

Cease and Desist - Retaliation and Potential Evidence Tampering/Destruction

1 message

Michael Crabtree <trulythe4sakenone@gmail.com>

To: TOTO HALL SIMONS <javatoto@gmail.com>, totoleeOZum@gmail.com, javatoto@msn.com

Wed, Jul 16, 2025 at 1:56 PM

Dear Toto Simons/Hall.

I am writing to formally notify you that your most recent action(s) to remotely reset the phone constitute retaliation and possible obstruction related to information (Notes) that I lawfully accessed and disclosed to you in good faith.

As you are aware, I accessed and preserved over 900 of your notes as PDFs and transferred them to my personal phone. Those notes contained information that proves you engaged in unethical, unlawful, and nefarious activities. I notified you of this access and subsequently informed the appropriate governmental authority (BLM) of their existence.

Following that disclosure, your decision to remotely factory reset your device that still is in my possession is an intentional act to erase, alter, destroy, conceal, and/or withhold evidence of your acts. Your action raises serious implications for you, and it strengthens my case against you. You should never have remotely reset this phone. Plus, I interpret your act as a form of retaliation against a lawfully protected whistleblower.

Please be advised of the following:

- 1. I still retain all 900+ PDFs, which I will continue to preserve on my own personal devices.
- 2. I have documented the timeline of events and all relevant communications.
- 3. I am asserting my rights under applicable whistleblower protection laws, and I will not tolerate intimidation, retaliation, or interference of any kind.

Accordingly, I hereby demand that you:

- Cease and desist from any further actions that could be interpreted as retaliation, obstruction, or evidence tampering;
- Refrain from making false or damaging statements about me to others; &
- Preserve any remaining data, communications, or documentation related to this matter that remains in your custody.

If your actions continue, I will not hesitate to pursue all available legal remedies, including reporting to appropriate oversight bodies, and I may seek legal counsel at any moment.

However, I am in the process of filing a lawsuit against you because you have failed to pay me in the 72 hour allotment of time contained in an email and/or text that I sent to you. Expect to be served very soon.

This letter is not intended as a threat, but as a formal notice to protect my rights and interests. I urge you to treat this matter with the seriousness it deserves.

Sincerely,

Michael Crabtree