

August 12, 2012

Chairman Ben Bernanke
Board of Governors of Federal Reserve System
20th and C Street, NW
Washington, DC 20551

Subject: Resolving strongly evidenced contentions 34 years of lawbreaking on your part and other current and former members of Board of Governors

Dear Chairman Bernanke,

The attached post from the blog http://whsknox.blogs.com/federal_reserve/ outlines my concerns and their basis in fact and law. The related documents are linked to the blog post.

Special Counsel Carolyn Lerner, in my opinion, failed to demonstrate the moral courage required of her position based on the August 8 response of the Office of Special Counsel to my concerns. In my opinion, she should have either: 1) requested the President, per his duty to “take any action....necessary” to ensure concerns as mine are resolved, direct the Office of Legal Counsel of the Department of Justice to issue an opinion as to the applicability of chapter 23 of Title 5 of the U.S. Code at the Board of Governors of the Federal Reserve, or 2) directly made such a request herself of the Office of Legal Counsel.

Because failed to do either, the Office of Special Counsel put the burden back on me, despite my history of having suffered much for past 20 years to do my sworn duty to protect others as a licensed professional engineer (PE), employed by the U.S. Department of Energy as a nuclear safety engineer. I am disappointed, but not surprised by her actions - she seem to use her status as a licensed attorney employed by the Office of Special Counsel to as a rationale in applying legal ethics as a shield to protect her client, the Office of Special Counsel, from exposure for its being a 34 year-long lawbreaking fraud of a federal law enforcement agency, arguably the most corrupt and corrupting federal agency in our Country’s history (relatively speaking at least, it is a tiny agency with only slightly over 100 employees).

At any rate, Chairman Bernanke, I am now tossing this “hot potato” to you and other Governors of the Federal Reserve. I respectfully request that you either request President Obama to perform his sworn duty to ensure Chapter 23 of Title 5 of the U.S. Code is being properly interpreted and applied at the Federal Reserve or you directly request the Office of Legal Counsel to resolve my concerns.

Thank you for whatever consideration you and/or others at the Federal Reserve give this request and my concerns.

Respectfully,

Joseph Carson, PE
10953 Twin Harbour Drive
Knoxville, TN 37934
865-300-5831
jpcarson@tds.net

attachment:

post from http://whsknox.blogs.com/federal_reserve/

copy:

The President
Chairmen and Ranking Members of Congressional Oversight Committees for Federal Reserve
Special Counsel Carolyn Lerner
Federal Reserve Governor Sarah Bloom Raskin