

PRESS RELEASE

October 15, 2008

Access To The Courts
P.O. Box 1143
Port Townsend, WA 98368
www.accesstothecourts.org
(360) 301-5133

[Approved for immediate release to the internet, *Patriot Ledger*, courts, Town of Scituate (Massachusetts), and other interested parties]

Prejudiced Jury in September 18, 2008 Proceedings at Hingham District Court

WANTED!

The Jury and/or Jury Pool in the Commonwealth v. Jeffrey L. Clemens proceedings that occurred on Thursday September 18, 2008 at Hingham District Court – Hingham, MA, under Judge Moynihan. The jury (whose identities have been impounded after the Access To The Courts founder requested their names and hometowns) is implored to:

- 1) Be Informed of Misconduct (described further below)
- 2) Report any Observed Misconduct or Tampering
- 3) Protest Being Manipulated by Officers of the Court

Also wanted is anyone who has ever experienced misconduct by officers on the Scituate (Massachusetts) Police Department.

What happened on September 18, 2008?

Defense Counsel Derelictions (failure to perform basic duties, including failure in addressing Probable Cause issues, securing witnesses, and obtaining 911 transcripts)

Prosecutorial Misconduct (withholding discovery, malicious prosecution, fraudulent concealment (and/or suborning perjury), and bantering the Defendant during testimony with repeated questions about irrelevant material)

Sole Prosecution Witness False Testimony (already documented by May 13, 2005 with discrepancies between a 911 Call recording and the Reporting Officer Report, with further discrepancies contained in May 12, 2005 Radio Logs – not released to the public)

Judge Overtly Prejudicial Acts (including disrespectful comments to the Defendant - one accused of Disorderly Conduct - in front of the jury, failure to allow the Defendant to have new counsel, allowing the trial to proceed despite protests that the Defendant was not ready, allowing extensive unrelated (speculation-inducing, prejudicial) testimony to be entered, constricting questioning of the Reporting Officer by the Defendant, and disallowing the Access To The Courts founder from taking notes during the trial)

TRANSCRIPTION FROM AUDIO TAPE
(by Jonathan A. Clemens on 9/23/08)

911 Call by Shelly Laveroni Dell [*Scituate Police refused to release the tape to the public*]
52 Old Oaken Bucket Road
Scituate, Massachusetts

May 12, 2005
Approximately 4:30 pm

W: Woman [later identified as Shelly Laveroni Dell]

D: Dispatcher [a woman, unidentified]

[start]

W: I have a strange man here at my door and I don't know what he's doing here. I've asked him to leave my property and he has not left."

D: Is he drunk?

W: Umm, I don't know. But, he's here, and here with my two children, my dog is barking, and my neighbors have told me that he has been asking a lot of questions about my family, and he's still standing here.

D: [apparently talking to somebody else, other than or in addition to caller] OK, we have a suspicious man standing by her house and he will not leave, 52 Old Oaken Bucket. She doesn't know who he is, and [Everett] is tied up.

W: ...[apparently repeating her description]

D: He's not the Magazine Guy, is it?

W: No, he's not the Magazine Guy. [... Blazer and] he's in a pair of jeans.

D: He's got a Blazer and a pair of jeans and he is not the Magazine Guy.

W: My neighbor's said he's already been there. They asked him to leave. And he's asked them questions about my father. But, um, I [] by himself, I don't know.

D: We got the Sarge, he's on his way.

W: OK. He's walking to his car right now, um, but he still has not left.

D: They're, uh, what kind of car? You better tell me [what car].

W: It's a green, um, oh, I'll walk out. I'm calling the police right now. It's a green Blazer, a dark green Ford.

D: You can't see the plate, can you?

W: [Presumably to Mr. Jeffrey Clemens] I'm calling the police. I've asked you to leave my property. I've wondered who you are and you are not leaving. Yes, I'm on the phone with the police.

D: Why do you tell him that? [] get to you. [] Now he's going to go away! We try and guess...

W: If you want me to keep him here? Fine. He's saying "Bring it on." Basically what he's saying.

D: OK, you don't know what his plate is, though?

W: No. I [pause], no.

D: Alright. 4 – 22 ...Sergeant O'Hara is on his way. And, he's still staying there, right? [pause] Tell him to stay there.

W: [Presumably to Mr. Jeffrey Clemens] You can stay here, if you want. But, stay right there at your vehicle and you can talk to the police officer when he gets here.

D: Tell him to just stay where he is and he can give an explanation to him why he's there. Alright?

W: OK, thank you.

D and/or W: Bye.

End [duration 2:02]

NOTE: Sergeant Michael O'Hara pulled over the vehicle of Mr. Clemens within a few minutes of this phone call, as Mr. Clemens had left before O'Hara had arrived at the caller's address. O'Hara returned to the 52 Old Oaken Bucket residence and presumably talked with the caller. O'Hara returned to the pulled over car and subsequently arrested Mr. Clemens for Disorderly Conduct.

Further Note: Officer Goyette, despite being the first to talk with the 911 caller – Shelly Laveroni Dell [as noted in Officer O'Hara's report], and despite being in the presence of Mr. Clemens while Officer O'Hara left to talk with the caller, and despite being present when Mr. Clemens was arrested, never submitted a written report.

Hingham District Court Case # 0558CR000954 re 272/53/F DISORDERLY CONDUCT c272s53
(Note: related cases 0558CR001191 & 0558CR001192 [Unlicensed Private Investigator & Criminal Harassment] derived from the same incident on May 12, 2005.)

On August 4, 2005 Jeffrey's brother received his requested (and paid for) copies of the court files. The mix of revelations and innuendos could astonish even the uninformed about this Scituate case. Here is the NARRATIVE of the reporting officer:

AT THIS TIME I WAS SENT TO 52 OOB [Ed. Note, OOB is Old Oaken Bucket Road]] TO INVEST SUSP MAN IN GRN BLAZER. AS I APPROACHED 52 I SAW GRN JEEP CHEROKEE BACKED INTO THE "OOB" HOUSE. VEH THEN PULLED OUT ONTO OOB AFTER SEEING ME. I ASKED OPER IF HE JUST CAME FROM 52. HE DID. I TOLD HIM TO STOP. I WENT TO TURN THE CRUISER AROUND. HE SPED OFF EAST ON OOB. I PURSUED AND STOPPED HIM. HE CLAIMED HE WAS GOING TO THE STATION. I ID'D HIM AS CLEMENS. HE SAID HE WAS INVEST'G SOMETHING FOR THE "FBI". HE GAVE NAME OF AGENT BRIAN ZIN. HE APPEARED VERY NERVOUS. I ASKED HIM TO GET OUT OF THE VEH. I PATTED HIM DOWN. I ASKED IF HE HAD ANY MENTAL HEALTH ISSUES, BECAUSE HE APPEARED TO BE UNSTABLE. HE DENIED ANY M/H/I. HE GAVE CONSENT TO SEARCH VEH. HE HAD A CAMERA AND PLOT PLAN FOR 5S OOB. ALSO KNOWN AS 315 CJ WAY. PLOT PLAN WAS OBTAINED 051205 FROM TOWN HALL. HIS LIC LISTED OHIO AS RESID. HE CLAIMED TO BE GRAD STUDENT AT UMASS. OFF GOYETTE ARRIVED FROM 52. HE TOLD ME RESID OF 52 SHELLY LAVERONI'S FATHER IS RETIRED DEA AGENT. SHE BELIEVED CLEMENS WAS POSSIBLY STALKING HER FATHER. BOP REVEALED NUMEROUS OFFENSES, INCLUDING HOLLYWOOD INCIDENT. JERRY LAVERONI WORKED THERE FOR DEA. I WENT TO SPEAK W. SHELLY. SHE SAID CLEMENS CLAIMED TO BE A "PRIVATE INVESTIGATOR", AND HE SPOKE W/ SEVERAL NEIGHBORS.

I RETURNED TO CLEMENS AND OFF GOYETTE. I TOLD CLEMENS I WOULD RESEARCH "PRIVATE INVESTIGATOR" CLAIM. (HE DENIED SAYING THIS, AND HE WAS NOT A P/I). I [sic] APPLICABLE, I WOULD SUMMONS HIM. HE BECAME ENRAGED. HE STARED SCREAMING THAT HE "NEVER SAID HE WAS A PRIVATE INVESTIGATOR, IT WAS HER WORD AGAINST HIS". I TOLD HIM HE WAS FREE TO LEAVE. HE WANTED TO STAY AND ARGUE. I TOLD HIM "WE'RE DONE HERE. THIS IS OVER." I STARTED TO BACK AWAY FROM HIM. THEY [sic] WAS HEAVY TRAFFIC IN THE AREA. HE LUNGED TOWARDS ME, SCREAMING "I WANT TO SETTLE THIS FUCKING NOW." HE WAS BEING DISORDERLY AND ARRESTED HIM. OFF GOYETTE ASSISTED. HE WAS PLACED INTO MY CRUISER AND I TOOK HIM TO SPD AND BOOKED HIM.

[Printed September 19, 2008 in Hingham, MA, with text as displayed on the www.accesstothecourts.org website founded by the Defendant Clemens' brother. The website tracks and documents misconduct by police and the courts against Defendant Clemens. Along with attorneys, the police and courts work to Unwritten Rules in order to prejudice court proceedings.]

Note: The so-called "Hollywood incident" refers to a September 1997 citizen arrest (by a security officer employed by Gavin Debecker & Associates – a security and threat management firm, whose associates include the FBI and the US Secret Service) at the lobby of the Creative Artists Agency in Beverly Hills. In November 1997, after insisting to the prosecutor that it was he – Jeffrey Clemens – who was assaulted during the citizen arrest, the Beverly Hills Municipal Court judge dismissed the case – in furtherance of justice, thus, exonerating Mr. Clemens. Such disposition – exoneration – was never documented in the national (FBI) database. Civil litigation stemming from that false arrest lead to Mr. Laveroni (not his daughter Shelly) being a person of interest, particularly due to his past association with Creative Artist Agent Robert Conrad. For some reason, Reporting Officer O'Hara does not mention Robert Conrad in his report, though that is the person of whom Mr. Clemens referred when he was met at the door by Mr. Laveroni's daughter. The record of the Radio Logs (not released to the public) finds Officer O'Hara stating "Robert Conrad" over the radio.

Mr. Jeffrey Clemens approached a home in Scituate, Massachusetts on May 12, 2005. Neighbors were already about, and when Mr. Clemens approached one of them, she suggested that Mr. Clemens go to the front door of the Laveroni's. Mr. Laveroni is a Person Of Interest in a civil matter originating from a False Arrest in California. Upon ringing the doorbell, Mr. Laveroni's daughter answered. Mr. Clemens immediately stated something to this effect "I'm Jeffrey Clemens and I'm here about a civil matter involving Robert Conrad." The woman paused, then said that he was on private property and that he was being asked to leave. The woman picked up a nearby phone and placed a call. Mr. Clemens asked if she were calling the police, to which she did not reply. Mr. Clemens said that he was going to the Police Station and left. Mr. Clemens drove to a driveway down the road and beyond the view of the Laveroni residence, waiting to see if the police were coming. They indeed came. Mr. Clemens proceeded to the Police Station and was followed and pulled over by Scituate Police Officer Michael O'Hara.

So, why is this matter only now coming to a trial, three years later? You can find out why by reviewing the Access To The Courts website. The delay has a lot to do with the misconduct by the Scituate Police Department, who, in May 2005, communicated the falsified reporting officer report (included above) to the US Secret Service and the FBI. Through prompting by the US Secret Service (whose agent Ralph Sozio shares a part of the Yankee Stadium in New York with Mr. Jerry Laveroni – head of security for the Yankees), Mr. Clemens was arrested on May 25, 2005...newly discovered in July 2008 to have been a (wildly misguided) suspect in threats against the President an/or his protectorates. Mr. Clemens was deemed a flight risk and dangerous, with an ongoing federal detention lasting months based on the falsified report from Scituate Police officer O'Hara, which implied that Mr. Clemens had mental issues, had physically lunged at a police officer, had been stalking, and more. Shame on the police. Shame on the judges and attorneys for their intellectual dishonesty and disrespect for the constitutional rights of those accused by misguided, ignorant, prejudiced police. Shame.

A casual review of both the 911 call and the associated Reporting Officer Report will reveal discrepancies too hard to ignore. Note that no where in the 911 Call does the Caller reveal information about Mr. Clemens claiming to be a Private Investigator, yet the officer claims such a fact in his report. That is why the defense counsel and prosecutor (Assistant DA), and judge, tried so hard to ram-rod the Defendant through a trial. They knew the police officer was lying. Shame.

The injustice of September 18, 2008 amounts to a concerted effort by officers of the court to prosecute and convict an innocent man, to cover up the misconduct of police officers in Scituate, Massachusetts, as well as the accumulated misconduct and prejudice perpetuated by misguided judges for years previous. The injustice of September 18, 2008 amounts to a kidnapping, as Mr. Clemens is serving a horrific 6 month sentence, when after only 12 minutes, the prejudiced jury found guilty Mr. Clemens for Disorderly Conduct. The Jury Instructions lasted 8 minutes, so how could the judge-ordered deliberation have occurred in only 12 minutes? This matter is a Betrayal of the Public Trust. To all reading this, report any official police, attorney, or judicial misconduct to Access To The Courts. [end]