further victimization. The SSA cannot legally demand I pay them \$72,310.20 in overpayments for not complying with the disability review process because the payments were not for disability. There was nothing to medically review. The law did not require me to comply with any disability review process, nor any process based on the evidence. The payments were made because the SSA committed serious crimes using me as the victim.

Because of the massive crimes of the SSA against me, I am going to respond with a demand for 77 back payments of \$2,354 per month for a total of \$181,258, because I have as evidence the letter from the SSA proving the payments could never be stopped in the first place. I hereby demand the SSA immediately pay me \$181,258 and resume monthly payments along with reinstatement of full Medicare Parts A & B.

Thankfully I keep good records, so below is full timeline of the events from 2016 to 2019, with notes, the website logs, and attached documents to prove what I have stated above and below. These notes come from a 2,920-page website traffic log file submitted as Exhibit B of *Bardes v. Bush et al.*

### **8/4/2016**

[Below reference to a website visit from "Baltimore" ended up being the SSA headquarters in Baltimore, Maryland. This gave me the heads-up George Walker BUSH was behind the SSA's effort to stop my disability payments. I suspected BUSH was behind it, but did not have proof. That proof came on 12/27/2016.]

Big day yesterday on the cold cell [coldcelltorture.com] website:  
Canada, Germany, Myanmar, Singapore, Baltimore, France, Philippines, UK, PA,  
CIA, PA again, UK again, Atlanta, Ireland. On the David Bardes website, France,  
Hungary, France again, and China.

### **8/18/2016 – Thursday**

Drove to the Hendersonville [NC] SSA office to file my appeal. They had no records of my having filed a continuation of benefits on June 24th, 2016. It appears DDSR [Disability Determination Services of Raleigh] is deleting records from the database.

### **9/6/2016**

On the way out to dinner I stopped at the mail box and got a letter from SSA in MD, not DDSR, saying my benefits will stop in Sept but will get two more checks, but then it says my last check will be September, so a typo, but the two more months came first so I am going to the SSA office and ask and leave a letter to that effect. It is obvious they got my appeal and do not like it, that was fast. Add to this my letter to NCDHHS and BCBSNC on the issue of Medicaid, the plan is working out. There was a time this would crush me but now it does not. I got my mojo back and am strong, even stronger than before.

**9/7/2016**

3:49pm – I called CBC pharmacy to get my prescription and Jason advised me my Medicare coverage had cancelled as of 8/31/2016 as his computer would not approve the meds, so I had to pay full price. Tomorrow I need to go to the Hendersonville SSA office regarding the letter I just received from them. I also looked on the SSA letter from yesterday and it came from the “Office of Central Operations” so my notice of intent to sue went straight to the top of SSA. They know they are in a bad legal position.

**9/12/2016 – Monday**

Mailed my 9 letters written on 9/9. Got a letter from SSA stating my “Ticket to Work” has been terminated. They are pissed off at me and taken a position of protecting themselves, after reading my appeal. They know how badly they are in trouble. Otherwise quiet day, no website visitors.

**10/26/2016 – Wednesday**

My social security disability payments have stopped, today was the first month I no longer receive them. I am now free to sue the crooks who run Disability Determination Services of Raleigh. The human suffering they inflicted upon me causes me to shudder in heavy grief.

**12/21/2016 – Wednesday**

Monday I overnighted FedEx to Tina Constable, the publisher of Dr. Mitchell’s (CIA torture doctor) book. She is with Crown Publishing which is owned by Random House, the largest book publisher in the world.

I sent her a letter, the SCOTUS petition, complaint, and my 9/1 letter to US AG Lynch. I was hoping to land a book deal.

The packet was received in the morning, but Tina took the packet home to read, and 7:42pm, she and three other people visited the cold cell website, indicating they have read and spoken about it.

[Below are the raw GoDaddy website traffic logs of a meeting between Tina Constable in NYC and people at Crown Publishing corporate headquarters in Wichita, Kansas. Notice one of them Google'd "cold torture." This proved Tina not only received my letter, she shared it with her superiors. Tina ended up giving my letter to George Walker BUSH, who the following Monday after Christmas weekend, ordered the Social Security headquarters in Baltimore, Maryland to

turn my disability benefits back on, which the next day I received the SSA letter turning them back on.]

Tina visited from NYC, two people from Wichita, Kanas, and one from Michigan.

ColdHomePage | 104.148.118.51 | Dec 20th 17:29:31 | | Mozilla/4.0 (compatible; MSIE 8.0; Windows NT 6.0) |  
ColdHomePage | 107.77.106.30 | Dec 20th 17:42:04 | <https://www.google.com/> | Mozilla/5.0 (Linux; Android 4.4.4; en-us; SAMSUNG-SM-G900A Build/KTU84P) AppleWebKit/537.36 (KHTML, like Gecko) Version/1.6  
Chrome/28.0.1500.94 Mobile Safari/537.36 |  
ColdHomePage | 72.14.199.154 | Dec 20th 18:18:28 | | Feedfetcher-Google;  
(+<http://www.google.com/feedfetcher.html>; 1 subscribers; feed-id=9758484973798952603) |  
ColdHomePage | 74.37.88.31 | Dec 20th 18:19:50 | <https://www.google.com/> | Mozilla/5.0 (Windows NT 10.0; Win64; x64) AppleWebKit/537.36 (KHTML, like Gecko) Chrome/54.0.2840.99 Safari/537.36 |  
ColdHomePage | 99.60.39.31 | Dec 20th 18:21:08 | | Mozilla/5.0 (Windows NT 6.1; WOW64; rv:40.0) Gecko/20100101 Firefox/40.1 |  
ColdHomePage | 107.77.83.53 | Dec 20th 19:46:25 |  
[http://www.google.com/search?biw=360&bih=289&ei=9exZWK3zGeOY0wLfnaLoAg&q=cold+torture&oq=cold+torture&gs\\_l=mobile-gws-serp.3...5189.6395.0.6730.8.7.0.0.0.0.667.667.5-1.1.0....0...1c.1.64.mobile-gws-serp..8.0.0.F7QlxSq7p\\_A](http://www.google.com/search?biw=360&bih=289&ei=9exZWK3zGeOY0wLfnaLoAg&q=cold+torture&oq=cold+torture&gs_l=mobile-gws-serp.3...5189.6395.0.6730.8.7.0.0.0.0.667.667.5-1.1.0....0...1c.1.64.mobile-gws-serp..8.0.0.F7QlxSq7p_A) | Mozilla/5.0 (Linux; Android 5.0; SAMSUNG SM-G9008V Build/LRX21T) AppleWebKit/537.36 (KHTML, like Gecko) SamsungBrowser/3.5 Chrome/38.0.2125.102 Mobile Safari/537.36 |

This means she got it and spread the word. So far, no contact, but someone from NY and NJ seems to be doing fact checking.

## **12/27/2016 – Tuesday**

Then today, 12/27, and 12:53pm ET, BUSH2 visited from Maine.

cpe-172-101-34-157.maine.res.rr.com

ColdHomePage | 172.101.34.157 | Dec 27th 10:53:57 | <https://www.google.com/> | Mozilla/5.0 (Macintosh; Intel Mac OS X 10\_9\_5) AppleWebKit/537.36 (KHTML, like Gecko) Chrome/55.0.2883.95 Safari/537.36 |

Then today in the mail I received a letter from the SSA stating my SS Disability benefits are starting up again and I will be paid ~\$9k in back payments and will be paid going forward, including Medicare. The letter was dated yesterday, and the only explanation is BUSH2 made it happen, fast.

BUSH2 must me spooked by my letter to Crown Publishing, as he sure has been busy since learning I knew about Justice Scalia's private hunting trip.

## **12/31/2016 – Saturday – New Year's Eve**

Of all days, the last day of the year, and I received the SSA payment of \$9,296.10 in my checking account this morning, and all my disability benefits have started back up, including full

Medicare. Thank you George BUSH2. I took the book listing off the cold cell website so they can see the effort is appreciated. It also proves BUSH2 was the one behind stopping the benefits.

Website visits today from Australia, Pakistan, Bronx, NY, someone in Baltimore, MD on Verizon FIOS, France, Ukraine, and Bronx, NY again.

**2/22/2017**

[Despite George Walker BUSH's cash incentive to not write and publish my book about his corruption, I did so anyway. I published "Unspeakable Pain" on Amazon and for free as a PDF file posted on my websites. This angered BUSH, so he started the process of cutting off my disability benefits once again.]

**4/8/2017 – Saturday**

Yesterday I received a letter in the mail from Disability Determination Services of Raleigh, stating my disability benefits are being cut off as of 5/11/2017 video teleconference at the SSA office in Hendersonville. President BUSH2 is pissed, likely Cheney as well. So, they litigate with revenge.

I composed and sent an email to BUSH2 via his scheduling staff member. Below is the email:

To: scheduling@OGWB.org  
From: David A. Bardes  
Re: Torturegate Scandal, Bardes v. US Courts (1:17-cv-89)  
Please kindly deliver this email to President BUSH2, he knows me and the topic well.

Dear President BUSH2,

Today in the mail I received more manna from heaven. The SSA is as quickly as possible, going to terminate my disability benefits, just as mysteriously as you turned them back on the day after Christmas, having been terminated in August, after starting the first termination after I filed my last federal lawsuit in November the year before. The precious letter from the SSA starts with "YOU DO NOT HAVE TO TAKE A NUMBER AT THE SSA OFFICE..." You bet I do not have to take a number, it will be that quick.

Do you not know that it is your actions which force me to do what I have done? I was not going to write the book, had plans to get back to a selfish life, after my adversaries financially settled with me. But no money. I even sent an email to your scheduling staff to try to open a conversation where my question would have been why are you forcing me to write my book? This forced me to write the book to earn money. And file another federal lawsuit to get money.

Now your actions to cancel benefits, you yourself directed turned back on, will force me to place my book in the public domain as a free PDF file and free eBook. Then launch my earthly ministry with a blitzkrieg social media

campaign, using those college students who offered help with a GoFundMe page. When I show up for my disability videoconference lynching, I will hand a copy of my book to the nice guard, as friend's videotape the whole fiasco.

Then they will videotape me going to one of our two nice homeless resident's houses, where I will hand them my book and say this is why I am homeless, BUSH2 and Cheney's revenge. I am very patient, and happy with pain and hardship, content eating only one bologna sandwich each day, as the more pain you inflict the more powerful I will become. From the homeless shelter, I will start my earthly ministry, clothed in sackcloth.

You created me, then you make me famous. Why? Is it not easier to pay me money, pull the book, and let me get back to a selfish life? Your actions with the SSA here, have now placed a hard deadline on the window of saving your and Cheney's legacy. As on May 11, 2017, before leaving in our cars to go to the SSA office an hour away, I am going to upload my free book, and make the eBook free, on twenty media platforms, under an author's public release license. Having been forced to do so, by you.

I win regardless of what happens, the only unknown is what happens to your and Cheney's legacy. Which will be by your decision, to continue forcing my actions, having none others.

Cordially,  
David A. Bardes

Then this morning, at 8:49am, Texas time, I had a website visitor, below, from Dallas/Fort Worth, which likely is the staff person I emailed.

ColdHomePage | 172.58.144.252 | Apr 08th 07:49:07 | <https://www.google.com/> | Mozilla/5.0 (Linux; Android 7.0; SAMSUNG SM-G930T Build/NRD90M) AppleWebKit/537.36 (KHTML, like Gecko) SamsungBrowser/5.0 Chrome/51.0.2704.106 Mobile Safari/537.36 |

**4/11/2017**

Today is the 11th, so one month to May 11, when I have my SSA disability hearing in Hendersonville [NC]. Just after I release the book for free. President BUSH2 and Vice President Cheney have one month to settle with me, or their legacies are forever tarnished.

**5/11/2017 - Thursday**

Today was my SSA disability hearing, which I blew off. No point in driving wasting gas. This will trigger a letter finding me not disabled, and cut off all benefits after two more monthly payments, or not. Maybe just stop forever. This is BUSH2 and Cheney revenge. Their retaliation, started my earthly ministry. They created me, then launched me. I am a product of governmental corruption in totality. Then the scar proved my story to a worse degree, then their boy Comey was knocked out. Leaving no BUSH2 friendly executives in the highest places. All gone.

**6/21/2017 - Wednesday**

Two days ago, I received from the SSA, the disability hearing report, concluding I am no longer disabled. I wrote a letter refuting their report, and emailed it to P. BUSH2's scheduling person to give to George. Then mailed the letter to DDSR and NC DHS legal department. The SSA office is closed today, but tomorrow I will drive to Hendersonville, and file my appeal, and deliver the letter.

[I Wrote and mailed a letter dated 6/21/2017 addressed to Amanda Stathakis, Disability Hearing Officer, Disability Determination Services of Raleigh (DDSR) explaining they cannot deem me no longer disabled when I never claimed I was disabled. I explained the money being paid to me each month was not disability payments, rather bribe money to not publish my book about the corruption of George Walker BUSH, and that the letter I received starting the payments never mentioned "disability" at all, rather "We can pay you..." without any language as to when the payments would stop. See file: Bardes-Non-Disability-Letter-BUSH2-6-21-2017.pdf]

#### **6/22/2017 - Thursday**

Today I drove to the SSA office in Hendersonville (45 minutes away) and filed the form within the 10-day period to appeal my case. I gave her my letter, and she did not want to read it. I asked her to please read the first page and a half. She read the first page only, then understood the corruption.

She took my SSA mailings and left the window to go speak with someone. She said she had to get the forms I needed. It was good ten minutes, I sat and read the newspaper. When she came back, she handed me a stack of forms to fill out right then and there for my appeal. It was past 4pm the office had closed, last one there. I figured out she was told to try to get me to file the appeal then, knowing I had 60-days to file the appeal. I pick up the first form and said this is the only form I need to fill out and sign today. It was the "continuation of benefits" form, which must be filed within 10-days of the cessation report, from which you then have 60-days to file the actual appeal. She said "we will do it your way." She stamped and gave me a copy of the continuation form. And stamped the letter to the hearing officer, but refused to keep a copy. Tessa 843, she would not give me her last name, was highly professional, and I am certain a fine person, but she sure knew how the corruption was handled.

This gives me 60-days to get two more months of benefit payments, then file appeal, which cuts off, and gives me two more months of final payments, for a total of four more months, at least, on the payments. Then two more months with cash, giving me six months.

This makes BUSH2, and all my other defendants, and federal judges, unhappy, as the judges must respond to my lawsuit eventually, but two months they thought they had, turned to four, and past the period of not responding to the case.

**8/29/2017 - Tuesday**

[As a result of my 6/21/2017 letter claiming the benefits cannot be turned off because they were not payments for disability, rather bribe hush money to protect BUSH from his crimes money. There was no provision of which being disabled or not could stop the payments. Not wanting to risk being exposed for more corruption using the SSA like dupes, after consulting a large number of people, the decision was made to allow me to continue to receive the payments. All efforts to cut them off ceased for more than a year. But in 2018, BUSH resumed efforts to stop the payment, but used more corruption to feign the process being proper.]

During this time, I mailed two letters to President Trump.

Also, Social Security, on command by P. BUSH2, began the urgent process to cut off my disability payments. I did not attend my "Disability Video Hearing" and 15 days later the Disability Hearing Officer wrote a detailed 12-page report concluding I was no longer disable. On 6/21/2017 I mailed a letter to the disability hearing officer, and sent it to P. BUSH2 via his scheduling clerk email. P. BUSH2 gave it to all parties quickly.

This letter to the disability hearing officer was so powerful, it became the catalyst for rapid movement of decisions. That weekend, 6/24, was SCOTUS's last before summer recess which started the following Monday.

The website traffic started early Saturday morning, when someone with the FBI in Chicago, spoke with someone at the State of Kentucky. Then Sunday morning at 7:33am, someone in Washington, DC, visited, shortly before someone in New York City visited.

Then Monday was SCOTUS's last day. Tuesday someone with the FBI (Blue Coat Systems) and someone in Wilmington, Delaware visited. Joe Biden lives in Wilmington. Wednesday night at 11:21pm, someone in Washington, DC near the Whitehouse visited, on an iPhone on Verizon. Having searched Google. This likely was P. Trump. Up late Tweeting.

Thursday morning was Cincinnati, then Spartanburg, SC, then Dallas, UK, and Italy. Spartanburg was likely retired Chief justice Toal, of the SC Supreme Court, perhaps being hit up for money to throw in the pot. Dallas would be lawyers for P. BUSH2. Italy is the Prime Minister who almost jailed a CIA agent over hypothermic torture. On Friday, 6/30, lots of CIA network visits, then at 8:06pm ET, someone in Honolulu, Hawaii visited, at 2:06pm Hawaii. I Google to



see if P. Obama was vacationing there. An article in the local paper said he arrived on the 22nd, for the July 4th weekend vacation.

Three Presidents, Two Vice Presidents, SCOTUS Justices, US AG Sessions, FBI, and CIA, and SC, appeared to all sign off on me getting money? P. BUSH2, then P. Obama, and P. Trump, all in one week. Impressive.

### **6/22/2018 - Friday**

Today son David and I were driving and a full arc rainbow appeared in the sky over Brevard. It was bold and stunning, taking up the entire sky. Today is 6/22, which one year ago today, I filed my SSA disability appeal, which gave me 60 days to 8/21 to file. 8/21 was the date of the total solar eclipse here in Brevard. Also, one year ago in Manchester, England, on the 22nd, a 22 year old killed 22 with a suicide bomb.

### **6/27/2018 - Wednesday**

[on 6/27/2018, I received an overnight express package not from the SSA or from DDSR (Disability Determination Services of Raleigh) but rather from some lady I never knew from South Carolina. "SSA" never appeared on the envelope or letterhead, rather just a personal letter saying my SSA benefits were being cut off. Enlosed was a CD with my medical history that had been deleted save a few items. It was clear this package was a fraudulent effort to cease my benefits without risking the corruption that turned them on.]

Today around 2pm I received an overnight express UPS envelope, which contained an encrypted CD-rom and a letter from the Social Security Disability Hearing office in Greenville, South Carolina. The letter says the instructions to open the CD would come in a seperate mailing, but nothing came in the regular mail. The CD contains an exe application which requires a password to open. The letter claims it contains my medical evidence and history that the agency has on my case. The letter claims I need to send them updated medical evidence not already in the file on the CD.

It was a ruse. The SSA never overnight delivers anything via UPS, as the USPS already delivers all their letters overnight anyway. The sender was an individual's name using their online account to print shipping label, void of the words 'social security.' The letter said I should return my medical evidence as soon as possible, with no date deadline. It says the sooner I respond the better for me. The problem is I have no idea what the password is. Until then it is useless.

### **6/28/2018 - Thursday**

In the mail today was a letter from the SSA office in Greenville, SC with the password to unlock the encrypted CD which arrived yesterday by UPS overnight express. The CD only contains medical records, most of which have been deleted from the record. The CD is more evidence of BUSH2's corruption. BUSH2 is pissed off, and upset. "Fuck Bardes, cut off his benefits now!" The more he does to hurt me, the worse it becomes for him. He is trapped in a hot steamy kitchen, and desperately wants cool fresh air to breathe, and make me go away and no longer exist.

BUSH2 knows I received the CDrom yesterday and the letter today. And he is awaiting my response, by visiting websites.

### **12/11/2018 - Tuesday**

Update on SSA disability: SSA declared me disabled in 2012, once they had xrays of my broken hip, and started disability benefits. My official SSA diagnoses "PTSD." After hip surgery and my federal lawsuit before SCOTUS, BUSH2 had the benefits stopped, it took time with doctor visits, but my last disability payment was September 2016. In December of 2016 I mailed a letter to BUSH2's book publisher at Crown, trying to shop my book that I was going to write about BUSH2 corruption and torturegate. The publisher gave it to BUSH2 on Friday before Christmas on Sunday. BUSH2 worried over Christmas weekend, to first thing Monday he called the SSA headquarters in Baltimore, Maryland and ordered the SSA to restart my benefits again, immediately. I was not disabled and did not reapply, but the following day, Tuesday, I received the overnight letter from Baltimore stating "We can start paying you...." All the benefits started up again, including Medicare. Then I received a lump sum check for all the back months to when they ceased. I wrote the book anyway and self published it, then filed another federal lawsuit into torturegate. BUSH2 then reacted in anger and started once again to have the SSA benefits stopped. SSA mailed letters with requests for me to provide updated medical records showing my still disabled. But there were no records because I was no longer disabled, and just ignored all the SSA requests. But just after 11/3/2017 when the International Criminal Court reported they were going to open a war crimes investigation into BUSH2/CIA torture, BUSH2 had the SSA put off ceasing the benefits by sending me a letter saying "your hearing will take a long, long, long time to schedule." But after BUSH2 and Cheney bribed the ICC judges, BUSH2 got back to cutting off my benefits in order to force my hand, and settle for pennies, being broke and desperate. But apparently the Baltimore HQ and NC Disability Review SSA people in Raleigh, told BUSH2 they will not help him, because I was not disabled nor had I been declared disabled again. So BUSH2 had to use his corrupt friends in South Carolina, to schedule a "hearing" before a "SSA judge" in Asheville. That hearing was to occur yesterday at 2:30pm in Asheville. A huge snow storm dumped 18 inches of snow, so the judge had to cancel likely. I had no plans on going, as I cannot claim to be disabled when I am not.

My last posting to the cold cell site, stated I would release certain documents before a BUSH2 imposed deadline came upon me. Yesterday was my SSA disability "hearing" before an Administrative Law judge, in the federal courthouse in Asheville. But with a major snow storm dumped 18 inches of snow on the ground, so it is doubtful the AL judge even made it, so it was likely canceled by weather. I was not going to go anyway, but now with the snow excuse giving me time, BUSH2 knows have more time, which works against him, not me. This may explain the return of traffic.

### **1/26/2019**

[On 1/26/2019, someone in the SSA headquarters in Baltimore, Maryland visited my website ColdCellTorture.com speaking with George Walker BUSH. More evidence of corruption in the SSA.]

Baltimore, Maryland, at 11:59pm ET

ColdHomePage | 141.157.11.71 | Jan 26th 21:59:39 | <https://www.google.com/> | Mozilla/5.0 (iPhone; CPU iPhone OS 12\_1\_2 like Mac OS X) AppleWebKit/605.1.15 (KHTML, like Gecko) Version/12.0 Mobile/15E148 Safari/604.1 |

### **3/27/2019 - Wednesday**

Today is the fourth (4th) Wednesday of the month, and the date of deposit of my Social Security monthly disability benefits, but today there was no deposit. BUSH2 had it cut off. He has had this cessation long planned, but today it was effected. This is just another nail in the coffin for BUSH2, Cheney, and the tech CEO's. Making me dig my heels in deeper to finish the race running even faster, is not an effective strategy for these criminals.

### **5/20/2019 - Monday**

Note To File

I received in the mail today a bill from the Social Security Administration demanding immediate payment of \$74,755.20, due by June 3, or their threats would manifest. The letter was dated and mailed May 16, 2019.

I have a net worth of three figures because of George, so he thought loading this weight upon me now, would be enough to force me finally capitulate to his Satan.

### **6/5/2019 - Wednesday**

[On 6/5/2019, I recorded another website meeting between the SSA in Baltimore, Maryland and George Walker BUSH. More evidence of their corruption.]

2-Way Conversation Below

Baltimore, Maryland, Verizon, SSA office? BUSH2 calling in amount due bill?

Making trouble? At 1:34pm ET

ColdHomePage | 151.196.126.165 | Jun 05th 10:34:31 | <https://www.google.com/> | Mozilla/5.0 (Windows NT 10.0; Win64; x64) AppleWebKit/537.36 (KHTML, like Gecko) Chrome/74.0.3729.169 Safari/537.36 |

Clifton, NJ Digital Ocean, BUSH2 UA at 1:36pm ET

ColdHomePage | 104.248.12.44 | Jun 05th 10:36:51 | Mozilla/5.0

## **2025 Attempt to Challenge the Claim of Overpayment Met with More Corruption and Abuse**

**4/2/2025** – I filed a SSA Form SSA-561-U2 "Request for Reconsideration" along with a five-page letter and exhibits.

**4/26/2025** – I received a SSA letter scheduling teleconference meeting on 5/13/2025 at 11:00am ET.

**5/13/2025** - Teleconference Meeting with "Mr. SCHMITZ" Below are my notes to the file:

**Telephone Hearing: 10:58am** received call from "Mr. Schmitz"

He was not prepared and refused to read my letter or look at the documents I mailed.

Said he would send a form and require income and debts to determine if I owe money

I had to spoon feed story, interrupted me preventing me from telling story.

I told him I was a victim of the corruption of SSA and he said he does not want "to get involved with politics" and hung up on me at 11:10am.

**5/31/2025** – Received SSA letter concluding I must pay back the money, but have 60-days to request a hearing with an administrative law judge of the Office of Disability Adjudication and Review.

**7/7/2025** - I wrote and dropped off a letter requesting a hearing before the administrative law judge, and included copies of lawsuits and exhibits for the judge.

**8/8/2025** - I received a letter from SSA demanding I pay them \$72,310.20, or they are going to trash my credit, seize wages via garnishments, intercept tax receipts, among other abuses. I was denied my right to have a hearing before an administrative law judge as warranted in their letter of 5/31/2025.

**8/18/2025** - I received yet another threatening letter to pay the SSA \$72,310.20 by 9/3/2025. Now it is confirmed I was denied my right to have a hearing with the administrative law judge as promised in the letter of 5/31/2025.

I do not know if this is just more corruption, or the cover up of the crimes the SSA has committed against me. But I am naming "Mr. SCHMITZ" as a John Doe defendant in *Bardes v. Bush et al.* There is no question as to his violations of my Constitutional Rights. Further I have now exhausted my remedies as to law, so I can proceed in federal court.

**David Andrew Bardes, *Sui Juris***

259 Whitmire Street  
Brevard, North Carolina 28712  
davidbardes@davidbardes.com  
828-577-4775 (c)

June 21, 2017

Public Servant Amanda Stathakis  
Disability Hearing Officer  
Disability Determination Services of Raleigh  
3301 Terminal Dr.  
Raleigh, NC 27604

NC Department of Health and Human Services  
Legal Department  
2001 Mail Service Center  
Raleigh, NC 27699-2001

Re: Disability Hearing Report (xxx-xx-0100)  
Legal Notice of Intent to Sue  
*Bardes v. US Courts* (1:17-cv-89)  
Torturegate Corruption Scandal

Dear Servant Stathakis:

I object to your conducting some disability video-hearing in my absence, by mailing notices to old addresses, being too lazy to check current SSA records for correct addresses.

The SSA permanently ended my disability benefits more than a year ago, in June of 2016. What are you doing now? Should you not declare me disabled first, or again, before declaring me no longer disabled, now twice?

Six months after benefit cessation, on the day after last Christmas, an unnamed former Federal elected executive official ordered someone at the SSA Office of Central Operations in Maryland, to immediately turn all benefits back on, including paying a lump sum check for \$9,296.10, for lost months since stopped last summer. Medicare was also instantly turned back on.

I never claimed to be disabled again, never applied for anything, signed nothing; it just mysteriously happened out-of-the-blue, with no explanation. The even more mysterious letter I received from the SSA Office of Central Operations in Maryland a day later, did not state I was declared disabled again, never mentioned anything medical at all, and the word disabled was not present anywhere in the three pages. The letter just starts "We can pay you beginning..." This letter of December 26, 2016, is enclosed, and contains no conditions under which these non-disability-dependent benefits could ever be stopped. Read it for yourself.

It was those at the top of the SSA Office of Central Operations in Maryland who turned the benefits instantly back on. After being ordered by the former Federal elected executive official, after his book publisher received my letter the Thursday before Christmas, shopping my book regarding the former elected official's corruption, leading the Torturegate Corruption Scandal.

Since the SSA declared me **not disabled** more than a year ago, and the mysterious Christmas SSA surprise benefits-forever letter also **did not declare me disabled** either, or again, so why do you now bother pretending there is a legal process to follow, writing a detailed 12-page smoke-screen report full of lies, concluding I have been declared **no longer disabled**, so benefits must now stop? Why hide the corruption, because everyone knows? Your report just proves your deep-willing involvement in the corruption, and your report defamatory slander, medical misdiagnoses without a license, and prejudicial fabrications to defraud.

### **Prior Elected Federal Official Mad as Hell**

The same prior Federal elected executive official who ordered the SSA Office of Central Operations in Maryland to instantly turn the benefits back on, is now **mad as hell** at me, for having filed another Federal lawsuit, indirectly involving his corruption, and then publishing my book for free, detailing his vast corruption leading the Torturegate Deep-State Corruption Scandal, and my second petition at the US Supreme Court, which ended the Torturegate Scandal. (UnspeakablePain.com)

What you did thankfully, in your pretending there was a legitimate necessary legal process here, writing a detailed 12-page report, allows me to prove at your deposition, the depth and breadth of the corruption, and gives me a path up the inside food-chain-of-corruption to identify the unnamed former Federal elected executive official, and their co-criminals at the top of the SSA Office of Central Operations in Maryland. Allowing me to then attach them, and the former Federal elected executive official into my lawsuit as Defendants, having caused direct and indirect financial losses and injuries, by breaking so many laws.

I am naming you as an already-captioned-unnamed Jane Doe Defendant in an existing federal action, *Bardes v. US Courts* (1:17-cv-89) in both tax-paid, and citizen-to-citizen capacities. I am writing my first amended complaint so the timing is optimal. Please accept this letter as legal notice of intent to sue. I will serve you with summons and complaint in time. I have already defeated sovereign immunity in the lawsuit, under both tax-paid, and citizen-to-citizen capacities, which your lawyers can find in PACER. I am suing you civilly for 300% of your net worth, termination of employment, and revocation of all benefits including retirement and pension.

### **A Fluke of Unstoppable Corruption**

Since the benefits were turned on not due to anything medical, or disabling, now declaring me no longer disabled, cannot stop them, according to the law. My medical condition is irrelevant, since it was irrelevant turning them on. The SSA Office of Central Operations letter turning them on, has no legal reason, or ability, stated anywhere to ever stop them. Read it for yourself. There is no way to stop the benefits without proving the corruption turning them on, as it identifies those corrupt, turning them off, with pretend reasons. It is a fluke of unstoppable corruption.

## Detailed Report of Fabricated Lies

Your 12-page detailed report here, which was obviously unnecessary as to law, as I never claimed I was disabled again, after benefits were stopped last year, is riddled with proven lies.

Your report correctly states my disability stopped in June last year, and that I appealed then, but you knowingly-lie, stating your report now, one year later, is the result of that appeal. Your fictions left out I lost that appeal last year, then complete cessation of all benefits for half-a-year, and then the subsequent Christmas mysterious surprise restoration of benefits, now resulting in your feigning a medical-disability reason to stop them again.

Your false-claim I was disabled by Avascular Necrosis of the hip was a lie, as such can never disable anyone, proving **you have no medical knowledge at all**, despite having the word disability in your title, which violates laws and my civil rights, being a fraud. Then you contradicted yourself later anyway, proving a fraud again.

Your statement I am currently under the care of a psychologist and psychiatrist was a lie. Your claim I was currently suffering from a mental illness was a lie. Then you revoked all my vocation-protection laws, claiming I could be a “shaker” who shakes out table cloths.

You cited a Federal judge’s judicial order, since proven wrong by the US Supreme Court, on my second time there, where the justices ended the Torturegate Corruption Scandal, disgracing the judge, who you rely on here for feigned-proof, claiming no injury ever happened to me, defeating my credibility, to insinuate I made up the injuries. All while giving the outward illusion you were obeying the law, doing something legal, and necessary.

Your volunteered unsolicited fictional smoke-screen report, and admissions of total medical ignorance about disability, legally becomes defamatory slander, illegal malpractice of medicine without a license, prejudicial and discriminatory fabrications to defraud, commissions of Federal torts, and violations of Federal civil rights. Your first deposition will take a week, as you wrote so many words, easily proving your guilt in deep-state corruption with evidence your lawyers will not like, and cannot defeat.

You need to be prosecuted and imprisoned, as all I can do is render you financially destitute in civil court. See you in court, servant.

A Tax-Payer,  
I AM,

David Andrew Bardes, *Sui Juris*

Enclosure: December 26, 2016 SSA letter from Office of Central Operations, Baltimore, Maryland



**Social Security Administration**  
**Retirement, Survivors, and Disability Insurance**  
**Notice of Change in Benefits**

Office of Central  
 Operations  
 1500 Woodlawn Drive  
 Baltimore, Maryland 21241-1500  
 Date: December 26, 2016  
 Claim Number: 300-46-0100 HA



0000740 00007641 1 MB .419 1221MACTR7PI T35 P7



DAVID A BARDES  
 213 RAINBOW LAKE DR  
 BREVARD NC 28712-7733



We can pay you beginning September 2016.

**What We Will Pay**

- You will soon receive a payment for \$9,296.10, which is the money you are due through December 2016.
- Your next scheduled payment of \$2,354.00 which is for January 2017, will be received on or about the fourth Wednesday of February 2017.
- After that you will receive \$2,354.00 on or about the fourth Wednesday of each month.

*received deposit in  
 ✓ US Bank on 12/31/16*

**Information About Medicare**

You are entitled to hospital and medical insurance under Medicare beginning June 2014.

We will reduce the payment you will receive shortly after February 22, 2017 by \$107.00 because of medical insurance premiums. When we figured the amount of your payment, we took into account all the medical insurance premiums which were previously paid or still due. We will deduct medical insurance premiums 1 month in advance.

We are deducting past-due premiums from your check.

**Medicare Prescription Drug Plan Enrollment**

Now that you are eligible for Medicare, you can enroll in a Medicare prescription drug plan (Part D).

To learn more about the Medicare prescription drug plans and when you can enroll, visit [www.medicare.gov](http://www.medicare.gov) or call 1-800-MEDICARE (1-800-633-4227; TTY 1-877-486-2048). Medicare also can tell you about agencies in your area that can help you choose your prescription drug coverage.

SEE NEXT PAGE

If you have limited income and resources, we encourage you to apply for the extra help that is available to assist with Medicare prescription drug costs. The extra help can pay the monthly premiums, annual deductibles and prescription co-payments. To learn more or apply, please visit [www.socialsecurity.gov](http://www.socialsecurity.gov), call 1-800-772-1213 (TTY 1-800-325-0778) or visit the nearest Social Security office.



### **Do You Think We Are Wrong?**

If you do not agree with this decision, you have the right to appeal. We will review your case and look at any new facts you have. A person who did not make the first decision will decide your case. We will review the parts of the decision that you think are wrong and correct any mistakes. We may also review the parts of our decision that you think are right. We will make a decision that may or may not be in your favor.

- You have 60 days to ask for an appeal.
- The 60 days start the day after you receive this letter. We assume you received this letter 5 days after the date on it unless you show us that you did not receive it within the 5-day period.
- You must have a good reason if you wait more than 60 days to ask for an appeal.
- You can file an appeal with any Social Security office. You must ask for an appeal in writing. Please use our "Request for Reconsideration" form, SSA-561-U2. You may go to our website at [www.socialsecurity.gov/online/](http://www.socialsecurity.gov/online/) to find the form. You can also call, write, or visit us to request the form. If you need help to fill out the form, we can help you by phone or in person.

### **If You Want Help With Your Appeal**

You can have a friend, representative, or someone else help you. There are groups that can help you find a representative or give you free legal services if you qualify. There also are representatives who do not charge unless you win your appeal. Your local Social Security office has a list of groups that can help you with your appeal.

If you get someone to help you, you should let us know. If you hire someone, we must approve the fee before he or she can collect it. And if you hire a representative who is eligible for direct pay, we will withhold up to 25 percent of any past due benefits to pay toward the fee.

SEE NEXT PAGE



**Suspect Social Security Fraud?**

Please visit <http://oig.ssa.gov/r> or call the Inspector General's Fraud Hotline at 1-800-269-0271 (TTY 1-866-501-2101).

**If You Have Questions**

We invite you to visit our website at [www.socialsecurity.gov](http://www.socialsecurity.gov) on the Internet to find general information about Social Security. If you have any specific questions, you may call us toll-free at 1-800-772-1213, or call your local Social Security office at 1-866-964-5053. We can answer most questions over the phone. If you are deaf or hard of hearing, you may call our TTY number, 1-800-325-0778. You can also write or visit any Social Security office. The office that serves your area is located at:

SOCIAL SECURITY  
205 S GROVE STREET  
HENDERSONVILLE, NC 28792

If you do call or visit an office, please have this letter with you. It will help us answer your questions. Also, if you plan to visit an office, you may call ahead to make an appointment. This will help us serve you more quickly when you arrive at the office.

*Social Security Administration*



1.000740\* 020201QZK000703\* CTR7P1 161221 0000000000000000