

U.S. Department of Justice (DOJ) and U.S. Marshals Service (“Agency”) (10) **Reprisals Against Matthew Fogg** due to his filing a 1994 Class Action Complaint and winning a 1998 Individual Landmark Federal Court Verdict and subsequent, 2008 Final Court Judgement & Order:

- (1) Agency refused to process the race based 1994 Class Complaint Fogg filed by Matthew Fogg. The EEOC Ordered the Agency to process the Complaint in 2004 (10 years later)
- (2) Presiding Judge Thomas Penfield Jackson refused to follow the April 1998 Jury Verdict and specific Interrogatories that determined Fogg’s civil rights were violated in 13 out of 15 Claims. Jackson refused to follow statutory law for the Title VII ‘binding Jury Verdict’ and reinstate Fogg in 1998 due to race discrimination. Jackson was reversed on appeal.
- (3) Agency forced another (10) years of appeals 1998-2008. In 2008 a Final Judgement & Order was issued by a new Federal Judge Jane Restani of the New York International Court.
- (4) Restani followed the Agency erroneous motions and without due process to hold Fogg accountable for his 1999 testimony before the Congressional Black Caucus (CBC). The Agency motion indicated that Fogg was still terminated in 1999 and doing its Appeal of the 1998 Verdict, and that, Fogg falsely represented himself as a Chief Deputy U.S. Marshal before the CBC. Restani’s Final Ordered falsely labeled Fogg with “Unclean Hands” and refused him three years of backpay and reduced his Jury Verdict from GS/15 to GS/14.
- (5) Agency refused to have Fogg’s Post Verdict; U.S. Department of Labor, Office of Workers Compensation Benefits (OWCP) adjusted in connection to the Final Court Order and change in Grade GS/14 award.
- (6) Agency caused the DOL-OWCP to force Fogg off Benefits and on OPM Retirement.
- (7) Agency miscalculated Fogg’s 2008 total monetary relief for Compensatory damages and backpay award.
- (8) Agency failed to report its 2008 Final Judgment & Order monetary ‘Withholdings’ to include Federal and State taxes causing Fogg to live an IRS and State tax nightmare of two IRS Audits, Annuity Garnishment and Maryland State refusing to renew his Driver’s license and automobile registration for non-payment of taxes. Finally in 2016 the Agency admitted to wrongdoing in this matter (8 years following the 2008 Final Order). The fallout from this tax debacle remains today and has Fogg erroneously owing the IRS.
- (9) Agency changed Fogg’s retirement credentials from Chief Deputy to Chief Inspector after being issued 8 years per 2008 Court Order.
- (10) Agency has continuously obstructed Fogg’s retirement and media livelihood through this day by reporting false information about his retirement title as Chief Deputy.