



Brittney Boyd <brittneyboyd321@gmail.com>

Tcr 17675-576-098-881 Defense Case PrescriptionSEC Form TCR: Supplemental Pleading for Original Source Verification
To: SEC Office of the Whistleblower / Division of Enforcement
From: Brittney C. Boyd, Federal Relator
Subject: URGENT: Original Source Status Backdated to Nov 8, 2024 (Ref: GAO COMP-25-008559) Target Action: BNY Mellon / State Street "Engorgement Float" (Sept 4, 2025 Settlement). FORMAL REQUEST FOR BACKDATED "ORIGINAL SOURCE" STATUS
Pursuant to SEC Rule 21F-4(b)(7), I am submitting this supplemental evidence to confirm that my voluntary disclosure of the Triple-Profit "Engorgement Float" scheme began on November 8, 2024. This disclosure predates the Commission's September 4, 2025, "Covered Action" against BNY Mellon/State Street and establishes a continuous 14-month chain of legal and regulatory action.
1. The 2024 Reporting Anchor: WSBA File 24-01645
My initial forensic reporting of the IUOE Enterprise was triggered on November 8, 2024, through

1 message

Brittney Boyd <brittneyboyd321@gmail.com>

Wed, Jan 7, 2026 at 7:38 AM

To: whistleblowerprotectioncoordinator@oig.dhs.gov, IGwhistleblowerhelp@hq.doe.gov

----- Forwarded message -----

From: **Brittney Boyd** <brittneyboyd321@gmail.com>
Date: Wed, Jan 7, 2026, 7:34 AM
Subject: Tcr 17675-576-098-881 Defense Case Prescription
To: Fraud <fraud@gao.gov>, <whistleblower@cftc.gov>

Dear Sir or Madam,

I am submitting this information regarding the ongoing litigation, Boyd v. IUOE Locals 302 & 612 Pension Trust, et al. (Case No. 2:25-cv-01225-LK), and to confirm my status as an Original Source.

The TCR: 17675-576-098-881

Request for Backdated "Original Source" Status

Pursuant to SEC Rule 21F-4(b)(7), I request that my whistleblower effective date be recognized as November 1, 2024. This date marks my initial voluntary disclosure to a regulatory authority, predating the Commission's September 4, 2025, Covered Action. This establishes a 14-month chain of continuous legal and regulatory action regarding the "Engorgement Float" scheme.

I respectfully request that the SEC stay any final award determinations for the September 2025 Covered Action until my November 2024 effective date is fully adjudicated.

Judicial Conflict of Interest and Obstruction Concerns

I must also address the apparent conflict of interest regarding the presiding judge, Judge Lauren King:

- Conflict of Interest: Judge King was a principal owner at the law firm representing the Defendants from 2012 to 2021, the exact period under scrutiny in this case. Any misconduct found during this tenure would fall under her professional liability insurance, creating a direct financial stake in the outcome.
- Recusal Refusal: Judge King denied the motion for her recusal, which was approved by the Chief Justice in an unusually expedited five-day process (including a weekend).
- Procedural Obstruction: The Court has ordered an immediate attempt to dismiss the case with prejudice via a "show cause" order on January 8, 2026, before the Defendants' answer deadline (January 19) has passed and while five federal

agencies are actively utilizing my audit for a \$292 Billion criminal recovery.

The Court's actions—striking 289 pages of foundational evidence, forcing the complaint into a nine-page limit, and moving to dismiss the case prematurely—appear designed to protect the Defendants and obscure the facts.

Key Evidence

My audit data has a 99.9% mathematical convergence with unsealed federal investigative findings (GAO Report 26-108811), confirming that 66.7% of fully vested deceased members were misclassified as 'QUIT.' Furthermore, Check #3358 (\$10,000, issued March 18, 2024) serves as physical proof of a Fiduciary Admission used to avoid reporting a participant death.

I am experiencing difficulty securing legal representation for this matter, as no attorney seems willing to take on either the civil or the whistleblower case. I don't mean to miss these things. Like the TCR number, I'm just really navigating a lot of very unfamiliar information documentation hostility obfuscation.

Respectfully submitted,

Brittney C. Boyd
Federal Whistleblower / Relator

30 attachments



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4384.jpg
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4388.jpg
596K



3628.jpg
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4299.jpg
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3632.jpg
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


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-  **60510435.pdf**
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-  **1_Notice_Institutional_Conflict_WSBA.pdf**
83K
-  **WSBA_Review_Request_Letter_FINAL_Boyd (1).pdf**
85K
-  **probate emails wsba denial (1).pdf**
5004K
-  **Gmail - Re_ \$25+ Billion Pension Fraud Enterprise – Systematic PBGC Premium Fraud, Ghost Mortality, and ERISA Fiduciary B(1).PDF**
87K
-  **Gmail - Re_ Estate of Robert D(6).PDF**
117K
-  **Gmail - Re_ Estate of Robert D(7).PDF**
145K
-  **00 Declaration of Brittney C. Boyd in Support of Emer....pdf**
118K
-  **Emailing 01_WRIT_OF_MANDAMUS_PRINCIPAL_LIABILITY.pdf**
193K
-  **Emailing 02_EXHIBIT_A_PROOF_OF_FALSE_FINDINGS-1(2).pdf**
1666K
-  **2025.03.28 Letter to B Boyd ('ic27dk01wv.002').pdf**
1621K
-  **00 03_EXHIBIT_B_ESTUDILLO_FALSE_CERTIFICATION-1.pdf**
1687K
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-  **000 Notice of Filing Investigative Disclosure.pdf**
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-  **00 Fresno Fraud Alert- IRS-SSA Processing.pdf**
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-  **00 Deep Forensic Audit - GAO-26-108811 Supplement.pdf**
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-  **00 KING US_MARSHALS_OVERSIGHT_REPORT_JUDGE_KING_RECUSAL-2.pdf**
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