

## National Coalition For Men (NCFM)

Since 1977

932 C Street, Suite B, San Diego, CA 92101 / 619-231-1909 / ncfm.org / 501(c)3 nonprofit corporation

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August 12, 2016

### Sent via U.S. Certified Mail

Supreme Court of Tennessee Board of Professional Responsibility 10 Cadillac Drive, Suite 220 Brentwood, TN 37027

U.S. Department of Justice Criminal Section Civil Rights Division P.O. Box 66018 Washington, D.C. 20035-6018

To the Tennessee Board of Professional Responsibility, and the U.S. Department of Justice, Criminal Section, Civil Rights Division,

Please accept the enclosed documents as a formal complaint involving Attorney Jacob D. Bashore, Bar #025256, a prosecutor in the U.S. Army JAG Corps at Fort Campbell, Kentucky.

The issues involve State of Tennessee; Rule 8, Rules of Professional Conduct, specifically Rule 3.8, Special Responsibilities of a Prosecutor, and potentially include, but are not limited to, the following federal criminal law violations.

- Title 18, U.S. Code, § 242 Deprivation of Rights under Color of Law
- Title 18, U.S. Code, Chapter 73 Obstruction of Justice
- Title 18 U.S. Code § 1512 Tampering with a Witness/Evidence
- Title 18, U.S. Code, § 371 Conspiracy to Commit Offense
- Title 18, U.S. Code § 1621 Perjury
- Title 18, U.S. Code, § 1001 False Statements
- Title 18, U.S. Code, § 1385 Violation of the Posse Comitatus Act of 1878
- Title 5, U.S. Code § 552a Violation of the Privacy Act of 1974
- Title 18, U.S. Code § 1346 Honest Services Fraud
- Title 10, U.S. Code, § 933 Conduct Unbecoming an Officer and Gentleman

Sincerely & Respectfully,

Washington Attila Vinczei Toronto, Canada Charles Oholendt. Arkansas Greg Andresen. Sydney, Australia Chris Langan-Fox. Tasmania, Australia Earl Silverman, In Memorial Calgary, Canada Ray Blumhorst, Los Angeles, CA Steve Van Valkenburg, Colorado Kenedy Owing Nairobi, Kenya Carl Augustsson, Ph.D, Republic of Georgia Tatvana Roberts. Georgia Tom Dougherty, M.D. Kansas Michael Rother, MCSE. MCDBA, CNE Germany (Past Pres. NCFM)

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Washington D.C.

Jarry Croud



# Save Our Heroes

www.saveourheroesproject.com a 501(c)(3) organization

2210 Rogers Road, # 6202 \* San Antonio TX 78251 \* 210-612-2453

August 12, 2016

Supreme Court of Tennessee Board of Professional Responsibility 10 Cadillac Drive, Suite 220 Brentwood, TN 37027

U.S. Department of Justice Criminal Section Civil Rights Division P.O. Box 66018 Washington, D.C. 20035-6018

To the State Bar Association of the State of Tennessee and the United States Department of Justice, Criminal Section, Civil Rights Division,

Save Our Heroes (SOH) is a 501(c)(3) nonprofit organization founded in 2015, and is devoted to passionately advocating, supporting, and helping military service members and their families, who are facing false allegations, wrongful military judicial action, and those who have been wrongfully convicted.

Our Directors, Advisors, and Volunteers are men and women from a wide variety of professions; including current, former, and retired military members from all branches.

In a cooperative effort with similar organizations, we advocate on pending cases, work towards fact and evidence based solutions to improve and reform the military justice system, and to prevent future injustices and abuses. You can learn more about SOH, our interests and efforts, by visiting our website, <a href="https://www.saveourheroesproject.com">www.saveourheroesproject.com</a>.

SOH is intimately familiar with the court-martial case of the <u>U.S. v. Major Christian Martin</u>, and fully aware of the injustices and egregious numerous examples of prosecutorial misconduct surrounding that case.

SOH is in full support of the complaint; involving Attorney Jacob D. Bashore, Tennessee State Bar #025256, filed by the National Coalition for Men.

It is essential that a full, complete, and unbiased investigation is warranted under the circumstances, to establish the truth in this matter and for the imposition of criminal or civil sanctions where appropriate.

SOH is available to assist in this effort and to provide pertinent information upon request.

Sincerely,

Michael Turpiano

Michael J Texpians

President, Save Our Heroes 501(c)(3)

http://www.saveourheroesproject.com/



P.O. Box 1221 Rockville, MD 20849 Telephone: 301-801-0608 www.prosecutorintegrity.org

Supreme Court of Tennessee Board of Professional Responsibility 10 Cadillac Drive, Suite 220 Brentwood, TN 37027

U.S. Department of Justice Criminal Section Civil Rights Division P.O. Box 66018 Washington, D.C. 20035

August 12, 2016

RE: Complaint Involving Attorney Jacob D. Bashore

To Whom It May Concern:

The Center for Prosecutor Integrity (CPI) is a 501(c)(3) organization dedicated to strengthening prosecutorial ethics, curbing over-criminalization, and improving the overall criminal justice system. CPI monitors developments in the military and civilian justice systems that have an impact on due process, the presumption of innocence, and wrongful convictions, particularly in regard to sexual assault. You can read more of our efforts and accomplishments at <a href="https://www.prosecutorintegrity.org">www.prosecutorintegrity.org</a>

The Center for Prosecutor Integrity is aware of the court martial proceedings for <u>U.S. v. Major Christian Martin</u>, and has reviewed the State of Tennessee, State Bar complaint of Attorney Jacob D. Bashore, Bar #025256 filed by the National Coalition for Men.

After a review of the information in the complaint; the Center for Prosecutor Integrity urges you to conduct an investigation to assess whether the appropriate legal and ethical requirements were complied with.

Sincerely,

Christopher J. Perry, Esq.

CyCny/

**Program Director** 

Center for Prosecutor Integrity