

Anthony Martini and Annette Martini



Tel:

Fax:



Email:

Email:

Email:



Website: <http://www.annettemartini.org>

Thursday, October 27, 2010


Secretary of the United Nations His Excellency Ban Ki-Moon Ban Ki-moon

Secretary-General

United Nations

New York, NY 10017

**RE: EMERGENCY HELP AND EMERGENCY
HUMANITARIAN AID IS NEEDED FOR
HUMANITARIAN COMPASSIONATE REASONS!**

VIA FAX ONLY – 

From Anthony Martini and Annette Martini

Dear His Excellency Ban Ki-Moon, Secretary General of the United Nations,

This is with respect to EMERGENCY HELP that we need from the United Nations, the UNHCR and the Country of [REDACTED] and the OHCHR.

We have communicated with the UNHCR in New York regarding an Emergency Situation in 2007.

On or about June 2010 we were told by the UNHCR to deal with the OHCHR.

We sent an Emergency Fax with respect to Human Rights Abuse, Political Persecution and Political Torture by the United States of America to the OHCHR in New York fax Number [REDACTED] on Friday, May 28, 2010.

We were later told to send all Legal Documents to the following address:

Office of the United Nations High Commissioner for Human Rights (OHCHR)
Palais Wilson
52 rue des Pâquis,
CH-1201 Geneva, Switzerland
Attention: High Commissioner Ms. Navi Pillay

We sent all Legal Documents and our First Complaint against Canada and the United States of America for Gross Human Rights Abuse. We enclosed all Legal Documents from Courts here in the United States of America.

In that same letter dated Wednesday, June 2, 2010 to the OHCHR in Switzerland addressed to the High Commissioner Ms. Navi Pillay we enclosed letters in English and [REDACTED] that we sent to the [REDACTED] Consulate in [REDACTED].

On July 24, 2002, I, Anthony Martini and I, Annette Martini legally entered the United States of America as Legal Political Refugees from Canada with permission from the Former President George W. Bush and the Former United States Attorney General John David Ashcroft.

The United States White House, The United States Department of Justice, The Former I.N.S. - Immigration and Naturalization Service – all had full knowledge

From Anthony Martini and Annette Martini

and full disclosure of our Emergency Situation in Canada and that we were forced to Surrender our Canadian Citizenship in late 2001 because Canada Politically persecuted myself, Anthony Martini for over twenty-five years and Canada tried so many times to Murder me because I used to be a Freelance Reporter, Private Investigator and I exposed corruption.

The Canada Police Agency tried so many times to Murder myself, Anthony Martini because I witnessed an Execution by Three Members of The R.C.M.P. – Royal Canadian Mounted Police that were employed at the Canadian Embassy in Caracas, Venezuela where I was residing for a period of a few years.

I, Anthony Martini also had information that the R.C.M.P. was shipping massive cocaine and other street drugs around the world using Diplomatic Cargo and Diplomatic Bags.

I had contracts on my life that was placed by the Prime Minister of Canada and other Politicians.

In 1995, I was attacked by Four R.C.M.P. Officers that were trying to murder myself, Anthony Martini.

I was left with Short Term and Long Term Memory Loss and I suffered Numerous Broken Bones all over my body including, severe Head Injury, cracked skull in two places and Severe Back Injury.

It took me a very long time to walk again. I had to learn how to walk and talk again.

I used to speak five languages fluently and I had to learn how to speak English all over again like a Baby.

I had two of my daughters kidnapped by the R.C.M.P. and my second daughter was murdered at 17 months old because of the R.C.M.P. Illegal Actions.

My first daughter I have not seen for 16 years now because of the Illegal Actions of the R.C.M.P. who have made sure to keep my daughter away from me at all cost to destroy my life.

From Anthony Martini and Annette Martini

In late 1992, I gave information to the F.B.I. – Federal Bureau of Investigations about the Commissioner of the R.C.M.P. in Canada that had direct ties to the Columbian Drug Cartels, the Venezuelan Drug Cartels and the Mexican Drug Cartels.

In 1993 the Commissioner of the R.C.M.P. committed suicide by putting a bullet in his head at the Head Office of the R.C.M.P. However, when I investigated I was told by the Coroner that the Commissioner had two bullets in his brain.

While I was writing Stories and Investigating as a Freelancer, I was totally unaware that most Government Employees and Politicians that were in Canada were all members of the Secret Societies and for that I paid the Ultimate Price.

The Canadian Government stole everything I ever owned, including Mansions, Homes, Properties, Cars, Photography Equipment, seized all of my Bank Accounts both Personal and Business without ever going to Court.

I was a Retired Colonel in the Canadian Armed Forces and the Canadian Government refused to give me my Disability Pension when the Government tried to assassinate me when I was in the Military and made me disabled.

When I Legally Married my Beautiful wife Annette Martini the Canadian Government went after my wife Annette Martini and Persecuted her by stealing all of her Money both Business and Personal, her Business, her homes, her lands etc.

We moved from one province in Canada to another and we lived underground for a period of almost two years trying to stay alive so we would not be further persecuted or tortured.

When we entered the United States of America LEGALLY on July 24, 2002 with Permission from the United States of America we only had the clothes on our backs and whatever we could carry in our car which was our little possessions and two hundred dollars in our pockets.

We also pleaded with the United States to assist us with our four daughters that are still stranded in Canada and the United States ignored our pleas.

From Anthony Martini and Annette Martini

The R.C.M.P. threatened myself Anthony Martini that they will murder my first daughter when she becomes of Legal Age for revenge against me. My daughter has been of legal age for a couple of years now and it will only be a matter of time when Canada murders my only surviving daughter.

We were Inspected and Admitted into the United States of America at the designated Border Crossing which was the Plattsburgh, New York / Champlain border Crossing.

The White House, The President of the United States of America, President George W. Bush, The U.S. Attorney General John David Ashcroft, the Commissioner of the Former I.N.S. - Immigration and Naturalization Service and the United States Department of Justice all had full knowledge that we were coming to the United States of America as Legal Political Refugees before we entered.

The President of the United States of America and all United States Federal Agencies Mentioned above all had full knowledge that I had a Security System to protect the American People by Land, Sea and Air, and the Technology that I developed which was Hardware and Software was a SEVEN STAR SECURITY SYSTEM.

In earlier Letters to the White House from February 28, 2002, I, Anthony Martini wrote to the President of the United States, President George W. Bush indicating that I would give my technology to the White House and the American People for FREE providing that the United States of America would give us Immediate American Citizenship, Emergency Financial Help, and Emergency Housing and a Safe Passage to enter the United States of America as Legal Political Refugees.

We did NOT get any Emergency Help, No Emergency Housing, No Emergency Financial Help, No Citizenship. We received nothing from the United States of America our HOST COUNTRY but living in hell and all gross human rights abuse against us.

For Four Years from July 24, 2002 – October 2006 we were forced to Live in the Dangerous Streets here in the United States of America and mainly in Florida.

From Anthony Martini and Annette Martini

We were ridiculed by all United States Federal Agencies and all United States Government Employees.

In 2003, my wife Annette Martini became Pregnant and we were so excited that this would be our first child together as a husband and wife.

My wife Annette Martini had severe cramps because of all the Persecution and Torture that was caused by the United States of America.

The Sarasota Memorial Hospital refused to accept my wife Annette Martini at the hospital and turned her away.

My wife Annette Martini was forced to have a miscarriage in the streets in Sarasota, Florida and holding the remains of our unborn child in her hands crying in July 2003.

I demanded a Public and Written Apology from The White House, The State Department from the President of the United States of America, George W. Bush from the U.S. Department of Justice and all Agencies that were involved in the Gross Human Rights Abuse and also from the State of Florida.

To this date of this letter we received NO Apologies from the United States of America or the President of the United States of America or from any Attorney Generals.

We wrote to Two Presidents of the United States of America, President George W. Bush, President Barack H. Obama, Three Secretaries of U.S. Homeland Security and the Former I.N.S., Five United States Attorney Generals, Three Secretary of United States State Department and over five hundred Politicians, Congressmen and Senators and instead of getting help the United States Government started to retaliate against two honest Political Refugees.

In late October 2006, we had help from two Americans that assisted us to move from the State of Florida to the State of California. They assisted us with an Apartment and also money to sue the United States of America AND ALL ITS Agencies.

From Anthony Martini and Annette Martini

As soon as we arrived in the State of California we had our mail transferred from Florida to California and we were placed in False Removal Proceedings by Orders of the Attorney General of Florida Charlie Crist who is now currently the Governor of Florida because we sued Charlie Crist around 2004 because of Human Rights Abuse etc.

Since 2006 we have been fighting our False Removal Proceedings that was caused by a handful of Corrupt United States Federal Government Employees.

The First False Charge against myself Anthony Martini and against myself Annette Martini was that “THE P.O.E. – Port of Entry was UNKNOWN.”

After we proved that the United States of America always knew the Port of Entry the Corrupt United States Government Employees added a new charge indicating as follows:

“YOU ENTERED ON OR ABOUT JULY 24, 2002 THROUGH THE P.O.E. OF PLATTSBURG, NY.”

We tried to obtain an Attorney here in the United States of America and we were quoted from \$10,000.00 each to \$100,000.00 each and one Attorney quoted One Million Dollars to handle our case.

I, Anthony Martini studied International Law, Business Law and Family Law in Canada for over four years at a University, so, I handled our False Removal Proceedings.

I later discovered that the Corruption included the Previous Immigration Judge William Joseph Martin Jr., that presided on our case at the U.S. Immigration Court located in Los Angeles California.

With all the corruption going on and all the abuse at the court towards us who are Legal Political Refugees myself Anthony Martini and my wife Annette Martini filed a Lawsuit or Complaint at the United States District Court located in Los Angeles, California.

We were denied access to Courts here in the United States of America and Justice was denied.

From Anthony Martini and Annette Martini

Each time we appeared at the United States Immigration Court in Los Angeles, California we demanded an Attorney paid by the Tax Payers because we could NOT afford an Attorney and each time that request to have a Legal counsel was refused.

Each time that we appeared at the United States Immigration Court located in Los Angeles, California the Corrupt United States Government Employees would change Charges against myself Anthony Martini and against myself Annette Martini.

We were accused of being stowaways, with NO PROOF from the United States Government. We entered the United States of America with our Car so being stowaways was a gross lie. We no longer have our car.

We were accused of entering the United States of America on a Visa, through the Port of Entry of Miami, Florida but again NO PROOF and we do NOT have a Passport since we are NOT a Citizen of any country on Earth.

The United States of America at all times had full knowledge that we were forced to surrender our Canadian Citizenship and all rights of being a Canadian in late 2001.

We have been Stateless without a Country since 2001.

We have been ridiculed from every United States Federal Agencies and every Federal Government Employee that we spoke to including Immigration Judges because our Country of Origin.

On Monday, March 31st., 2008, the previous United States Immigration Judge Terminated our False Removal Proceedings., but the “IJ” Immigration Judge left us in permanent limbo with NO RELIEF and filled his Order with lies against us.

In April 2008, a United States Government Attorney that never met us at the United States Immigration Court by the name of Ingrid Heather Abrash filed an Appeal to the B.I.A. – Board of Immigration Appeals and indicated that we ONLY HAD PERMISSION to remain in the United States for One Year.

From Anthony Martini and Annette Martini

United States Government Attorney Ingrid Abrash had NO PROOF to her wild and bizarre claims and she won at the B.I.A. with a lie that had never been discussed in Court in the first place.

We filed an appeal to the United States Court of Appeals for the Ninth Circuit and the Appellant Court took our Money but indicated that it was not their Jurisdiction.

In 2009, we filed a Lawsuit against all United States Government Employees that we held personally responsible for playing with our files and adding lies.

None of the Defendants ever responded and by law we should have won a Default Judgment but that never happened and we were persecuted by a United States District Court Judge by the name of Judge Andrew J. Guilford.

We went to the B.I.A. – Board of Immigration Appeals twice, to the United States Court of Appeals for the Ninth Circuit Three Times to the United States Supreme Court Three Times all relating to our False Removal Proceedings.

While we were before the Appeals Courts the United States Immigration Judge William Joseph Martin Jr., the same Judge we sued for editing all Court Tapes and playing with our files escalated the case and we appeared before a Judge we sued and a Government Attorney that we sued almost once a month.

The Corrupt United States Government Employees were abusing their Authority and torturing and persecuting us in open courts under the United States American Flag.

At all times the President of the United States of America, the U.S. Attorney General, the United States Department of Justice, the U.S. State Department and the U.S. Homeland Security all had full knowledge and full disclosure and copies of all Legal Filings from myself, Anthony Martini and Annette Martini and NOTHING WAS EVER DONE.

Instead, many of the Government Employees that were accused by us and other Political Refugees of Illegal Activities, False Removal Proceedings, Human Rights Abuse were all **promoted** by The White House and the United States Department of Justice who made most of them Immigration Judges.

From Anthony Martini and Annette Martini

I, Anthony Martini had severe chest pains because of my heart condition. I went to my doctor and my doctor wrote a letter to the United States Immigration Court in Los Angeles California and also to the United States District Court indicating that I need FOUR MONTHS off from the Courts.

The United States Immigration Judge, Judge William Joseph Martin Jr., received the letter and forced myself Anthony Martini who is a disabled man that should be in bed resting to prevent a severe Heart Attack or Stroke and my wife Annette Martini to appear before him.

I told the Judge that I was having Chest Pains and he told me that this would ONLY take a few minutes. My wife Annette Martini and I, Anthony Martini was forced to stay in Court for over two hours while I was having Severe Chest Pains.

Judge William Joseph Martin Jr., and the Government Attorney demanded another letter from my family Doctor and scheduled another Court Appearance within almost three weeks away.

My family doctor wrote another letter and I sent it with a Motion for Continuance for four Months later.

Meanwhile, I, Anthony Martini and I, Annette Martini filed additional Complaints to the President of the United States of America, the United States State Department, the United States Homeland Security and also to the United States Department of Justice and the presiding Judge, Judge William Joseph Martin Jr., was forced into early retirement.

On May 28th., 2010 we appeared before a new Immigration Judge, Judge Rodin Rooyani from Iran. We thought that maybe she would see through all the United States Government Employees Lies.

Judge Rodin Rooyani refused for myself Anthony Martini to make any legal arguments or to even speak in Court.

I, Anthony Martini spoke less than 10 minutes in Court and I, Annette Martini spoke less than 2 minutes in Court.

From Anthony Martini and Annette Martini

The Court lasted over three hours and the United States Government Attorney Ingrid Heather Abrash that we sued was still on our Case but the Judge was mostly speaking to the Government Attorney Ingrid Abrash.

On May 28th., 2010. United States Government Attorney Ingrid Heather Abrash admitted in Open Court and before myself Anthony Martini and before myself Annette Martini and before the United States Immigration Judge that the “UNITED STATES DOES NOT HAVE ANY PROOF OR EVIDENCE TO THE CHARGES AGAINST THE RESPONDENTS”.

The Immigration Judge, Judge Rodin Rooyani allowed the United States Government Attorney to drop all charges and Judge Rodin Rooyani allowed Ingrid Abrash to go back to the First Charge that the United States of America did NOT know our P.O.E. – Port of Entry which we had already proven that the Government Attorney had lied.

I, Anthony Martini and I, Annette Martini were given less than a week to prove that the United States of America always had full knowledge of our Port of Entry.

We filed classified Letters but removed certain items in the letters so we would not be murdered.

We also filed Motions demanding that the Presiding Judge, Rodin Rooyani signs and orders a Mental Evaluation on all Government Attorneys that were persecuting us and violating all of our Legal Rights and we also filed Motions for a Drug Test against all Government Employees that were responsible for our False Removal Proceedings.

On Friday, August 13, 2010, I, Anthony Martini received a Call from the Immigration Judge’s Secretary, indicating that the Judge vacated the August 18,2010 Court Date and that we do not have to appear before the Immigration Judge on August 18, 2010 and we would receive her order.

We received the Judge’s Order on or about Tuesday, August 17th., 2010 and the Immigration Judge, Judge Rodin Rooyani TERMINATED our SECOND FALSE REMOVAL PROCEEDINGS but she did NOT give any relief whatsoever.

From Anthony Martini and Annette Martini

Furthermore, the Immigration Judge, Judge Rodin Rooyani placed classified documents in her final order.

Classified Documents that I, Anthony Martini and I, Annette Martini have never ever supplied to the United States Immigration Courts from 2006 to the Current dates.

Due to the fact that we demanded a Mental Evaluation against all United States Government Employees the Immigration Judge for revenge now accuses us in her Order of being Mentally Incompetent.

This Immigration Judge only saw us ONCE and refused for either of us to speak in court and then for revenge wrote this unlawful Order with this unlawful deduction with absolutely no merit.

In Immigration Judge William Joseph Martin Jr., Order dated Monday, March 31, 2008 the "IJ" wrote that we were competent and that we can handle ourselves in court, now because we demanded a Mental Evaluation on all Corrupt Government Attorneys that we accused of Human Rights Abuse now we are accused of being Mentally incompetent.

On or about September 13, 2010, United States Government Attorney Ingrid Abrash filed another Appeal to the United States Board of Immigration Appeals continuing our THIRD FALSE REMOVAL PROCEEDINGS to torture us who are Legal Political Refugees.

The Obama Administration has placed over 300,000 LEGAL POLITICAL REFUGEES in FALSE REMOVAL PROCEEDINGS this year.

On April 5, 2009 we wrote to the [REDACTED] Consulate in [REDACTED] pleading for their Emergency Assistance to leave the United States of America and with Phone Calls and Faxes and letters sent to the [REDACTED] Consulate we were told that we would get an answer and we never did.

Most of the communications by phone, fax or by mail to the [REDACTED] Consulate was in [REDACTED] .

From Anthony Martini and Annette Martini

CONCLUSION:

The United States of America has violated all Human Rights Laws and the United Nations Laws and the UNITED NATIONS CONVENTION AGAINST TORTURE and Other Cruel, Inhuman or Degrading Treatment or Punishment against myself Anthony Martini and against myself Annette Martini for over 8 Years and 3 Months.

The United States of America has Illegally Persecuted over 300,000 Legal Immigrants and Legal Political Refugees and placed all Honest Legal Immigrants and Legal Political Refugees in FALSE REMOVAL PROCEEDINGS by Orders of President Barack H. Obama this year only.

The United States of America has persecuted Millions and Millions of Legal Political Refugees and Legal Immigrants over the past ten years and Illegally kicked out Lawful Legal Immigrants and Lawful Political Refugees by placing lies in their files.

The United States of America left us on the Streets to die here in the United States of America and the United States of America FAILED to even give us the Bare Necessities of Life which is FOOD, SHELTER, CLOTHING and Financial Aid.

While we will be demanding that the United Nations takes Legal Actions against the United States of America we are pleading with the United Nations, The UNHCR and the OHCHR and the country of [REDACTED] to immediately assist us in moving permanently to [REDACTED] before we die or get murdered here in the United States of America.

If the United Nations does NOT act NOW then we will be on the streets in the Dangerous United States of America where we will be murdered in one week.

We both beg and plead that you His Excellency Ban Ki-Moon, Secretary General of the United Nations immediately assist us in immediately moving to [REDACTED].

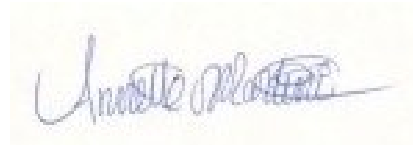
From Anthony Martini and Annette Martini

AN IMMEDIATE REPLY AND EMERGENCY HELP IS REQUIRED NOW!

Sincerely,



Anthony Martini



Annette Martini

Cc UN Ambassador of [REDACTED]

via FAX [REDACTED]

Cc all Ambassadors of the United Nations via email.

Cc Posted on AnnetteMartini.Org

From Anthony Martini and Annette Martini