

The Independent OBSERVER

XXX xx, 2012

ATTC-MAGO-Rxxx

REPORT

From

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| Access To The Courts |
| 412 Dockway Drive |
| Huron, OH 44839 |
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Unwritten Rules by attorneys and judges use prejudice to subvert the law and violate the constitutional rights of citizens!

Unwritten Rules are a direct result of a lack of discipline for persistent non-compliance to professional standards of conduct often condoned by overseers, judges, and judicial counsels. Such unprofessional conduct leads to crimes.

To

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Problem: Lack of Accountability of Civil (Public) Servants – Dereliction of Duty and Substandard Conduct

Subject: UPCOMING REPORTS R004, R005, and R006

Reference: **ATTC-MAGO-R003 and R003A (April 25, 2012)**
USDC (Massachusetts District – Boston)

R004 – The Boston Matter

This report involves civil and criminal cases in US District Court in Boston, Massachusetts. The Boston Matter specifically addresses a criminal case pursued by Assistant US Attorney David G. Tobin against civil plaintiff Jeffrey L. Clemens for allegedly sending threatening communications in March 2010 via e-mail to a victim (and civil defendant) Stephen C. Pfaff, an attorney and fellow Suffolk Law School Class of 1988 classmate of David G. Tobin. Mr. Pfaff communicated Ex Parte with the civil case Judge William G. Young, who made an allegation of a threat on the part of Mr. Clemens (who was never told of the ex parte communication with the Court), was instrumental in helping the FBI begin criminal proceedings against Mr. Clemens. Mr. Clemens has sued a professional associate of the FBI in the past – Gavin Debecker & Associates, a security and threat management firm whose employee had falsely arrested

The Independent OBSERVER

Mr. Clemens for trespassing, a matter for which Mr. Clemens was exonerated, but not after exculpatory evidence (video) went missing and the exoneration was NOT documented on the FBI database, setting up for a lifelong of prejudicing by police against Mr. Clemens.

R005 – The Beverly Hills Matter

The report addresses a false citizen arrest by William D. Michaelis, an employee of Gavin Debecker & Associates, a security and threat management firm, for alleged trespassing at the lobby of the Creative Artists Agency. Never mind the referral to CAA by an associate of CAA years earlier. Never mind the 8 years of communications between Mr. Clemens and CAA prior to the September 1997 arrest. Mr. Clemens had approached the lobby three times that morning seeking to see a Ms. Schneider, who had not arrived yet. Without warning on the third visit, Mr. Michaelis threw Mr. Clemens down to the floor, which knocked the eyeglasses off of Mr. Clemens. Beverly Hills police came later, after minutes handcuffed to an outside post. It was to be weeks before Mr. Clemens was charged, a time in which malicious letters were written by Gavin Debecker and CAA employees, including suggestions that Mr. Clemens had a mental disorder. Such allegations were to come around again in The Los Angeles Matter.

A lawsuit ensued after the exoneration in early December 1997. Odd, how the lawsuit against the City of Bellevue, Washington was undermined during the exact same period (in the Fall of 1997), after an attorney was hired in August 1997 to sue the City for an assault and a false speeding ticket and the mishandling of the complaint thereof. Judge William Keller in Los Angeles was to be a real dandy on the civil lawsuit against Gavin Debecker, as the Judge refused to acknowledge the tolled statute relating to the malicious prosecution for trespassing. Keller was to pop up later in 2005, when the FBI went on a mission to bury Mr. Clemens and release their professional associate, Gavin Debecker & Associates, from accountability to the law. It appears that the laws of the United States apply to people and entities unequally. Prejudice plays a part in deflecting attention from the real crooks and onto targeted private citizens.

R006 – The Bellevue Matter

This report addresses the very beginning of the lifelong prejudicing against Mr. Clemens, analyzing a provably false speeding ticket issued on October 25, 1994, an assault by the police officer issuing the citation, and a look at the timeline of a police cover up (during the next three years), especially after Mr. Clemens had complained about the officer's misconduct to the police department. It was the Bellevue Police Department in Washington State that lodged the first so-called criminal arrest against Mr. Clemens, a complaint-discussion-meeting-turned-detention-reported-as-arrest-for-criminal-harassment in September 1995. The Criminal Harassment "arrest" in the FBI Crime Report for Jeffrey L. Clemens was found to have swayed a Beverly Hills prosecutor in 1997 to charge Mr. Clemens for trespassing, when in reality (and recorded on videotape) the arrest had been an unfounded and unprompted assault upon Mr. Clemens. Details to follow.