

Dear Judicial Watch:

I'm a 30~year trial attorney from Mansfield, Ohio (OH Bar #64876, U.S. S. Ct. Bar #326130) pursuing a public advocacy case since November 2024 to expose fraud and treason in the consolidated Connecticut Alex Jones Sandy Hook cases which resulted in the notorious and free~speech~chilling \$1.43B adverse default judgment.

In early 2024, and quite by chance, I discovered that Alex Jones purposely threw the defense of the Connecticut Sandy Hook defamation cases, with his very first responsive pleadings, by failing to claim federal question jurisdiction under 28 U.S.C. Sec. 1331 on removal of the First Amendment SLAPP suits to federal court. Thereafter, and through diligent research, I discovered that Jones' collusion in the Sandy Hook cases was part of a broader, two~part, and treasonous conspiracy to undermine/destroy our First and Second Amendments.

In March 2025, and after pursuing a public/media case to expose the conspiracy for five months, I sought but was denied intervention in Alex Jones' Chapter 7 bankruptcy case arising from the fraudulent Connecticut default judgment. I sought intervention for the limited purpose of introducing evidence of fraud (which is entirely contained in the Connecticut U.S. District Court Remand File). I thereafter pursued a civil action appeal and requested immediate certification to the Fifth Circuit, but the District Court denied the certification and dismissed my appeal, all on the stated basis of lack of standing.

In October 2025, I obtained admission to the Bar of the Court and submitted an amicus brief to the Supreme Court of the United States opposing Alex Jones' Petition for Certiorari; but, in spite of prior representations to the contrary by the Supreme Court Clerk's office, my admission on written motion and amicus brief were slow rolled to the morning of October 14, 2025, the same morning that the Court denied Jones' Petition. I am still listed as Counsel of Record on the SCOTUS docket for Jones, et al., v. Lafferty, et al., Case No. 25~268, but my amicus brief, which exposes the treason and which was viewable on the Docket for more than two months, was pulled down over the Christmas recess with no explanation.

I am continuing to pursue this public case via the media and to the best of my ability, but I need assistance in getting word to the people of this most egregious treason against the core and foundational rights of the American Republic. Accordingly, I am turning to Judicial Watch for help.

My amicus brief in the Alex Jones Sandy Hook SCOTUS case is viewable via Flipbook at:
<https://online.fliphtml5.com/AlwaysWyn/muvl/>

My fully documented and illustrated public case file is set forth chronologically on my art & advocacy website at: AlwaysWyn.com/operation-madcap

I appreciate your time, and I look forward to hearing from Judicial Watch.

Kindest regards,

R. Wyn Young, Esq.

(513) 238~2821