

EDO Principal Correspondence Control

FROM: DUE: 10/11/07

EDO CONTROL: G20070644
DOC DT: 08/28/07
FINAL REPLY:

Syed M. Hasan
Madison, Alabama

TO:

President Bush

FOR SIGNATURE OF :

** GRN **

CRC NO: 07-0626

Dyer, NRR

DESC:

Sargent and Lundy - Enercon Services Inc.
(EDATS: SECY-2007-0346)

ROUTING:

Reyes
Virgilio
Kane
Ash
Ordaz
Cyr/Burns
Carpenter, OE
Caputo, OI
Caldwell, RIII

DATE: 09/18/07

ASSIGNED TO:

NRR

CONTACT:

Dyer

SPECIAL INSTRUCTIONS OR REMARKS:

NRR determined that this is not an Allegation.

Template: SECY-017

E-RIDS: SECY-01

EDATS

Electronic Document and Action Tracking System

EDATS Number: SECY-2007-0346

Source: SECY

General Information

Assigned To: NRR

OEDO Due Date: 10/11/2007 5:00 PM

Other Assignees:

SECY Due Date: 10/11/2007 5:00 PM

Subject: Sargent and Lundy - Enercon Services Inc.

Description:

CC Routing: OE; OI; Region III

ADAMS Accession Numbers - Incoming: NONE

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Date of Incoming: 8/28/2007

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Addressee: President Bush

Date Response Requested by Originator: NONE

Incoming Task Received: Letter

BY FAX [[TOTAL FOUR (4) PAGES]]

Syed M. AZIZ Hasan
112 Sanoma Drive
Madison, AL 35758
AUGUST 28, 2007
TEL. NO. 256-464-0765

TO:

**THE PRESIDENT OF THE UNITED STATES OF
AMERICA**

**SUBJECT: (1) I AM THE ONLY US CITIZEN WHO IS BEING
DEPRIVED OF MY LIVELIHOOD [[FOR THE
REST OF MY LIFE]] FOR ENGAGING IN
HONEST AND TRUTHFUL WHISTLEBLOWING**

**(2) I REQUEST YOU FOR IMMEDIATE
MONETARY COMPENSATION**

**(3) THE MEMBERS OF THE ADMINISTRATIVE
REVIEW BOARD (ARB) [[OLIVER M. TRANSUE
AND M. CYNTHIA DOUGLASS]] OF THE US
DEPARTMENT OF LABOR (DOL) ARE
CORRUPT AND DISHONEST AND BIASED
ADMINISTRATIVE APPEALS JUDGES
[[AGENTS OF BIG CORPORATIONS]]**

Dear Mr. President:

**I am a citizen of THE UNITED STATES OF AMERICA
(USA).**

**By profession, I am a civil/structural engineer. I am not an attorney.
I have worked in this Country as a civil/structural engineer for
over twenty-five (25) years.**

**Mr. President, I request you to read and Study my
previous letters and documents which establish, beyond any shadow
of doubt, THAT I AM THE ONLY US CITIZEN WHO IS
BEING DEPRIVED OF MY LIVELIHOOD [FOR THE REST OF
MY LIFE] FOR ENGAGING IN HONEST AND TRUTHFUL
WHISTLEBLOWING.**

BY FAX [[FAX NO. 301-415-1757]] TEL. NO. 301-415-1750

PLEASE DELIVER THESE NINETEEN (19) PAGES, INCLUDING THIS COVER PAGE, TO THE CHAIRMAN OF THE NRC. THANK YOU.

DEAR MR. CHAIRMAN:

Please Study the attached eighteen (18) pages ADDRESSED TO PRESIDENT BUSH. I FAXED YOU A LETTER (DATED: JUNE 18, 2007) AND ALSO ATTACHED A COPY OF MY LETTER (DATED: JUNE 18, 2007) ADDRESSED TO PRESIDENT BUSH----I HAVE NOT YET RECEIVED A RESPONSE FROM YOU.

BASED ON THE ATTACHED EIGHTEEN PAGES ADDRESSED TO PRESIDENT BUSH, I REQUEST YOU TO INVESTIGATE, HONESTLY AND IMPARTIALLY (BY STUDYING THE RECORDS), SARGENT & LUNDY AND ENERCON SERVICES, INC. FOR ENGAGING IN INTENTIONAL AND ILLEGAL RETALIATION AGAINST ME, BASED ON MY LEGAL ERA PROTECTED ACTIVITIES WELL KNOWN TO THE ABOVE CORRUPT EMPLOYERS, REFUSING TO HIRE ME FOR THE AVAILABLE ENGINEERING JOBS (FOR WHICH I AM QUALIFIED AND EXPERIENCED)----I AM WITHOUT A JOB FOR YEARS AND YEARS FOR BEING A TRUTHFUL AND HONEST WHISTLEBLOWER OF THIS COUNTRY.

THE FACT REMAINS THAT THE PRESENT SECRETARY OF LABOR IS THE WORST CABINET OFFICER IN THE HISTORY OF THIS COUNTRY (USA).

M. CYNTHIA DOUGLASS, THE CHAIRPERSON OF THE ADMINISTRATIVE REVIEW BOARD (ARB) OF THE US DEPARTMENT OF LABOR (DOL), AND OLIVER M. TRANSUE AND WAYNE BEYER (A FORMER MEMBER OF THE ADMINISTRATIVE REVIEW BOARD OF THE US DEPARTMENT OF LABOR) ARE CORRUPT, DISHONEST AND BIASED OFFICERS (AGENTS OF BIG CORPORATIONS) OF THE US GOVERNMENT.

ALJ (Administrative Law Judge) ROBERT J. LESNICK (agent of Big Corporations) IS THE MOST CORRUPT, MOST DISHONEST AND MOST BIASED ALJ OF THE US GOVERNMENT.

BASED ON THE ABOVE, PLEASE RESPOND TO ME AT THE EARLIEST. THANK YOU.

RESPECTFULLY SUBMITTED,

S. M. Aziz Hasan
SYED M. A. HASAN

AUGUST 28, 2007
112 SANOMA DRIVE
MADISON, AL 35758
HOME TEL. NO. 256-464-0765

Mr. President, my Safety Concerns for the Nuclear Power Plants have been Substantiated by The United States Nuclear Regulatory Commission (NRC).

For completeness, I have attached my June 18, 2007 letter addressed to you.

THE MEMBERS OF THE ADMINISTRATIVE REVIEW BOARD (ARB) [[OLIVER M. TRANSUE AND M. CYNTHIA DOUGLASS]] OF THE US DEPARTMENT OF LABOR (DOL) ARE CORRUPT AND DISHONEST AND BIASED ADMINISTRATIVE APPEALS JUDGES [[AGENTS OF BIG CORPORATIONS]]

One more time, to illegally favor another big Corporation of this Country (USA), OLIVER M. TRANSUE AND M. CYNTHIA DOUGLASS of the ARB of the DOL issued another illegal Ruling (Summary Judgment) to favor Enercon Services, Inc. (Enercon)----- SEE the majority decision (Dated : JULY 31, 2007) in SYED M. A. HASAN V. ENERCON SERVICES, INC. [[ARB CASE NO. 05-037, ALJ CASE NOS. 2004-ERA-22 AND 2004-ERA-27]].

FOR THE FIRST TIME, one Administrative Appeals Judge of the ARB of the DOL [[The HON. A. LOUISE OLIVER]] VEHEMENTLY DISAGREED, in a pro se Complainant's Case, WITH THE MAJORITY RULING (rendered by CORRUPT AND DISHONEST AND BIASED OLIVER M. TRANSUE AND M. CYNTHIA DOUGLASS for the above ALJ Cases).

The HON. A. LOUISE OLIVER stated in the last paragraph, on page 16 of the above Final Decision and Order (dated : JULY 31, 2007)----PLEASE STUDY EVERY WORD OF JUDGE OLIVER'S RULING:

"Because the record contains sufficient evidence for Hasan to prevail on all elements, it is not appropriate to dismiss the case on summary decision. I respectfully dissent."

Mr. President, that is how M. CYNTHIA DOUGLASS & 'COMPANY' ARE ISSUING ILLEGAL RULINGS FOR YEARS (TO FAVOR BIG CORPORATIONS OF THIS COUNTRY), UNDER THE 'SUPERVISION' OF THE CURRENT SECRETARY

OF LABOR [[SECRETARY CHAO IS THE WORST CABINET OFFICER IN THE HISTORY OF THIS COUNTRY (USA)]].

Mr. President, the fact remains that M. CYNTHIA DOUGLASS AND OLIVER M. TRANSUE HAVE ENGAGED, AGAIN AND AGAIN, IN ILLEGAL OBSTRUCTION OF JUSTICE (to favor Big Corporations of this Country)---please Study my June 18, 2007 letter addressed to you (duly attached).

Mr. President, the Chairman of The United States Nuclear Regulatory Commission (NRC) and other high level officials of the NRC are routinely encouraging Big Corporations [[for example, Sargent & Lundy AND Enercon Services, Inc. (Enercon) et al]] to Violate the Laws of this Country---FOR YEARS, I AM WITHOUT A JOB. I AM WILLING TO WORK, AS AN ENGINEER (CIVIL/STRUCTURAL), FOR ANY EMPLOYER AT ANY PLACE AND FOR ANY SHIFT AND FOR ANY SALARY THAT THE EMPLOYERS DEEM REASONABLE.

The Chairman of The United States Nuclear Regulatory Commission (NRC) and other high level officials of the NRC are engaged, FOR YEARS, IN ILLEGAL OBSTRUCTION OF JUSTICE (ILLEGALLY favoring Big Corporations of this Country)---please Study my June 18, 2007 letter addressed to you (duly attached).

Mr. President, based on the above, how anybody can TRUST The Chairman of The United States Nuclear Regulatory Commission (NRC) and other high level officials of the NRC---THE CHAIRMAN OF THE NRC AND THE OTHER HIGH LEVEL OFFICIALS OF THE NRC ARE FULLY CAPABLE OF COMPROMISING THE SAFETY OF THE NUCLEAR POWER PLANTS OF THIS COUNTRY, BY PERMITTING [[AGAIN AND AGAIN]] SARGENT & LUNDY AND ENERCON SERVICES, INC. et al TO COMMIT ILLEGAL ACTS [[please Study my June 18, 2007 letter addressed to you (duly attached)].

Mr. President, based on the above, it is crystal clear that PEOPLE AROUND YOU ARE NOT RESPONSIBLE PEOPLE---THE PERSONS AND THE US GOVERNMENT AGENCIES NAMED ABOVE ONLY CARE FOR THE BIG CORPORATIONS OF THIS COUNTRY. THEY ARE DETERMINED TO MAKE OUR US GOVERNMENT, A GOVERNMENT OF THE BIG CORPORATIONS, A

GOVERNMENT FOR THE BIG CORPORATIONS, A
GOVERNMENT BY THE BIG CORPORATIONS.

IT IS VITAL THAT YOU SHOULD ASK THE ACTING
ATTORNEY GENERAL (THE HON. PAUL CLEMENT) TO
INVESTIGATE [(TRUTHFULLY, HONESTLY AND AS AN
IMPARTIAL OFFICER OF THE COURT)] SECRETARY CHAO
AND CORRUPT AND DISHONEST AND BIASED M. CYNTHIA
DOUGLASS AND OLIVER M. TRANSUE AND OF COURSE,
CORRUPT AND DISHONEST AND BIASED ALJ (Administrative
Law Judge) ROBERT J. LESNICK AND THE CHAIRMAN OF
THE NRC et al, ILLEGALLY FAVORING BIG
CORPORATIONS OF THIS COUNTRY AND ENGAGING IN
ILLEGAL OBSTRUCTION OF JUSTICE-----ALSO, please Study
my June 18, 2007 letter addressed to you (duly attached).

Mr. President, BASED ON THE ABOVE, I, VERY HUMBLY,
REQUEST YOU TO PROVIDE ME MONETARY COMPENSATION
[(TOTAL MONETARY DAMAGES: US DOLLARS ONE MILLION (\$
1,000,000), WHICH WILL INCLUDE THE BACK WAGES, THE FRONT
WAGES AND COMPENSATORY DAMAGES-----These compensatory damages,
are designed to make the injured party (SYED M. AZIZ HASAN) completely whole
and include compensation for pain and suffering [continued emotional distress and
mental anguish, embarrassment and humiliation].

Mr. President, PLEASE RESPOND TO ME IN WRITING AT THE
EARLIEST-----JUSTICE DELAYED IS JUSTICE DENIED. THANK YOU.

RESPECTFULLY SUBMITTED,

S. M. Aziz Hasan

SYED M. A. HASAN

AUGUST 28, 2007
112 SANOMA DRIVE
MADISON, AL 35758
HOME TEL. NO. 256-464-0765

BY FAX [(TOTAL FOURTEEN(14) PAGES)]

Syed M. AZIZ Hasan
112 Sanoma Drive
Madison, AL 35758
JUNE 18, 2007
TEL. NO. 256-464-0765

TO:

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**SUBJECT: (1) I AM THE ONLY US CITIZEN WHO IS BEING
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Dear Mr. President:

**I am a citizen of THE UNITED STATES OF AMERICA
(USA).**

**Mr. President, I request you to read and Study my
previous letters and documents which establish, beyond any shadow
of doubt, THAT I AM THE ONLY US CITIZEN WHO IS
BEING DEPRIVED OF MY LIVELIHOOD [FOR THE REST OF
MY LIFE] FOR ENGAGING IN HONEST AND TRUTHFUL
WHISTLEBLOWING.**

**Mr. President, my Safety Concerns for the Nuclear Power
Plants have been Substantiated by the United States Nuclear
Regulatory Commission (NRC).**

**Mr. President, IN ORDER TO DEPRIVE ME OF
MY LIVELIHOOD (FOR BEING A WHISTLEBLOWER),
Sargent & Lundy even hired people in the
civil/structural division (as civil/structural
engineers) who are not even civil**

/structural engineers ----SARGENT & LUNDY'S HIGH LEVEL OFFICIAL (MEEHAN), UNDER OATH, BEFORE ALJ ROBERT J. LESNICK (ALJ CASE NO. 2000-ERA-7), DID ADMIT THAT Sargent & Lundy DID HIRE people in the civil/structural division (as civil/structural engineers) who WERE NOT EVEN CIVIL/STRUCTURAL ENGINEERS-----THE United States Nuclear Regulatory Commission (NRC) CLAIMS THAT IT TAKES ITS RESPONSIBILITIES VERY SERIOUSLY AND THE NRC AND THE US GOVERNMENT ARE, INTENTIONALLY, ACTING AS SILENT SPECTATORS SO AS TO HELP, ILLEGALLY, SARGENT & LUNDY (a big and rich Corporation of this Country). This is the price I am paying for engaging in truthful and honest whistleblowing activities.

Regarding my Credentials, please Study my previous letters and Documents sent earlier TO YOU.

Mr. President, I have worked in the USA for over twenty five(25) years, (total experience), as a civil/structural engineer in the Power/Building industry.

I analyzed and designed both steel structures and reinforced concrete structures, using the Codes and Specifications issued by the American Concrete Institute(ACI) and the American Institute of Steel Construction(AISC)----also, used American Society of Mechanical Engineers(ASME) codes and 'B31.1 code' et al.

I have worked as a designer/checker/independent reviewer/team leader in different branches of structural engineering(Reinforced concrete Design, Structural Steel Design, Piping Group, Structural Design of transmission towers and Design of various types of Foundations, ---used many Finite-Element computer programs, for example, STAAD III(3D Models), MIT's STRUDL, FAPPS, Base Plate Programs etc.) for over twenty five(25) years, (total experience), in the USA. [Power(heavy 'industrial' facilities)/Building industry].

Regarding my technical expertise, my Quality production, my devotion to duty, my former boss, Mr. Bowers of J. A. Jones. Inc. stated, in part, as follows :

"-----, Syed continually completes all his assigned tasks on time and with high degree of quality. When required, he has willingly taken work home with him at night to ensure a project is completed on time.---. Although his background is structural engineering, he has demonstrated great flexibility in also completing civil engineer work. Syed brings 25 -years of structural engineering experience to the office, to include extensive experience in the structurally complex Nuclear Industry. He is a very loyal employee and very conscientious with his work. His technical strengths are in Structural Steel, Timber and Concrete Design.-----. He is flexible in the type of work He is willing to perform, and meets project time requirements while maintaining a quality engineering product. His performance is Deserving of a significant pay increase.-----."

Mr. President, Dr. Ismail Kisisfi of Sargent&Lundy(S&L) wrote(after interviewing me in 1997, in Chicago, Illinois) as follows regarding my abilities and experience :

"Mr. Aziz has considerable experience and technical know how in the concrete and steel structural design and pipe support analysis and design areas in the nuclear industry. I believe he will contribute at a very satisfactory level on assignments of similar type."

Dr. Ismail Kisisfi of Sargent&Lundy(S&L) has a Doctorate in Engineering.

Despite Dr. Ismail Kisisfi's very favorable evaluation (recommendation to hire) about my considerable experience and technical know how in the concrete and steel structural design and pipe support analysis and design areas, Sargent&Lundy did not hire me(in 1997) for being a whistleblower and for Filing ERA complaint against Sargent&Lundy in 1996.

Mr. President, I was never an employee of Sargent&Lundy---I was never on the payroll of Sargent&Lundy. I WAS/AM A JOB APPLICANT AND WILLING TO WORK, AS AN ENGINEER (CIVIL/STRUCTURAL), FOR ANY EMPLOYER AT ANY PLACE AND FOR ANY SHIFT AND FOR ANY SALARY THAT THE EMPLOYERS DEEM REASONABLE.

I am the only person who Filed ERA whistleblowing complaints against Sargent & Lundy.

I am the only whistleblower who will not be hired by Sargent&Lundy(S&L) for the rest of my life[for engaging in ERA

protected activities (reporting Safety Concerns, regarding Sargent&Lundy's unsafe engineering work, to the NRC et al.

Mr. President, I was the first person to Report the Safety Concerns, involving the engineering work of Sargent&Lundy for the LaSalle Nuclear Power Plant(duly approved by Sargent&Lundy's engineering supervisors), to the NRC et al and the NRC had substantiated my Safety Concerns.

Mr. President, The Administrative Law Judge (ALJ Robert J. Lesnick) Conducted two Hearings for ALJ Case No. (2000-ERA-7, as mentioned above). The reference to the first hearing is denoted by T1 and the second hearing by T2, followed by the page number and line number.

Mr. President, in order to deprive me of my livelihood **FOR THE REST OF MY LIFE, SARGENT & LUNDY** even hired people in the civil/structural division(as civil/structural engineers) who are not even civil engineers. I have worked, as a civil/structural engineer, in the analysis and design of transmission towers/sub stations(Power delivery services). It is false for anyone to say that an electrical engineer can work as a civil/structural engineer. It is false for anyone to say that a mechanical engineer can work as a civil/structural engineer(in the analysis and design of heavy foundations using the Code issued by the American Concrete Institute)-----See [T2 24 (lines 3 to 25), T2 26(lines 11 to 16)], SEE [T2 32 (lines 24 to 25) T2 33(lines 1 to 6)

T2 38(lines 20 to 25)], SEE [T2 41(lines 5 to 15, 21 to 25) T2 42(lines 1 to 17)], SEE [T2 44(lines 19 to 25) T2 45(lines 1 to 19)].

Mr. President, Mr. Kamba of Sargent & Lundy (S & L) hired a mechanical engineer to perform the functions of a civil/structural engineer[See T1 690(lines 1 to 18)]---Mr. Kamba refused to hire me for this position simply because I filed ERA case against S&L. Mr. Kamba is the same person[See T1 689(lines 2 to 14)] who abruptly ended my interview on November 11, 1997(in Chicago, IL) and illegally, refused to hire me, based on his knowledge of my prior protected activities, for a position for which I was qualified and experienced---the Retaliation continues. Also, See T2 46(lines 2 to 7).

Mr. President, I have designed various types of Foundations, utilizing various Codes, during my Twenty five years of experience in U. S. A.

Also, SEE [T2 52(lines 2 to 25)].

Also, SEE [T2 53(lines 15 to 25) T2 54(lines 1 to 13)].

Also, SEE [T2 54(lines 17 to 25) T2 55(lines 1 to 8)].

Mr. President, D. Mistry, who after Tenth grade, did one year course in Mechanical engineering(to get a diploma, not a Degree, from India) and he was hired in the civil/structural group(on February 10, 1997) as a civil engineer----Sargent & Lundy refused to hire me solely based on my ERA protected activities and for filing an ERA complaint against Sargent & Lundy(ALJ Case No. 1996-ERA-27). ALSO, SEE T2 58(lines 22 to 25), T2 59,

T2 60, T2 61, T2 62, T2 63, T2 64, T2 65, T2 66, T2 67, T2 68, T2 69(lines 1 to 2).

Again, Mr. KAMBA OF SARGENT & LUNDY(see above) hired a non-degreed person(D. Mistry) AS A CIVIL ENGINEER who has neither a diploma nor a Degree in Civil engineering-----Mr. KAMBA OF SARGENT & LUNDY, ILLEGALLY, refused to hire me for this position(in 1997) simply because I filed an ERA case against SARGENT & LUNDY.

Mr. President, IF YOU TYPE 'lifetime ban on hiring' or 'hasan lifetime' ON THE DOL WEBSITE, YOU WILL FIND DOCUMENTS PERTAINING TO MY ERA CASES ONLY-----THESE ILLEGAL ORDERS PERTAIN TO MY ERA CASES AGAINST SARGENT & LUNDY [(ALJ CASE NOS. 2000-ERA-7 AND 2002-ERA-32)].

IF PRESIDENT BUSH APPOINTS an honest and impartial Tribunal to investigate the various United States Government agencies, the U. S. Department of Labor (DOL) will top the list as the most EVIL, the most DISHONEST and the most CORRUPT United States GOVERNMENT AGENCY, ESPECIALLY, ALJ ROBERT J. LESNICK [(he was the ALJ for ALJ CASE NO. 2000-ERA-7, SYED M. A. HASAN V. SARGENT & LUNDY)].

Very unfortunately, THERE IS NO ONE IN THIS US GOVERNMENT [(THE EXECUTIVE BRANCH AND THE JUDICIARY BRANCH)] WILLING TO HELP (WILLING TO RENDER JUSTICE)] THIS TRUTHFUL AND HONEST WHISTLEBLOWER, APPEARING BEFORE THE CORRUPT AND DISHONEST US (AMERICAN) COURTS, INCLUDING THE CORRUPT AND DISHONEST ADMINISTRATIVE TRIBUNALS, AS A PRO SE LITIGANT.

I AM UNEMPLOYED FOR YEARS FOR BEING AN HONEST AND TRUTHFUL WHISTLEBLOWER OF THIS COUNTRY (USA).

Due to my truthful whistleblowing, employers, as a Retaliation, are engaged in illegal conduct by refusing to hire me for the ENGINEERING jobs (for which I am fully qualified and experienced)--I am willing to work at any place and for any shift AND FOR ANY SALARY THAT THE EMPLOYERS DEEM REASONABLE.

I must inform YOU that many tribunals (the ARB and the ALJs) of the U. S. department of Labor(DOL), in pro se complainant's cases, are routinely engaged in Obstruction of Justice, completely ignoring documents/evidence that are damaging to big and rich employers of this Country, engaging in intentional and illegal Obstruction of Justice.

I must inform YOU that the Administrative Review Board (ARB), (in my ERA cases), engaged in ILLEGAL Obstruction of Justice by issuing totally FALSE FINDINGS, WITHOUT STUDYING THE RECORDS, to favor big and rich corporations of this Country----these very FALSE Findings, issued by the ARB, have become 'CASE LAWS' and are 'quoted' in many other whistleblowing cases!!!!!!

Very unfortunately, our U. S. Congress, which has given power and authority to the SOL/ARB/ALJs of the DOL to Service various whistleblowing Acts, is too busy to investigate the SOL, the ARB and other tribunals of the DOL for engaging in Obstruction of Justice in pro se complainant's cases.

Day by day ordinary citizens of this Country are losing faith and trust in the integrity and honesty of our own U. S. Government (all the three branches of our U. S. Government).

PLEASE NOTE THAT THE U. S. SUPREME COURT NEVER GRANTS CERT PETITIONS TO PRO SE COMPLAINANTS, INVOLVING EMPLOYMENT DISCRIMINATION/RETALIATION WHISTLEBLOWING CASES.

Based on the above, It was the duty of Posner, Coffey and Wood et al to Study the entire record of this case (7th Circuit Docket No. 04-3030, ALJ CASE NO. 2000-ERA-7) before issuing the ruling----Posner, Coffey and Wood have affirmed the illegal order of the ARB, approving Sargent & Lundy's illegal decision to Deprive me of my livelihood FOR THE REST OF MY LIFE [[FOR REPORTING SAFETY CONCERNS, REGARDING SARGENT & LUNDY'S UNSAFE ENGINEERING WORK, TO THE U. S. GOVERNMENT (THE NRC et al)]].

Very unfortunately, many Federal Circuit Judges, in pro se complainant's cases, simply 'Implement' the Rulings of the ARB---the U. S. Supreme Court NEVER ordered the Federal Circuit Judges to BLINDLY obey the teachings of Chevron, SEE Chevron v. Natural Resources Defense Council, Inc., 467 U. S. 837, 104 S. Ct. 2778, 81, L. Ed 2d 694 (1984).

Blind deference, by the Federal Judges of this Country, to every ruling of the ARB has never been encouraged by the U. S. Supreme Court---the Federal judges of this Country should look for clear error of Law / Facts. In short, POSNER et al should look for clear errors committed by the ARB / the ALJ. The clear error test is met, after STUDYING THE ENTIRE RECORD OF A CASE, when the court is left with the "definite and firm conviction that a mistake has been committed." See Anderson v. City of Bessemer, 470 U. S. 564, 573(1985).

There is a big difference between issuing a very bad Ruling and issuing a Biased Ruling [illegally Favoring Sargent & Lundy]---WITHOUT STUDYING THE PERTINENT RECORD OF A CASE.

Posner, Coffey and Wood did issue a Biased, illegal and False Ruling in the above

case (ALJ CASE NO. 2000-ERA-7), illegally Favoring Sargent & Lundy.

Posner et al are NOT above THE LAW.

Posner, Coffey and Wood OF THE 7TH CIRCUIT (located in Chicago, Illinois) engaged In illegal Obstruction of Justice for ALJ CASE NO. 2000-ERA-7 (7TH CIRCUIT DOCKET NO. 04-3030), Illegally Ignoring the Evidence and the documents which were very damaging to Sargent & Lundy (TO ILLEGALLY FAVOR a very rich and Powerful Company of Chicago, Illinois).

This is the FIRST TIME that a three judge panel of The 7th Circuit(Posner, Coffey and Wood) has 'approved' an employer's illegal decision(Sargent & Lundy's illegal decision) not to hire a job applicant (Syed M. AZIZ Hasan) for the rest of his life, based on his truthful whistleblowing activities--the panel opinion does not mention at all about Sargent & Lundy's decision not to hire me for the rest of my life. The panel decision does not provide even one sentence of legal reasoning justifying Sargent & Lundy's decision not to hire me for the rest of my life---THE ARB DID NOT PROVIDE even one sentence of legal reasoning justifying Sargent & Lundy's decision not to hire me for the rest of my life (ALJ CASE NO. 2000-ERA-7).

This is the price I am paying for engaging in truthful and honest whistleblowing activities.

Based on the above, no person shall ever report Safety Concerns (to avoid permanent Retaliation), regarding Sargent & Lundy's work at various nuclear power plants, to the U. S. Government.

I am the only person who filed ERA whistleblowing complaints against Sargent & Lundy.

POSNER ET AL of the 7th Circuit, in its published opinion [(7th Circuit Docket No. 04-3030), ALJ CASE NO. 2000-ERA-7]], do not mention at all about Sargent & Lundy's illegal decision NOT TO HIRE ME FOR THE REST OF MY LIFE-----POSNER/Coffey/ Wood of the 7th Circuit Concede (See pages 7/8 of its opinion) THAT I DID ESTABLISH "prima facie case of causation," , that is, I FULLY SATISFIED THE PROVISIONS OF 42 U. S. C. 5851 (b)(3)(C).

The panel decision (Posner, Coffey and Wood) does not even MENTION (a very serious Reversible Error), on the issue of Liability, the Statute [42 U. S. C. 5851(b)(3)(D)].

No judge of this Country should violate the Statute (The Law passed by the U. S. Congress), especially when the wording of the Statute is crystal clear (there is no room for any ambiguity). Under 42 U. S. C. 5851(b)(3)(D), the employer [Sargent & Lundy] must prove, *by clear and convincing evidence*, that it would have taken the same adverse action in the absence of my ERA protected activity---the Record of ALJ CASE NO. 2000-ERA-7 firmly establishes that Sargent & Lundy (S&L) failed to prove, *by clear and convincing evidence*, that it would have taken the same adverse action (Sargent & Lundy's ILLEGAL DECISION NOT TO HIRE ME FOR THE REST OF MY LIFE) in the absence of my ERA protected activities.

The U. S. COURTS ARE obligated to follow the language (clear and convincing evidence) of the Statute [42 U. S. C. 5851(b)(3)(D)], regarding Liability (for the ERA case)---the *clear and convincing evidence* of the statute [42 U. S. C. 5851(b)(3)(D)] is a far higher standard than the preponderance evidence standard as given in *Mt. Healthy City School District Board of Education v. Doyle*, 429 U. S. 274 (1977) as well as the 'substantial evidence' standard.

In sum, Sargent & Lundy's illegal decision, based on its knowledge of my ERA protected activities, not to hire me (for the available positions for which I was/am fully qualified and experienced) for the rest of my life is motivated solely (one hundred percent) in response to petitioner (SYED M. A. HASAN) raising/reporting Safety Concerns [[[while working as an Independent Reviewer (contract engineer) for Commonwealth Edison Company (ComEd)]]], regarding the LaSalle plant, to the NRC (the U. S. Government), ComEd and S&L.

In short, the three judge panel (Posner, Coffey and Wood of THE 7TH CIRCUIT) acted as Biased judges, to illegally favor Sargent & Lundy (a rich and big Corporation of this Country, with its Headquarters in Chicago, Illinois).

Posner, Coffey and Wood miserably failed to administer justice in my ERA Case. Also, See *Bracy v. Gramley*, 520 U. S. 899, 904-905, 117 S. Ct. 1793, 1797 (1997), regarding Bias by the Judges [[The Supreme Court has decided that both actual Bias and the appearance of Bias Violate due process principles]].

I AM INFORMING YOU THAT my behavior (my legal protected activity under the ERA) described in subparagraphs (A) through (F) of subsection (a)(1) of 42 U.S.C. 5851 was the contributing factor in the unfavorable personnel action [[Sargent & Lundy's Illegal decision NOT TO HIRE ME FOR THE REST OF MY LIFE (based on Sargent & Lundy's knowledge of my ERA protected activities) for the available/advertised engineering jobs (for which I was/am qualified and experienced, willing to work at any location, for any salary that Sargent & Lundy deemed/deems reasonable)]]].

THE US EXECUTIVE BRANCH [[THE US DEPARTMENT OF LABOR, ADMINISTRATIVE LAW JUDGE (ALJ) ROBERT J. LESNICK AND THE ADMINISTRATIVE REVIEW BOARD (ARB) OF THE US DEPARTMENT OF LABOR (DOL)]] AND THE JUDICIARY BRANCH [[JUDGES POSNER, COFFEY AND WOOD OF THE UNITED STATES COURT OF APPEALS FOR THE SEVENTH CIRCUIT]] ARE TOTALLY RESPONSIBLE FOR THE ILLEGAL ACTS [[BY ISSUING ILLEGAL RULINGS (ILLEGALLY FAVORING SARGENT & LUNDY)], WITHOUT STUDYING THE PERTINENT RECORD AND INTENTIONALLY AND ILLEGALLY IGNORING THE EVIDENCE DAMAGING TO SARGENT & LUNDY (S&L)-----ENGAGING IN ILLEGAL OBSTRUCTION OF JUSTICE.

Mr. President, Please ORDER your Secretary of Labor (the worst Cabinet Officer) to ISSUE THE 'FINAL DECISIONS AND ORDERS' FOR MY CASE NUMBERS [[ALJ CASE NO. 2002-ERA-32 AND ALJ CASE NOS. 2004-ERA-22/2004-ERA-27]].

THE ADMINISTRATIVE REVIEW BOARD (ARB) IS, INTENTIONALLY, NOT ISSUING THE 'FINAL DECISIONS AND ORDERS', FOR MY CASE NUMBERS [[ALJ CASE NO. 2002-ERA-32 AND ALJ CASE NOS. 2004-ERA-22/2004-ERA-27]], FOR YEARS----PLEASE STUDY THE RECORDS OF THESE ERA CASES.

Mr. President, BASED ON THE ABOVE, I, VERY HUMBLY, REQUEST YOU TO PROVIDE ME MONETARY COMPENSATION [[TOTAL MONETARY DAMAGES: US DOLLARS ONE MILLION (\$ 1,000,000), WHICH WILL INCLUDE THE BACK WAGES, THE FRONT WAGES AND COMPENSATORY DAMAGES-----These compensatory damages, are designed to make the injured party (SYED M. AZIZ HASAN) completely whole and include compensation for pain and suffering [continued emotional distress and mental anguish, embarrassment and humiliation].

Mr. President, PLEASE RESPOND TO ME IN WRITING AT THE EARLIEST---JUSTICE DELAYED IS JUSTICE DENIED.

THANK YOU.

RESPECTFULLY SUBMITTED,

S. M. Aziz Hasan
SYED M. A. HASAN

JUNE 18, 2007
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