Mary Schneider

4392 White Pine Avenue, Orlando FL 32811 Home/Fax: (407) 296-8034

April 8, 2004

Via Facsimile (202) 224 - 1772

Members of the Select Committee on Intelligence United States Senate 211 Hart Senate Office Building Washington DC 20510-6475

Re: DOJ/INS/WHITE HOUSE/OIG/FBI/OSC/DHS/CONGRESS: Treasonous Conspiracies, Gross Malfeasance, Gross Dereliction of Duty in the Aiding and Abetting of *Illegal* MUSLIMS and others

Members of the Committee:

CRIMINAL MALFEASANCE

Approval of felony fraud sham marriages for lawful permanent resident status results in Our Sovereign Nation rewarding illegal aliens for their felony criminal activities of fraud, perjury and frequent bribery, with our highest privilege of United States citizenship, the wondrous privilege of voting, holding public office, obtaining federal jobs and travelling on a United States passport.

This does nothing more than to further propagate a society without conscience, without moral fiber, without principles or ethics and reduces this once great nation to the status and mentality found in many third world countries, that of "to get what you want or need, no matter how wrong, do anything you can if you can get away with it."

Several days ago I conducted a naturalization interview on case File No. A73 *** ***, applicant ***** ********, nee **********, a Haitian national.

This is an alien who attempted entry to the United States by presenting a counterfeit resident alien card for herself and a counterfeit United States birth certificate for her child. She was just placed into exclusion/removal proceedings. As usual, there was NO prosecution of her felony criminal activity.

While in exclusion/removal proceedings, this illegal alien then married a United States citizen to keep from being deported and to secure a green card.

The EOIR IJ (Executive Office of Immigration Review Immigration Judge) ordered this alien excluded and deported. Two months later, a District Adjudications Officer in my office, without obtaining any separate in depth testimony into the bona fides of the marriage entered into during exclusion/removal proceedings, approved this illegal alien for conditional permanent residence. The case file does not contain any official notes that this officer ever questioned the merits of this marriage.

Five years ago I conducted a two-year MFAS interview on this same case based on a joint petition to remove the conditions on residence. At this interview I separated the alien and U.S. citizen petitioning spouse. In my official case notes (attached), which are surprisingly still in the case file, the following discrepancies were documented:

- The U.S. citizen petitioner did not know the address he allegedly resided at with the alien beneficiary.
- He did not know the phone number of the residence he was allegedly residing at with the alien beneficiary.
- He did not know anything about their joint bank account. He did not know at what bank he was supposed to have a joint account with the alien beneficiary. He did not even know that he and the alien beneficiary had a joint bank account together.
- He confirmed that the signature on the lease agreement submitted with the petition to remove conditions on residence was not his signature but a forgery.
- He admitted that he didn't live with the alien beneficiary.

This felony fraud sham marriage case was in my office to be scheduled another interview when I had more time to obtain separate in depth sworn testimony and signed statements. Before I had any opportunity to obtain these vital, separate in depth sworn testimonies and signed statements, without my knowledge, this case was removed from my office.

A second District Adjudications Officer in my office, one whom SDAO Susan Dugas and OIC Stella Jarina have designated to train new trainee officers on marriage interviews, <u>without obtaining any separate in depth testimony, with my official case notes documenting a mala fide sham marriage in the case file, with the lease agreement containing a forged signature of the <u>U.S. citizen petitioner in the record of proceeding in the case file, with 99% of all documents submitted with the petition to remove conditions on residence issued only in the name of the <u>alien beneficiary</u>, this second officer approved the marriage for indefinite lawful permanent residence.</u></u>

The only reason I was inadvertently assigned to conduct the naturalization interview this week on this same alien is because a trainee officer called in sick.

At this naturalization interview I obtained in depth testimony and a signed sworn statement in which this alien admitted she had paid the U.S. citizen petitioner up front to marry her. She confessed that she had promised to pay him additional money out of her check every month for two years until she got her permanent green card.

She admitted to paying an additional extra amount for him to appear with her at each of the three interviews.

She further admitted that it was her relative who had forged the U.S. citizen petitioner's signature on the lease agreement, which had been fraudulently submitted with her petition. She also admitted that they had never lived together.

Who has the *greater* degree of culpability of Gross Criminal Malfeasance? The two District Adjudications Officer who twice approved this felony bribery and fraud sham marriage case, or you Members of the Select Committee on Intelligence in the United States Senate?

You Members, who have a sworn duty to your employer, the American Taxpayers, that of oversight of the Executive Branch of this government, have turned a blind eye to the multitude of information and documents that I have submitted to you 23 times in the past 17 months, since October 20, 2002, on treasonous conspiracies, gross malfeasance, gross dereliction of duty and the aiding and abetting of illegal Muslims by a great multitude of officials in numerous agencies within the Executive Branch and collusion by various members within your very own Legislative Branch - never once responding, not even a receipt response.

It is You Members, who have the responsibility and duty to the American People, to stop criminal treasonous conspiracies which threaten the security, happiness and well being of the American People, but in your gross criminal malfeasance, you have instead, knowingly and willingly become active conspirators in the cover up of these treasonous conspiracies against the American People and knowingly allowed, protected and supported these criminal conspiracies by your lack of action, by your lack of duty, providing unending opportunities for the conspirators to destroy incriminating material evidence, such as video tapes, and pay off or threaten informants.

Next week on Wednesday, April 14. 2004, I am being forced to attend a public administrative hearing in Orlando, Florida with the Merit Systems Protection Board (MSPB). Last June I was illegally suspended for 30 days without pay for refusing to tell the government conspirators what I know of their criminal activities. The Judge presiding over the hearing has refused to allow my key witness to testify. Now I am being forced to attend this hearing, which is the only mechanism I have to try to save my job, without my key witness.

Furthermore, while I must endure illegal suspensions without pay, illegal AWOL charges, and other extreme hardships, subjected to continuous daily barrages maligning my professional competence, impugning my honesty and integrity, continually punished for pursuing felony fraud criminal activities and for my unending, extensive whistleblower efforts to protect America the Beautiful and my Beloved Americans, one of the conspirators, John Bulger was rewarded and promoted to Director of DHS CIS in Florida, and another conspirator, Stella Jarina, the Officer in Charge of DHS CIS in Orlando, is being rewarded and promoted to DHS CIS Director in New Orleans in one month.

While Our, or should I say My Beloved Americans are, day in and day out, 24/7, being blown up, murdered, maimed, paralyzed, scarred, diseased and discarded in the U.S. military, You Members make a mockery out of the national, home and personal security of We Americans.

When the American People awaken and relentlessly hunt down ALL corrupt conspirators, and demand accountability for the heinous and reprehensible violations of their Public Trust and for placing their lives and freedoms, and the lives and freedoms of their loved ones in danger, when these wicked, insidious conspiracies are connected to the spilling of innocent American blood on our soil -- there will be nowhere to run and hide!

Sincerely,

Mary Schneider DHS/CIS (DOJ/INS) District Adjudications Officer Orlando, Florida

Attachment (1)

cc: Donald Appignani, Attorney At Law 4300 N. University Drive, Suite D-106 Lauderhill, Florida 33351

Telephone: (954) 747-1501 Facsimile: (954) 749-3008 Cell: (954) 608-4387