

URGENT ACTION

ENVIRONMENTAL LAWYER MUST BE PARDONED

Steven Donziger, a lawyer and environmental rights defender who successfully represented victims of oil dumping in Ecuador by oil company, Chevron, was later sued by Chevron in the USA. He refused to comply with a court order to hand over his electronic devices to Chevron, arguing that such a disclosure could violate attorney-client confidentiality and put his clients at risk. He was convicted of contempt of court and was arbitrarily detained for almost three years under house arrest and several months in prison. President Biden should pardon Mr. Donziger and protect environmental defenders from corporate retaliation.

TAKE ACTION:

- Write a letter in your own words or using the sample below as a guide to one or both government officials listed. You can also email, fax, call or Tweet them.
- [Click here](#) to let us know the actions you took on **Urgent Action 55.24**. It's important to report because we share the total number with the officials we are trying to persuade and the people we are trying to help.

President Joseph Biden
The White House
1600 Pennsylvania Ave NW
Washington, DC 20500, USA
webform*: <https://www.whitehouse.gov/contact/>
White House Comment line: (202) 456-1111

Dear President Biden,

I am writing to you regarding the situation of **Steven Donziger**, a US human rights lawyer whose case has garnered international attention and outrage. Mr. Donziger helped Indigenous and farmer communities in Ecuador win a landmark pollution judgment against Chevron for having deliberately discharged billions of gallons of oil waste over a period of decades onto Indigenous ancestral lands as a cost-saving measure.

Mr. Donziger was arbitrarily detained in New York after an unfair trial and in retaliation for his human rights work. Mr. Donziger spent close to three years in detention at home and in prison even though the maximum sentence under the charge he faced was six months. The detention followed a long-running smear campaign against Steven Donziger and other human rights defenders by Chevron to delegitimize their work.

Granting a pardon to Mr. Donziger would rectify the human rights violations in the case of Mr. Donziger, demonstrating that corporations cannot continue misusing the US judicial system to target and harass human rights activists, particularly amid the global climate crisis.

I urge you to pardon Mr. Donziger's 2022 Class B federal misdemeanor conviction and ensure that he can continue his work defending human rights without fear of reprisals.

Yours sincerely,

ADDITIONAL INFORMATION

Steven Donziger first began his work for environmental justice in 1993, when he visited Ecuador and became part of the legal team representing victims of oil dumping in an emblematic case against Chevron Corporation, following accusations that the corporation was responsible for what is widely considered one of the worst oil related environmental disasters in contemporary history. In 2011, after years of judicial proceedings, a court in Ecuador found Chevron Corporation liable for causing serious environmental and health damage to the Amazon rainforest and the communities who lived there. The court determined that the corporation had deliberately discharged billions of gallons of oil waste onto Indigenous ancestral lands as a cost-saving measure and ordered to pay billions of dollars in damages.

After losing the case in Ecuador, Chevron moved all its assets out of the country to avoid paying damages and threatened the Ecuadorian victims with “a lifetime of litigation” unless they dropped their case. Chevron then filed a lawsuit in US federal court against all the plaintiffs named in the Ecuador lawsuit as well as Steven Donziger and other lawyers, non-governmental organizations, and several experts who supported the case. The judicial proceedings that followed were marred by flaws that rendered Steven Donziger’s detention arbitrary, including a lack of impartiality by the courts, a disproportionate interference with his right to liberty imposed as a means of circumventing attorney/client privilege, and a deprivation of liberty that continued beyond the maximum period foreseen by the charges laid against him.

In 2019, the judge presiding over the civil case against Steven Donziger took the extraordinary decision to appoint a private law firm as special prosecutors over criminal contempt charges that the US Attorney’s Office for the Southern District of New York declined to pursue. On August 6, 2019, the judge presiding over the criminal contempt case ordered Steven Donziger to surrender his passport and submit to both GPS tracking and home confinement.

The judicial process that led to Mr. Donziger’s detention was condemned by highly respected jurists in the USA and around the world. In 2021, the United Nations Working Group on Arbitrary Detention found that Mr. Donziger’s detention was arbitrary and therefore illegal under international law.

Despite previous appeals and significant concern, there has been no response from the US government to implement the opinion of the Working Group. Yet, the situation for Mr. Donziger has only worsened as Chevron continues to escalate legal and public relations attacks against its opponents, exacerbating the pressing need for action. Chevron’s ongoing efforts to avoid accountability for the egregious environmental damage it has caused in Ecuador and elsewhere also highlight the urgent need for intervention to correct this injustice.

PREFERRED LANGUAGE TO ADDRESS TARGET: English or your own language.

PLEASE TAKE ACTION AS SOON AS POSSIBLE UNTIL: June 22, 2024

NAME AND PRONOUN: Steven Donziger (he/him)

LINK TO PREVIOUS UA: <https://www.amnesty.org/en/documents/amr51/5100/2021/en/>