

*From:*

Jul 15 2019

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*To:*

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*Cc:*

U.S. DOJ OIG, Investigations Division  
1425 New York Ave., NW, Suite 7100  
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*Subject:*

Complaints; Statute of Limitations (Conspiracy)

## **COMPLAINTS AGAINST ANDREW LELLING AND COHORTS**

With this letter, I hereby formally accuse:<sup>1</sup> (i) Andrew Lelling (U.S. District Attorney, D.Mass.) of “committing criminal misconduct while performing his duties to investigate, litigate, or give legal advice;” (ii) “criminal misconduct involving certain federal law enforcement agents (within DOJ, FBI, PIN) related to Lelling’s misconduct.”

### **COMPLETE DOCUMENTATION**

There exists a **lot** of background information (originating in Judicial Misconduct, involving criminal Obstruction of Justice via Falsifi-

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1 • The language quoted here derives directly from your website, <https://www.justice.gov/opr>.

cation of Facts, and Cover-Up by federal judges) associated with the instant Complaint. It is **all** available, definitively and persuasively, on my website, at <https://JudicialMisconduct.US/CaseStudies/WETvIBM>. **You are assumed to be familiar with that website.** Hence, it is unnecessary to *repeat* that information here (other than providing references/hyperlinks to it).

### **SPECIFIC ACCUSATIONS AGAINST LELLING**

For immediate (as opposed to background) purposes, your attention is directed to the section of that webpage entitled Criminal (DOJ/FBI/PIN) Proceedings. There, you will find a stream of communications recently conducted with DOJ and others, which we identify by their dates: May 15/22, Jun 5/8/13/14/21, Jul 5 (the instant Jul 15 letter now also joins that stream, and is available on the website).

Two of the aforementioned letters (May 22, Jun 13) were written by Lelling, and they provide the basis of the instant Complaint. Namely, in those letters, Lelling not only: (i) “fails/refuses-to-act upon” his **duty** to “investigate, litigate or refer” my patently veracious/meritorious accusations of judicial misconduct; but he also actually (ii) affirmatively **directs** (“legal advice”), absurdly/impossibly, that I file Civil Action concerning my grievances. Both of Lelling’s acts are wrong/illegal — as explained in my letters of Jun 5/21 — and they comprise the Lelling misconduct I here complain of to you/OPR.

### **SPECIFIC ACCUSATIONS AGAINST OTHERS**

The aforementioned stream of letters also gives rise to my complaints against other officials (in DOJ, FBI, PIN). Namely, those officials (not all of whose individual names are known) have sworn **duties** to investigate/prosecute my original judicial misconduct complaints

against federal judges. Instead, they have, **in league with Lelling**, “failed/refused-to-act” to shoulder their duties. This, with the following section on conspiracy, satisfies your charter involving activities “related to Lelling’s misconduct” (*supra*).

## **STATUTE OF LIMITATIONS; CONSPIRACY**

The original criminal act (of Obstruction of Justice via Falsification of Facts, by Judge Denise Casper) occurred explicitly in her officially published opinion on Jul 6 2015. Hence it currently remains well within the standard five-year federal statute of limitations.

And, numerous criminal acts (Cover-Up) followed thereupon — by Appeals Court, Supreme Court, Judicial Council, Judicial Conference, and now culminating in the acts of Lelling and others. Since all those acts have had the common goal/outcome of Obstruction of Justice against me, they are altogether properly conceived as **conspiracy** (18 USC §371).<sup>2</sup> And, with each such conspiratorial act, according to the “continuing violation doctrine,” the **statute of limitations “clock is accrued/tolled/reset,” now to five more years from the present.** That is entirely appropriate, given that I have assiduously pursued my claims, continuously from the very beginning.

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2 • This is the first time I have mentioned “conspiracy” in connection with my complaints. I am not to be confused with a so-called “conspiracy-theorist,” because everything I say is well-grounded in facts/evidence/law. In particular, note that conspiracy does not require anything like a “face-to-face conference,” or “coordinated planning (openly or secretly),” or even knowledge of other conspirators’ identities — it only requires a “‘meeting of the minds,’ in the sense of knowledge of others’ existence and their activities in furtherance of the crimes,” and that is evident here. The false actors here have also committed many “overt acts (*actus reus*)” in furtherance of Obstruction of Justice, many of which involve intentional/active/affirmative dereliction, “failure/refusal-to-act” upon their sworn duties (not to mention Casper’s original Falsification of Facts, with later court/judge writings’ falsely “agreeing,” and now Lelling’s direct misguidance regarding Civil Action). See <https://www.justice.gov/jm/criminal-resource-manual-923-18-usc-371-conspiracy-defraud-us>.

## CONCLUSION

I keep repeating this, and you (all sworn/"trusted" government agencies/authorities) keep ignoring it: if anyone really wants to "solve" this case once-and-for-all (absent taking serious action on my complaints), he/she can do so very easily, merely by concisely explaining — *truthfully* — why my Complaint of judges' criminality lacks merit. **If I'm wrong: simply state/prove why! Stop stonewalling/gaslighting/doubletalking/obfuscating/covering-up/lying!!**

## VERIFICATION; SIGNATURE

Signed under the pains and penalties of perjury:



Walter Tuvell