



Quenby Wilcox
Founder - Global Expats
www.global-xpats.com
quenbywilcox2@gmail.com

Honorable Jeffrey Sessions
US Attorney General
US Department of Justice
950 Pennsylvania Ave NW
(202) 353-1555

February 10, 2017

RE: Human Rights Violations and a State's Obligation to Protect Under International Law—Time to Drain the Swamp of Negligent Government Staffers

Dear Attorney General Sessions,

First, let me congratulate you on your appointment to US Attorney General. Donald Trump won his bid for Presidency on a promise to “Drain the Swamp,” because the “Swamp” desperately needs “draining.” One of the principle actors that needs an investigation for decades of malfeasance and lack of due diligence are court-systems, and the failure of Bar Associations to assure good governance of lawyers throughout the USA. In 1970 the American Bar Association published ‘The Clark Report,’ which found that 70% of the legal profession was riddled with a lack of the ability to file motions, argue cases in court, or understand basic legal principles and concepts. Since then, law schools have inundated job-markets, and a legal profession, with unscrupulous lawyers, who do NOT understand the law under common law standards, contract law, the US Constitution, international law, or human rights standards. As long as the judicial system is violating the rights of its citizens with total impunity under the law, it is rendering the US government illegitimate, and null and void, under its Constitution; as well as under the defense of the US government in [Gonzales \(Lenahan\) vs. USA](#)¹, 2011, Inter-American Commission on Human Rights, which claimed that the US government does not have ‘jurisdiction’ over its courts at the state level.

If you are going to be successful in fulfilling the promise of President Trump to “Drain the Swamp” it is IMPERATIVE regulators start examining lawyers misconduct under human rights standards (Results-Based Management, RBM) and that lawyers be held accountable for gross negligence and criminal behavior. Unfortunately, discipline rates by bar associations are only 2-3% of complaints filed. And, even though lawyers have a legal obligation to report negligence and criminal activity of other lawyers to bar associations and regulatory agencies, they are not doing so. The legal community claims that they are ‘self-regulating,’ but they are not; and instead complicit to the crimes of their colleagues. Victims have thoroughly documented the crimes against them, but authorities and regulatory agencies are totally negligent in investigating those crimes, under human rights standards, as well as penal and civil codes. Before my divorce, I had never been in a court-room in my life, or ever sought legal counsel for myself. One of the first lawyers I consulted told me that “Everyone lies [and forges documents] in the courts, and that it is even

¹ <http://www.law.columbia.edu/human-rights-institute/inter-american-human-rights-system/jessica-gonzales-v-us>

expected.” I was flabbergasted! How can a democracy function if the courts are nothing more but cesspools using witch-hunt tactics, instead of respect for the Rule of Law?

The courts are the ‘Wild West’ with Everyone falsifying documents, lying under oath, and flagrantly violating the law—with total impunity. The bar association of Madrid (Colegio de Abogados) even ludicrously claimed in my case in Spain, that it is the “Right of lawyers to violate the rights of their clients under the principle of judicial independence.” If every citizen had access to legal representation in court-rooms (civil and penal cases), by COMPETENT legal counsel, 80% of the chaos within judicial systems, and violation of rights at rates of 70-90% would simply disappear. This would truly be a ‘magic-wand’ solution, that everyone in “The Swamp” believes in. From purely a fiscal view-point, it is to the advantage of governments to assure that every member of society is accorded competent legal representation at affordable prices—which would additionally promote more stable economies, and a de-escalation of the escalating violence everywhere. If capacity development initiatives are sincere in their efforts, then it is imperative that they promote progressive norms, customs, and laws.

My grand-father, Curtis Paul Wilcox, was the 1st white lawyer to successfully defend a black man in the Deep South in 1910, (Butler, Alabama). It was his first case after graduating from law school, and [Congressman Taylor](#)² was so impressed with his argumentation, that he brought my grand-father to Washington, where he served in the intelligence community before, and during, WWI. He sub-sequentially ‘retired,’ from intelligence work to serve as a civil servant, and raise a family; but he never abandoned his dedication to equality for all, good governance, and democratic principles. My family tree includes John Dickinson, John Paul Jones, Winston Churchill, and Thomas Wilcox (co-author of the Puritan Manifesto, 1572), as well as my father, [William C. Wilcox](#)³, world renown for his research and pioneer work in the treatment of deep-vein thrombosis—as well as his calls for reformation of the American health-care system, due in large part to the FDA’s greed and bureaucracy.

If I were a man, the ‘cackling-hen,’ seat-warming, civil-servants in power in Washington in the past 8 years, would be bowing-n-scraping to me, instead of trying to silence and oppress me. As I assume you might be aware, having grown-up in Wilcox county in Alabama, the Deep-South have many social norms of chivalry and honor; but whose past is tarnished by the injustices and immorality of slavery. My father’s family were owners of large plantations in Alabama before the Civil War, with my mother currently finishing a screen-play about President Lincoln and events leading up to the Civil War, using many of family stories before, during, and after the War in her script. The USA never properly “discussed” and “expunged” itself of their past—in the exploitation and human rights violations of Afro-Americans, as well as Indian-Americans. My mother’s screen-play (with the right producer) might help resolve some of the differences between Afro-Americans and European Caucasians in the USA. If all of the “cackling-hens” and queen-for-a-day civil servants in “The Swamp” were not silencing, belittling, and berating me, then among other things, I could maybe help my mother find a producer for her script. The damage “game-playing” civil servants are doing to societies and economies, with their incompetence and negligence cannot be stressed enough. These seat-warming, parasites must not be allowed to continue to hide behind “immunity” clauses, and cover-ups by HR personnel, for their criminality.

² [https://en.wikipedia.org/wiki/George_W._Taylor_\(politician\)](https://en.wikipedia.org/wiki/George_W._Taylor_(politician))

³ <https://www.linkedin.com/in/william-curits-wilcox-29197911a/>

One of the greatest challenges of the American penal system, at present, is the fact that the US is in a [New Jim Crow](#)⁴, with 50% of urban blacks either in prison, or with criminal records, and therefore barred from many jobs. I often wonder if the NAACP had taken an interest in my grand-father's argumentation and defense of his client in 1910, and had hired him to challenge the 'Old Jim Crow' instead of being hired by the American government in intelligence work, so much blood-shed of the past century, could have been avoided. **The fact that the black community in Washington are using the same tactics and abuses of power on me, as white communities used against blacks during the 'Old Jim Crow,' demonstrates to what extent the "Rules of the Game" have not changed!** As I keep explaining in my speeches and writings, skin-color, gender, and nationalities may change, but as long as everyone keeps on playing by the same "Ol' Game" **humanity will NOT advance, nor will it survive.**

Unfortunately, the women's rights movement is so focused on "putting women in positions of power," that they are repeating the same error of the NAACP over a century ago, which failed due to same "internal rife" as is going on amongst feminists, lawyers in women and human rights NGOs, and activists, at present. Everyone in the 'movement' is so busy 'self-promoting' that they are doing more damage, than good. The 'Women's March' movement which began after the US Elections is a perfect example of wasted resources, and cackling-hens joining forces to squabble over who is going to "Rule the Roost." The tea-party movement failed, because it lacked any ideology or unified platform—in part because it only examined economic issues, and not social issues in the USA. I have provided the rhetoric and ideological base for a new 'Tea-party' movement, which challenges the 'tea-partying' of Queen-for-a-day feminists and women's rights advocates, whose rhetoric and political platform have rendered women and societies more oppressed, and autocratic, as well as increasingly unstable economically.

One of the main problems of the past 5 decades has been the empowerment of women, particularly female minorities in the work-force; who are utilizing their power and position to harass, bully, and violate the rights of the newly targeted "minorities" with "white, deposed, trophy-wives" on the top of their "hit" list. The first head-hunter I spoke with in Washington told me she would have a hard time finding me a job, because anyone who interviewed me would be afraid that in 6 months I would have their job. And, time and time again, that has been the case. She finally found me a job at the IMF Family Association (IMFFA), due to the fact that I was ineligible for the job of board members, and so not a threat to 'steal' their jobs. The Chair, Anne-Beatrix Keller Semandeni, found my ideas for 'Expatriate Wives Clubs' and the work I had done in my 2-year tenure there (at \$15/hour) so good she illegally fired me, promoted my work and ideas as her own, and was subsequently given a job as Director of Development at a local NGO, Knowledge Ecology International (KEI), where former Chief Economist and Nobel prize winner, Joseph Stiglitz, is on the board of Advisors. The grappling-up-the-ladder, game-playing of everyone in "The Swamp" is responsible for the total lack of governance in the USA, as well as globally, and why it is ESSENTIAL to drain the Swamp.

Dr. Stiglitz is the author of best-selling books such as [Re-writing the Rules of the American Economy](#)⁵, and [The Euro: How a Common Currency Threatens the Future of Europe](#)⁶. However, as I explain to him in my blogs, [Open Letter to Joseph Stiglitz, Time to Start "Re-writing the Rules," Instead of "Playing the Same Old Game!" - Part 1](#)⁷ and [Open Letter to Joseph Stiglitz, Time to Start "Re-writing the Rules," Instead of](#)

⁴ <http://newjimcrow.com/>

⁵ <http://rooseveltinstitute.org/rewriting-rules-report/>

⁶ <https://www.amazon.com/Euro-Common-Currency-Threatens-Future/dp/039325402X>

⁷ <https://www.linkedin.com/pulse/open-letter-joseph-stiglitz-time-start-re-writing-rules-queenby-wilcox?trk=mp-reader-card>

[“Playing the Old Game!” – Part 2⁸](#), it is I who should be receiving a Nobel prize and six-figure job for “Re-writing the Rules” in “The Swamp,” rather than silenced and oppressed by seat-warmers in the IMF. If IMF economists were listening to me, and reading my blogs; they would realize, why and how, financial markets are going to collapse, with the fall-out globally worse than in 2008. IMF policies of the past decades have been promoting full-financial inclusion, real estate bubbles, and excessive consumer-spending fueled by excessive indebtedness and full-employment rates for women in middle and low-income countries. Not only does the IMF need to promote the policies Dr. Stiglitz (and Robert Reich) are calling for in the USA, but also throughout Europe. Additionally, Dr. Stiglitz would realize that the solution for Europe (and USA) is assuring transparency, integrity, and accountability in the courts; and not a ‘flexible euro’ which would only serve to increase chaos and havoc in the region.

One of the reasons modern societies need two salaries, even for upper-middle classes, is that families are consuming too many luxury and semi-luxury goods. In antiquated societies women sought husband’s from upper and upper-middle classes so they, and their families could have the luxury of; devoting their time to raising their children, as well as promoting husband’s careers. These women, who’s financial incentive, and thereby conflicts of interest, were removed, were also responsible for managing the social order in the community, in liaison with local clergy. Mass urbanization, and sky-rocketing divorce rates, have done much to transform the matrix, in which these two social forces (trophy-wives and clergy) have been disempowered in there jobs of injecting morality and ethics into communities. Middle-income countries are following the same dysfunctional socio-economic path, as the upper-income countries in past decades, and why the impending financial crash will be bigger-n-badder than that of 2008. Middle-income countries have reproduced the same public-policies and socio-economic trends of high-income countries leading up to the 2008 financial collapse—with the same disasterous results.

In the past 8 years, under the Obama Administration, not only have my [labor rights⁹](#) been repeatedly, and repeatedly, violated within the International Monetary Fund (IMF), resulting in two illegal and wrongful terminations; but my rights within the housing market, and the group homes in which I have lived have been grossly, and repeatedly violated, with two illegal, and wrongful evictions. Bullying and human rights violations are rampant throughout Washington, and why chaos and havoc reign within workplaces and homes of all classes. In all most all cases, the perpetrators have been women, and predominately black, or Middle-eastern, with one Pakistani man involved. I returned to Washington in 2009, after having left in ’88, leaving behind a career in politics in the international arena, as well as a career in the financial markets—disgusted with the *laissez faire* politics, and cocaine-snorting, partying-hardying culture which predominated DC at the time. While the extensive cocaine-snorting has subsided, replaced by pharmaceutical drugs, the party-hardying culture remains.

As I explained in my blog [Open Letter to Special 'Ethics' Investigator at the IMF Sabina Blaskovic – Part 6¹⁰](#), the networks, maintaining the status quo of bullying in “The Swamp” are Afro-American women at the local level, Millennials on Capitol Hill, White House, State Department, and NGOs; with Middle-Eastern women doing the same within international organizations. **Trumps Administration has ample proof as to how and why, discriminatory, affirmative action programs of the past are responsible for the total break-**

⁸ <https://www.linkedin.com/pulse/open-letter-joseph-stiglitz-time-start-re-writing-rules-quenby-wilcox-1?trk=mp-reader-card>

⁹ <http://warondomesticterrorism.com/category/workplace-bullying-at-the-imf/>

¹⁰ <https://www.linkedin.com/pulse/open-letter-special-ethics-investigator-imf-sabina-blaskovic-wilcox-5?trk=mp-reader-card>

down in the ‘Rule of Law,’ and the terrible damage is being done to societies, as well as economies around the world, and I quote from my blog,

In addition to the bullying and manipulations, and their criminality under human rights standards, and civil and penal law, in [DC Landlord/tenant court](#)¹¹, on top of Spanish family courts (see [table of infractions](#) of my lawyers in the table below), I have tracked and documented the same tactics and criminality of [IMF’s staff in 2 separate cases](#)¹²; as well as the cover-up by IMF staff, HR personnel. The major players in my two cases against the IMF were minority women, and are [Adrienne Thapa](#)¹³ (Indian), [Sharmini Coorey](#)¹⁴ (Sri Lankan), [Ana Daie](#)¹⁵ (Middle Eastern, Iranian?), [Kalpana Kochhar](#)¹⁶ (Indian), [Olivia Graham](#)¹⁷ (Afro-American), [Gheetha Ravindra](#)¹⁸ (Indian), [Lois Petzold](#)¹⁹ (Indian, married to Pakistani), with two other players caucasian women, [Gina Paone](#)²⁰ (Canadian), and [Kate Phillips](#)²¹ (New Zealander), as well as former IMF Family Association Chair [Anne-Beatrix Keller Semadeni](#)²² (caucasian, French ‘pie-noire’ national from N. Africa, Tunisia if my memory serves me), and the newest “Game-player” [Sabina Blaskovic](#)²³ (?).

*Then, in DC Landlord/tenant court, there is the principle, [Bathsheba Philpott](#)²⁴, Director of Institutional Giving at GWU (Afro-American), Judge Michael Rankin (Afro-American), [Carol Blumenthal](#)²⁵, [Kimberley Fahrenholz](#)²⁶ (caucasian woman), [Leopole McLaughlin III](#) (Afro-American), and [Chelsea Killam](#)²⁷ (caucasian woman), who I am married to according to Judge Rankin and DC courts. It should be noted that if I am “married” to Killam and unilaterally responsible for her liabilities, I am eligible to be **unilaterally entitled to her asset**. The judgment of Judge Rankin also strengthens my argumentation that my case against Killam, Philpott and their accessories, falls under domestic violence and violence against women laws. I have the slam-dunker case Joan Meier of GWU’s DV LEAP, Meier claims she needs to go to the Supreme Court, but once again is too busy schmoozing-n-cruising with staffers on Capitol Hill and the White House, and NGOs in DC to bother with litigation and jurisprudence.*

After having left the USA, disillusioned with the trajectory of the ‘American Dream,’ I became a ‘trophy, trailing-spouse’ to a Spanish/French national banker, moving to 8 countries in 20 years, making it impossible for me to develop a career, or various entrepreneurial ideas I came up with in my travels. However, I never lost, or gave up my dedication to public service. One of the potential investors/partners who contacted me

¹¹ <http://warandomesticterrorism.com/category/workplace-bullying-at-the-imf/>

¹² <http://warandomesticterrorism.com/category/workplace-bullying-at-the-imf/>

¹³ <https://www.imf.org/external/np/ins/english/pdf/inst2006.pdf>

¹⁴ <https://www.imf.org/external/np/bio/eng/sc.htm>

¹⁵ <http://careerdevelopmentroundtable.org/wp-content/uploads/2015/12/NOTES-ON-DISCUSSION-OPEN-SPACE-SESSION-AT-THE-CDR-2015.pdf>

¹⁶ <https://blog-imfdirect.imf.org/bloggers/kalpana-kochhar/>

¹⁷ <https://www.linkedin.com/in/olivia-graham-621b73b>

¹⁸ <https://www.linkedin.com/in/geetha-ravindra-93ab676>

¹⁹ <https://www.ombudsassociation.org/Resources/IOA-Publications/The-Independent-Voice/July-2011/Meet-IOA-s-Two-New-Board-Members.aspx>

²⁰ <https://www.linkedin.com/in/gina-paone-798b1615>

²¹ <https://www.linkedin.com/in/kate-phillips-2434135>

²² <https://www.blogger.com/profile/14716764321437505938>

²³ <http://www.imf.org/external/pubs/ft/ar/2016/eng/fin-budget-income.htm>

²⁴ <https://www.linkedin.com/in/bathsheba-philpott-cfre-89671460>

²⁵ <https://www.linkedin.com/in/carol-blumenthal-259147a>

²⁶ <https://www.linkedin.com/in/kimberly-fahrenholz-578193b1>

²⁷ <https://www.linkedin.com/in/chelsea-killam-cae-16b8b64>

over a year ago, was Jeffrey Hilton, who asked me if I needed a CEO, or a techy-expert to develop the website for Global Expats. I explained to him that I needed, either, or both. I never heard back from Hilton. Unfortunately, the business-building community does not understand the importance of the marketing function in the entrepreneurial process. The reason that 70-90% of start-ups fail, is that entrepreneurs and corporate executives are not properly investigating investment opportunities, and potential risk/returns. Nor are they properly examining the needs of their target markets, and consumers.

One of the more ‘successful’ local-search directories is www.yelp.com. However, this business has consistently been posting net losses every year since its creation, except one, in ’14 with a \$36.5M profit, vs. aggregate losses of \$91.11 losses between ’09 to ’15. Another ‘successful’ local search-directory is www.foursquare.com, which was started in ’09, and to date has received \$157.35M in capital venture funding, with the last round in ’16, of \$45M, being used to hire sales and engineering positions. The reason that these website platforms are not more financially successful, is that they are spending an inordinate amount on R&D, as well as sales and marketing—with no clear defined mission except to create IT jobs. One of the important points that Dr. Stiglitz makes in his book [*The Euro: How a Common Currency Threatens the Future of Europe*](#)²⁸, is that healthy economies depend, not only on the number of jobs in an economy, but also the type of jobs created. Additionally, his call for ‘flexible euro’ is totally “off mark.” What is needed is transparency, accountability, and governance within judicial, legislative, and executive branches. Introduction of a ‘flexible euro’ would bring more chaos and instability to European economies than before.

While my objectives with Global Expats includes creating thousands of jobs for expatriated women, as well as thousands of jobs for local women in countries around the world, my objectives go far beyond just job creation. A unified labor-force of ‘stay-at-home’ moms and ‘trailing-spouses’ could not only work on education and health-care reform—promoting healthy, well-educated and productive societies, instead of dysfunctional, obese, unhealthy, uneducated, unproductive ones—but could also EFFECTIVELY combat domestic abuse and violence, instead of participating in its perpetuation; like the other ‘Expatriated Wives Clubs,’ namely the International Monetary Fund ([IMFFA](#)²⁹), World Bank ([WBFN](#)³⁰), United Nations ([NYLESA](#)³¹) are doing with their ‘window-dressing’ initiatives.

The damage being done to societies and communities by a total lack of integrity, honor, and dignity of those in Power, in “The Swamp,” cannot be under-estimated. I hope you will use your position as Attorney General to investigate the serious problems within the American judicial system, and make ‘America’ Great by bringing democracy, integrity, and honor to its courts and judicial systems. During my 7-month ordeal with [DC Landlord/tenant court](#)³², I repeatedly asked NGO lawyers, to provide me with the jurisprudence that would allow a landlord to jointly and severely-financially bind two women to each other. Not ONE lawyer was able to provide me with the case law, and legal argumentation, that would uphold the contention of Bathseba Philpott, and her lawyers, Carolina Blumenthal and Kimberly Fahrenholz as well as Judge Rankin, that landlords, or judges, can “marry” two women against their will. Not ONE single lawyer could cite the jurisprudence that would uphold a decision that recognized the joint-liability clause on a lease in a group home, as well as a discriminatory, unilateral application to only one of the implicated parties. The clause was

²⁸ <https://www.amazon.com/Euro-Common-Currency-Threatens-Future/dp/039325402X>

²⁹ <https://imffa.org/>

³⁰ <http://www.wbfn.org/calendar/wbfn-programs/wbfn-101.html>

³¹ <http://www.nylesa.org/>

³² <http://warandomesticterrorism.com/category/0landlord-bullying-in-dc/>

clearly in violation of public-policy, and therefore illegal. Rankin's decision in *Philpott vs. Wilcox*, has given me the jurisprudence with which to challenge the American government's defense in *Gonzales (Lenahan) vs. USA*.

I hope in bringing these issues to your attention, you will take positive action, and restore some dignity, honor, integrity, and the Rule of Law to "The Swamp" as well as entire USA. I have done extensive research on the many, many issues and remain at your disposition to answer any questions you or your staff might have.

Sincerely,

A handwritten signature in cursive script that reads "Quenby Wilcox". The signature is written in black ink and is positioned above the printed name.

Quenby Wilcox