

This summary relates to the official abuses against a citizen documented at [www.accesstothecourts.org](http://www.accesstothecourts.org).

Civil Actions by Jeffrey L. Clemens against the Town of Scituate (Massachusetts) et al

1:07-cv-10845-RGS	Clemens v. TOS et al	5/3/07	5/22/09	Default/No Answer/Dismissed
1:09-cv-11821-WGY	Clemens v. TOS et al	10/27/09	4/2/10	Default/No Answer/Dismissed
1:13-cv-11598-FDS	Clemens v. TOS et al	7/8/13	6/16/14	Default/No Answer/Dismissed
1:13-cv-13084-WGY	Clemens v. TOS et al	12/3/13	2/21/14	No Answer/Show Cause/Dismissed

Criminal Actions by Assistant US Attorney David G. Tobin (Suffolk Law 1988 classmate of Civil Defendant Stephen Pfaff in Case 11821)

1:10-cr-10124-DPW	USA v. Clemens	4/14/10	1/19/12	Trial (civil trials denied 4 times...)
1:10-mj-01016-JGD		3/16/10	4/14/10	Handover to DC Judge

“Conviction by Jury” was no problem for the boys in Boston. With the help of prejudice by AUSA Tobin at the Grand Jury [See Case 10124 Docket Document 52, a complaint and petition against AUSA Tobin], and prejudice by FBI Agent Rachel Boisselle in her Complaint [See summary on the ATTC website], and a do-nothing Public Defender, and a look-the-other-way Judge, the conviction is no surprise. There is a reason we have umpires and referees in sports games – who wants to watch a bunch of rule-breakers and cheaters?

Clemens attempted to fire his public defender several times before the trial, only to have Judge Woodlock direct in April 2011 that Clemens either accept the appointed counsel or defend himself. With all due respect to Federal Defender Ian M. Gold, Mr. Gold was not suited for the task, as he lacked ANY trial experience, ignored prosecutorial misconduct, arrived on the scene during a time of unknown ex parte communication between Civil Defendant Stephen Pfaff and Civil Judge William Young, conducted a poor cross examination at trial of the only two witnesses (alleged victims Stephen Pfaff and Patricia Vinchesi, Counsel and Administrator for the Town of Scituate – DEFENDANTS in Civil Actions by Clemens), kept Clemens off the stand, kept other material witnesses off the stand, and failed to call for a mistrial. Mistrial? [read on...] To top it off, Ian M. Gold’s NYU Law School classmate Paul Camarena was assigned to the defendant appeal...his appeal brief is a derelict piece of official misconduct ignoring, defendant slamming slander. Paul Camarena failed to communicate with his client during his preparation of the appeal brief, giving cause to his eventual dismissal. Who is attorney Paul Camarena of Chicago Illinois? [Or should we ask, why was appellate attorney Camarena’s name mentioned by the Judge in this case in open court PRIOR to the trial?]

In the Case 10124 trial, Juror #12 asked to be (and was) excused for fear of the Defendant...and NO Mistrial was declared. Juror #12 had the opportunity to view the Access To The Courts .org website during the course of the May 2011 trial. Juror #12 also had opportunity to act improperly and prejudicially during the paneling of the jury. Who is Juror #12? [Or should we ask, who is Bryan Gothie of Sudbury Massachusetts?]

Initial sentencing on Friday January 13, 2012 involved the video recorded assaults (plural) by US Marshals and Court Security Officers (deputized US Marshals) upon the Defendant. VIOLENCE seems to be the Police, Attorneys, and Courts' preference, over civility, due process, and the law. And, denial of one's First Amendment US Constitutional Right for access to the courts is clearly a preference, too, sadly. Sadly for all of US.

Where is Scituate Massachusetts? One can merely ask the several people involved in the prejudiced prosecution of Jeffrey Clemens who LIVE there!

Randy Jarvis, Supervisor to FBI Agent Rachel Boisselle (who filed for an arrest warrant against Clemens)  
David E. Condon, Partner to Stephen Pfaff (co-defendant in Clemens civil litigation)  
Mary Phillips, Assistant DA (assigned to handling a criminal complaint filed by the ATTC founder against Scituate police and Mr. Stephen Pfaff...yes, criminal complaint, for which she ignored her duty, instead putting the MSP on the ATTC founder with a threat of a criminal harassment charge for calling the District Attorney!)

Jeffrey Clemens, victim of police misconduct and prejudice, seeks redress in the courts, only to have cases dismissed without proper cause, facing unethical conduct by attorneys, and indifference to justice by judges. Hmm. Jeffrey writes an email in March 2010, after repeated requests of the court to address attorney Pfaff misconduct, says he wished Mr. Pfaff were dead, and gets railroaded through horrendously prejudiced court proceedings to receive a 5 years prison sentence. YET, Matthew Richard Walker writes and delivers letters in 2012 threatening to torture and kill the CEO of Republic Airlines and his family, also threatening sexual mutilation, and he gets released on his own recognizance and is sentenced to the AUSA-recommended 5 years of Probation (NO prison time).

Why are the prosecutions by AUSA Phillip E. Porter (Walker case in Missouri Western District Court Case 5:14-cr-06002-DGK) and AUSA David Tobin (Clemens case in Boston) so divergent, with explicit threats detailing torture leading to no prison, while merely an email declaring a mere wish lead to an assault by Marshals and 5 years in prison? Walker had no Scituate Police Department cover up, involving the very same Massachusetts DA office where AUSA Tobin worked as an Assistant DA. And so on, as the intentional prejudicing of an innocent Mr. Clemens has left us a shell of a legal system, a fraud upon the people of the US, with Douglas P. Woodlock and William G. Young chiefly responsible for the misconduct in the lower ranks of the legal system, namely police. One wonders if the police fatal shooting of an unarmed man in Ferguson, MO is not really a result of a culture of dishonesty and prejudice in our police forces (and on up the chain of lawyers – the “handlers”). Ask Judge Woodlock or Young, for if they continue their derelictions and self-serving behavior, the aforementioned culture will undoubtedly catch up to them. Let us hope the US Congress catches up to them first.

Founder

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