

This is the [Countdown To Ecstasy](#)

The following eMail is one of a number of everlasting and eternal connections tying public officials into the tangled web of corruption. The treacherous members of organized crime *masquerading as members of Federal Law Enforcement and the Judiciary* form a leaning tower of hypocrisy threatening to pull down in their impending collapse all who the perpetrators hide behind. The business as usual is coming to end, the blind deference to brethren members of the bar can no longer sustain the audacious *conversion of public authority into private financial syndicates which dance beyond ethics and above criminal statutes as they extract extraordinary ill gotten wealth* from our society.

Federal Agents and Attorneys: Either you are *Against Corruption* or you are *With Corruption*.

There is no doubt that an unstoppable core of FBI agents and DOJ attorneys, whose oaths are as wholesome and true as your child's first breaths, will not let these rings go unpunished.

Listen to the Music:

From: *Laser Haas*

To: *OLEC@leo.gov*

Cc: *Senator Leahy VT ; Robert Mueller Director FBI ; All Senators ; Dan Akaka ; Senator Pelosi ; Representative John Conyers ; 3rd Circuit Bar Assoc J C Martin of Reed Smith ; 3rd Circuit Bar Assoc N Winkelman of Schnader ; Associated Press ; Ralph Nader Online entity ; Editors Washington Monthly ; Honorable Dick Thornburgh ; Mr Filip Mukasey's right hand ; USTP Bankruptcy Fraud Div ; Ellen Sights ; Colm Connolly Delaware US Attorney ; Colm Connolly US Attorney Delaware ; Roberta DeAngelis ; Kelly Stapleton ; Mark Kenny*

Subject: Fw: Emergency push to Nominate Colm F Connolly as Federal Justice is Obstruction of Justice

Date: Mon, 21 Apr 2008 3:11 pm

It is a Crime to allege a crime is committed Therefore, **I state, under penalty of perjury, that crimes are being committed and Obstruction of Justice is occurring.**

I spoke today with Three different offices of the FBI and informed them of the case details One curious officer said, if the fix is in so High, how would you suggest a remedy.

I said, speak the Truth, report the Truth, to as many as possible he spent 30 minutes, taking in and asking questions about the case.

The Dept of Justice in Delaware will not even mention the MNAT law firms name Despite the fact that **MNAT** law firm has confessed to filing multiple false affidavits When we provided proof that **Colm F Connolly** was a partner with the MNAT law firm who has confessed to deception and false affidavits. A huge push began to force the nomination of Colm F Connolly to the position of Federal Justice At the barest of minimums, Connolly is guilty of Model Rule of Conduct and Ethics violations for not referring the MNAT to issue to an Independent Prosecutor or the Public Integrity Section.

It is **Obstruction of Justice** also and a violation of **18 USC 4 MisPrison**, for all who have this information and fail to report it immediately to the person they know can effect a remedy of the wayward behavior.

If the Senate Judiciary Committee and key FBI personnel, responsible for Judicial Nominations has not received and did effort detailed review of this serious item. Then Obstruction of Justice is continuous.

Because I have now documented that US Attorney Colm F Connolly, is guilty of Ethics violations You can see my online affidavit about his Ethics questions <http://fraud-corruption-mnat.townhall.com/default.aspx>

At the barest of minimums, someone has to make this issue known to the Senate and FBI confirming fiduciaries or it is obstruction. You are extensively knowledgeable concerning fraud and theft of estate assets.

Also, you remarked, in California, that you had parties who were former Trustee and AUSA. The request is that you take on a task that directly bares upon your industry.

If they can openly, blatantly and heinously, violate the Law, by arbitrary & capricious rulings, where the US Trustee is acting in sedition to his oath of office. What do you think will occur in your cases, behind closed doors? They are setting the precedent and establishing their power centers (across state lines and within High Courts) that they are Above the Law and no one should dare challenge them "Or Else"!

Director Lawrence Friedman of the US Trustee's removed Roberta DeAngelis (see [here](#)) from being a Region 3 Trustee on December 22, 2004 (the very day of our Emergency Hearing on the Fraud and Perjury).

Director Friedman emailed me several emails, this one is Key

From: Lawrence.A.Friedman@usdoj.gov
To: laserhaas@msn.com' [laserhaas@msn.com]Cc: Kelly.B.Stapleton@usdoj.gov
Subject: RE: Item sent to the record today

Mr.. Haas: You most assuredly have our attention and my personal commitment that we will act in every case where action is required and we are aware of it. Please understand however, that like any prosecutor, we must exercise appropriate discretion in carrying out our responsibilities

which while sometimes in a particular case may seem unjust, it is done with perspective to ALL matters we handle. I sympathize with your frustration and again assure you that my staff is extremely competent to handle this matter and will exercise appropriate judgment.

*Lawrence A. Friedman,
Director Executive Office for US Trustees
United States Department of Justice
Washington, DC*

Then the Asst US Trustee, **Frank Perch**, put in a Motion to Disgorge TBF for \$1.6 million.

Mr. Perch stated in the Disgorge Motion, that the acts were by vastly experienced Bankruptcy Professionals, that the US Trustee had [warned] discussions about not replacing key personnel of the Debtor, with anyone connected to the retained professionals of **eToys**, Mr Perch also reflected in the Disgorge motion, that the acts were "deliberate" - rather than inadvertent.

That the acts were materially adverse. That the actions destroyed the [diametric] lines the Code designed to be, between Debtor and Creditor While Mr. Perch also reflected that TBF's supplemental affidavit in the NY Supreme Court case (601805/2002) was affirmatively false, compounding the Rule 2014/ 2016 violations.

Mr Perch also pointed out that **Paul Traub** and **Michael Fox** considered amending their affidavits, when the Bonus Sales case revealed the non-disclosure. That TBF decided "ad hoc" to remain silent about the deception, since the Plan was confirmed. While only addressing three (3) out of the 100 felony violations that occurred, Asst US Trustee Frank Perch concluded in the Disgorge Motion, that Fraud on the Court had occurred.

Less than ten days later, the Dept of Justice Attorney, put in the Stipulation to Settle that contains the following Illegal and treasonous act to the US Trustee's Oath of office

"WHEREAS the United States Trustee shall not seek to compel TBF to make additional disclosures".

As is established by In re Middleton Arms, In re Price Waterhouse, In re Arkansas, In re First Jersey Securities etc, etc All cases affirmed in the Third Circuit and the US Sup Ct no Federal Justice is permitted an discretionary powers to Circumvent the clear and "unambiguous" language of Section 327(a). Non disclosure of a Conflict of interest mandates disqualification.

You can not simply confess to 3 of your 100 felony violations and expect to get a cake walk. It is the US Trustee's office, by Oath of Office and 28 USC 586(a)(3)(F) to enforce Sections 327(a) and Rule 2014.

What they did was allow them to admit to the Perjury I had documented while knowing, (through my own counsel) that I was still digging. The 'Whereas' clause was a preemptive measure to give implied, blanket, immunity to items I had not yet discovered.

What occurred immediately, because the "clause" motivated me to Look harder - I immediately discovered another **\$100 million cash fraud and collusion**.

Where MNAT, TBF and **Barry Gold** all had "undisclosed" connections to Bain /KB as they sold the assets of eToys (their client) to their other client Bain / KB.

The Dept of Justice attorney who signed his name to the Stipulation to Settle, then stepped in, Obstructed Justice and successfully petitioned the KB Court to strike and expunge me ([here](#))

When I reported this to the Authority of Director Lawrence Friedman and the Asst US Trustee Frank Perch They RESIGNED. (please see the DOJ press release [here](#)) with the Corresponding Wall Street Journal story ([title](#))

We also informed the Bankruptcy Fraud Division of the SEC (G Robinson SEC Fraud Division ;) after Mark Kenney told him : "Not" to send an Official Intergovernmental Letter for Official Investigation, Mr. Robinson and even the SEC Bankr Fraud Division, no longer exists.

We also informed **Debra Yang** of Pres Bush Corp Fraud Task Force After she made her efforts in the matter, she Resigned also. Everyone, the FBI, the OIG, the OGE, the ORO, the OPR, the Public Integrity Section, the US Marshall and the Dept of Justice, referred us to the General Counsel of the US Trustee's in Washington DC (for by Protocol, that is who you go to to handle malfeasance by the US Trustee's office) while we were also referred to the US Attorney's office in Delaware, where we detailed everything to **Ellen Slights** (Ellen Slights ;) and her associate Deb.

The specious and quiet promotion of **Roberta DeAngelis** to the post of Acting General Counsel for the US Trustee's in Washington DC
put DeAngelis in charge of investigating her own case

We were told by the Delaware US Attorney and local FBI (having been pushed by Debra Yang's office) that they had all our information - they concluded there was no case, no charges or no investigation (unless I do not stop sending my emails) .

Now we also discovered that the *US Attorney in Delaware, Colm F Connolly, was a partner with the MNAT law firm in 2001, when the Fraud and Perjury began, as Connolly is nominated to be the US Judge* (please see DOJ press release [here](#))

The Law firms of **Hutchin's Wheeler**, **Kronish Lieb** and **Traub Bonacquist & Fox** - are all now Defunct.

Because of the Truth.

To power and corruption, your only weapon is TRUTH. They need it to be silenced. The case, the shareholders and my claim, needs the Truth to be addressed. The last counsel I sought, was there the very day the Court retaliated and expunged my Court approved, Senior Priority Admin Claim Judge Baxter simply refused to allow him to speak during the dismissal of my \$3 million dollar claim.

When I appealed that erroneous decision, the Judge (MFW) then entered the 57 page Opinion in eToys as **Judge Walrath**, despite the confession to filing more than 34 false affidavits the Judge concluded no Perjury was documented and refused to refer the matter to the US Attorney (not that it would have done much difference anyway). (please see the Bogus 57 pages that vindicate all the crimes [here](#)) See specifically, page 52, of the Opinion.

The statement by the Chief Justice violates 18 USC 3057(a) and the Federal Judicial Canon of Conduct 3(B)3.

We did file a Formal 18 USC 3771 and 18 USC 3057(a) complaint with the US Attorney's office ([here](#)) The response to those complaints, designed by protocol, was to occur within 8 to 12 weeks.

When we did not receive any response and pursued the matter, the US Attorney, **Tom O'Brien** lashed out against career prosecutors and threatened them, that if they revealed any [real] reason why he was disbanding the Public Corruption Unit that O'Brien would tarnish their reputation. (please see L A Times story [here](#))

US Attorney Tom O'Brien stated the official reason for disbanding the Public Corruption Task Force was to make the Dept of Justice more efficient.

Attorney General Mukasey affirmed this, stating that the dismantling of the unit was mere office personnel reorganization to make the Dept of Justice more efficient. (please see MSNBC story [here](#))

AT WHAT ??????

Judge Cristol reported to Congress that the US Trustee program was a "pack of dogs" ([here](#)) Dept of Justice Attorney M Powers testified to Congress that Director Friedman and Director White (as Directors of the US Trustee program) have done little to assist the Integrity of the US Trustee program ([here](#)) Delaware Judge Fitzgerald remarked upon how the Silence of the US Trustee program aides Fraud as she publicly lambasted the US Trustee program remarking "what is going on at the US Trustee's office" (see [Here](#))

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Where I received the "Official" Court form and was instructed to file the 18 USC 3057(a) complaint is by a Justice who wants to stop this mendacious behavior. A very well known judge.

There is a large push to make this case go away, that is now running into a large push to bring the case to Public Scrutiny.

Stand up and Fight for the American Constitution and your way of Life

Or

LET IT GO!