

BIASED APPLICATION BY DOJ OF THE US EXTRATERRITORIAL LAWS THREATENS
NATIONAL INTERESTS OF THE UNITED STATES

Congressman:

A large number of entities and individuals outside the United States all over the world should comply with the US extraterritorial laws such as, for example, the Foreign Corrupt Practices Act (FCPA), the Racketeer Influenced and Corrupt Organizations Act (RICO Act).

Department of Justice (DOJ) applies said US extraterritorial laws and by doing that DOJ (1) provides international leadership and influence of the United States and (2) ensures sensitive revenues for the US government through fining aforementioned entities and individuals for violations of said US extraterritorial laws.

That is why it is obvious that impartial application by DOJ of said US extraterritorial laws is very important factor for national interests of the United States.

I, Vitaly Pilkin (applicant), have reliable proofs evidencing that DOJ applied said US extraterritorial laws selectively and apparently continues said biased application under the new US administration.

In particularly:

- * In order to secure unjust enrichment and to obtain unlawful and unfair business advantages Sony Group companies and law firm Hogan Lovells: (1) knowingly and willfully committed multiple federal offenses, including: corrupting the Russian and the US government officials, bribery, tampering with a witness, false representations, wrongful influence on adjudications, obstruction of criminal investigation and others, (2) involved in commission of said crimes many employees of Sony Group companies and a large number of partners and lawyers of Hogan Lovells, (3) knowingly and willfully concealed commission of said crimes from the US law enforcement authorities and (4) defrauded the United States.
- * In order to avoid liability for committed crimes CEO of Hogan Lovells Stephen Immelt corruptly persuaded the US Attorney General Loretta E. Lynch to wrongfully influence the DOJ decision to refuse investigation of said crimes.
- * As a result of said corruption DOJ concealed said crimes, aided Sony Group companies and Hogan Lovells to commit said crimes, to avoid liability for commission of said crimes and by doing that DOJ defrauded the United States.

Aforementioned information is confirmed by reliable proofs disclosed in draft of the complaint which is available on the website www.justicewanted.org where public appeals to the President of the United States, Congressmen Charles Grassley and Robert Goodlatte, Sony Group companies and Hogan Lovells related to the subject matter are also placed.

Management of Sony Group companies and law firm Hogan Lovells are aware of crimes jointly committed by Sony Group companies and Hogan Lovells. They also know that information about said crimes has been already submitted to DOJ.

From February 2017 till August 2017 I repeatedly appealed to the Attorney General Jeff Sessions, Deputy Attorney General Rod Rosenstein, the head of Office of Professional Responsibility of DOJ Robin Ashton, Inspector General Michael Horowitz and Federal Bureau of Investigation with information evidencing high probability of misconduct inside DOJ but all my appeals remained unanswered (all said appeals I can forward to you at request).

Meantime, till present Sony Group companies and Hogan Lovells continue to demonstrate their impunity and continue to commit new federal offences that are confirmed by proofs disclosed in draft of the complaint and at the website www.justicewanted.org

Aforementioned circumstances apparently and with high probability indicate that (1) after Loretta Lynch retired Sony Group companies and Hogan Lovells saved their ties with unknown corrupt high ranking officials of DOJ, (2) DOJ continues to apply specified US extraterritorial laws in biased manner and (3) DOJ as before continues to conceal federal offences committed by Sony Group companies and Hogan Lovells and by doing that DOJ continues to defraud the United States.

Thus, this neglect of US extraterritorial laws demonstrated by DOJ (1) threatens national interests of the United States and (2) threatens the justice and democracy in the United States.

I am sure that you understand that the national interests of the United States are incomparably above the interests of some corrupt officials of DOJ who knowingly and willfully defraud the United States.

I am sure that the matter requires a formal investigation by the US Congress of said DOJ misconduct.

Applicant's contact information: Vitaly Pilkin, mail address - Yasny proezd, dom 14, korpus 1, kvartira 8, Moscow, 127081, Russian Federation, phone - +79852225545, email: vitalypilkin@gmail.com

Respectfully,
Vitaly Pilkin

September 12, 2017

