# IN THE UNITED STATES DISTRICT COURT

For the District of Southern Ohio
Southern Ohio District - Cincinnati, Ohio
1:226 V 29

	) JUDGE COLE!
Plaintiff: David Andrew BARDES	MAGISTRATE JUDGE BOWER
Defendants:	(
George Walker BUSH, individually Richard Bruce CHENEY, individually William Henry GATES, III MICROSOFT Corporation Lawrence Edward PAGE ALPHABET, Inc. Timothy Donald COOK APPLE, Inc. John and Jane DOE	Verified ) Complaint ) ) ) ) ) ) )
· · · · · · · · · · · · · · · · · · ·	

# **Verified Complaint**

## A. JURISDICTION

1. This court has jurisdiction under Diversity of Parties (28 U.S.C 1332(a)). Damages sought exceed \$75,000. No plaintiff shares a state with any defendant.

### **B. OVERVIEW**

2. I am a man who witnessed too much, a series of heinous crimes, and blew the whistle, only to be met with severe retaliation. I am now suing my oppressors for the reckless infliction of emotional distress, among other things.



### C. FACTS OF THE CASE

### Background

- 3. In 2004, I was falsely accused of not paying my child support, and thrown in jail, until a judge signed an order striking the falsely reported arrears. The problem was the first three days in jail, I was locked in an "intensive management" holding cell. These small holding cells are engineered to be made very cold, such the inmate painfully shivers in the cold until they comply.

  I suffered unspeakable pain for three days of violent shivering until I lost consciousness, falling into hypothermic coma. The jail's doctor mistakenly declared me dead, when I obviously was not.
- 4. When I got out of jail, I started doing research on these punishment holding cells. I discovered a dozen inmates who died from hypothermia in these cold cells.
- 5. Alarmed as you can imagine, I sought the assistance of lawyers. But each of the lawyers said they could not help me, because every federal judge instantly dismissed every torture lawsuit to protect George W. BUSH, Dick CHENEY, and the small number of CIA officers from prosecution for torture. The federal courts cited torture as "too hot" of a topic to address at the time. This became known as the TortureGate Scandal.
- 6. What I did not know at the time, was George W. BUSH used this same "Cold Cell" torture to brutally torture to death two innocent victims after the attacks of 9/11. The infamous BUSH torture memos titled this "enhanced interrogation" technique "Cold Cell" torture. It was actually murder.
- 7. But decades of this instant lawsuit dismissal had a grave secondary effect on our jails and prisons, as it gave the green light that torture was on, with all lawsuits instantly dismissed. To which I fell victim both ways.
- 8. Undeterred, I taught myself the law, and in 2008, I filed a federal civil rights lawsuit. The



case was instantly dismissed. I filed objections and won; the case rolled into discovery before being ultimately dismissed. The judge wrote a complicated fifty-page order that near death hypothermic torture was not a violation of the Constitution.

- 9. I appealed the case and lost, then my petition to the US Supreme Court was denied. My one Constitutional question was "Is near-death hypothermic torture a violation of the Constitution?" The year was 2011.
- 10. I chronicled all of my research on Cold Cell torture at my website "ColdCellTorture.com" (today ColdCellTorture.org.) I tracked the inmate deaths, the CIA and FBI use of cold cell murder, with reports and maps of Cold Cell torture use. The only website visitors were the government types coming from government IP networks. As an advanced computer programmer, I was able to track and identify the website visitors. I kept accurate and detail annotated website traffic logs.
- 11. Through no fault of my own, I found myself in a proxy battle with George W. BUSH, Dick CHENEY, and the small group of CIA torturers.
- 12. I waited two years and filed a second federal civil rights lawsuit, but it was instantly dismissed. I decided to not appeal that case. What I needed was more evidence, as Cold Cell torture was a well-guarded and much denied secret.
- 13. The break came on December 9, 2014, when the US Senate published their report on CIA torture. Which provided in too graphic of detail, the brutal hypothermic murders of two innocent Muslims with Cold Cell torture. Making front page news, Cold Cell torture became public knowledge, no longer a secret.
- 14. Armed with this evidence along with the continued deaths of domestic Cold Cell torture deaths, I filed a third federal civil rights lawsuit. But this time, I sued the four federal judges who



dismissed my first two cases. The reaction was swift. That night two men appeared out of the dark on my front porch in the middle of the night. I did not answer the door and my dog scared them away.

- 15. The lawsuit was dismissed with the speed of lightening. My petition to the US Supreme Court asked the same but modified question "Is being brutally tortured to death with hypothermic torture a violation of the Constitution?" The blood from all of the inmates killed with Cold Cell torture since my first petition was denied, dripped on the hands of the justices.
- 16. On February 13, 2016, Justice Antonin Gregory Scalia died in his sleep while on a hunting ranch in way west Texas. It was reported in the news that Justice Scalia left his federal security detail back in Houston and travelled to the ranch without them. The hunting trip was hosted by a 400-year-old private hunting fraternity to welcome their newest member.
- 17. But the only way Justice Scalia's security detail would agree to leave him, which they are sworn never to do, was if there were already too many other federal officers on the plane and on the ground at the ranch. As from the Secret Service details of George W. BUSH and Dick CHENEY. George W. BUSH had planned the elaborate caper to secure Justice Scalia's key tie vote against my petition, which had just been docketed by the court.
- 18. With only eight (8) remaining justices, it was enough to bring an end to the TortureGate Corruption Scandal. On the morning of the conference vote on my petition, April 15, 2016, the Supreme Court canceled their regular conference day to work on one important case. All the cases to be voted on that day were moved to the next conference date. All except for my petition. My petition was the only one denied that day.
- 19. But hours later, a federal judge in Seattle did not dismiss a Cold Cell torture victim's civil rights lawsuit against the two CIA torture doctors, brought by the ACLU. Despite repeated



attempts by President Obama, the judge moved the case to trial. The CIA were forced to settle the case the day before trial was to begin.

20. In what shocked not just the legal community, but the whole world, torture lawsuits were no longer dismissed. The justices had voted that day to end TortureGate. As I subsequently wrote in my book, I lost my lawsuit, but God won.

### The Interim Period

- 21. By this time, George W. BUSH was not happy with me, and I posed a serious threat, as he feared prosecution for torture and murder.
- 22. Living in a failed wedding resort in Brevard, North Carolina, George W. BUSH recruited and moved a CIA agent into the cabin next to mine. She was my age, recently divorced, from Jacksonville, Florida, had a black dog just like mine, and went by the name of "Karen Thomas." Being celibate, I rebuked her efforts to befriend me. I had no way of proving she worked for the CIA, so I tried an experiment.
- 23. I placed an anonymous note in her mailbox, stating I knew who she worked for and was willing to help out the CIA torture doctors in their torture lawsuit from the ACLU. The next day I received in the mail, a form letter from Attorney General Loretta Lynch, saying she received my letter and would respond in due time. It was her way of smoking out just what kind of help I was willing to offer. I did not respond, and "Karen" quickly broke her lease, packed her bags and left, never to be seen again.
- 24. At the time, I was on Social Security disability from a broken hip, and I suspected George W. BUSH was behind my benefits being suddenly revoked.
- 25. I decided to write a book about my torture and TortureGate. I wrote a letter to George W. BUSH's publisher at Crown Publishing shopping interest in the corruption of George W. BUSH.



# DOCKET

# Explore Litigation Insights



Docket Alarm provides insights to develop a more informed litigation strategy and the peace of mind of knowing you're on top of things.

# **Real-Time Litigation Alerts**



Keep your litigation team up-to-date with **real-time** alerts and advanced team management tools built for the enterprise, all while greatly reducing PACER spend.

Our comprehensive service means we can handle Federal, State, and Administrative courts across the country.

## **Advanced Docket Research**



With over 230 million records, Docket Alarm's cloud-native docket research platform finds what other services can't. Coverage includes Federal, State, plus PTAB, TTAB, ITC and NLRB decisions, all in one place.

Identify arguments that have been successful in the past with full text, pinpoint searching. Link to case law cited within any court document via Fastcase.

## **Analytics At Your Fingertips**



Learn what happened the last time a particular judge, opposing counsel or company faced cases similar to yours.

Advanced out-of-the-box PTAB and TTAB analytics are always at your fingertips.

## API

Docket Alarm offers a powerful API (application programming interface) to developers that want to integrate case filings into their apps.

### **LAW FIRMS**

Build custom dashboards for your attorneys and clients with live data direct from the court.

Automate many repetitive legal tasks like conflict checks, document management, and marketing.

### **FINANCIAL INSTITUTIONS**

Litigation and bankruptcy checks for companies and debtors.

## **E-DISCOVERY AND LEGAL VENDORS**

Sync your system to PACER to automate legal marketing.

