

October 21, 2011

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Hon. Douglas P. Woodlock
United States District Court
One Courthouse Way
Boston, MA 02210

Re Derelictions re **US v. Jeffrey Clemens, #10-cr- 10124 - TAKE NOTICE**

Your Honor,

Indeed, the D-List introduced in the August 29, 2011 dated memo, for this court to take notice, is getting longer. The latest Derelict to make the list is alleged to have committed the following.

- 1) Neglected Attorney Misconduct within court proceedings (even back peddling on the issue)
- 2) Denied Competent and Cooperative Counsel for a defendant in this court (back peddling on that issue, too, as when an agreement for proceeding Pro Se turned into proceeding with the court-appointed, defendant-rejected attorney, a recipe for subtle misconduct at trial)
- 3) Neglected Intentional Prejudice and False Statements at a Grand Jury (probable cause) hearing
- 4) Neglected Potential Juror Misconduct during Trial when allowing prejudicial misbehavior
- 5) Restricted Discovery, particularly that which could be exculpatory for the defendant and damaging to the prosecution

By far not a comprehensive list of facts and evidence (on public record), but the following does ring with the sound of official misconduct, collusion, and the appearance of impropriety, to say the least.

- a. US District Court in Boston, Massachusetts (this court) improperly dismissed (for lack of prosecution) "Jonathan A. Clemens v. Town of Scituate et al" on March 18, 2010, one day after the court-sanctioned arrest of Jeffrey L. Clemens took place (for this current prosecution) for alleged threatening communications to victim Pfaff herein in a related civil case. [see "j" below]
- b. Provable perjury on the part of Scituate Police Officer Michael Ohara (client of the victim Pfaff herein).
- c. Provable coverup by Scituate Police Officer John Rooney of the perjury and associated misconduct of Officer Ohara.
- d. Ex Parte Communication by victim Pfaff with the Court (and Judge Young in particular).

- e. AUSA David Tobin, prosecutor herein, ties to victim Pfaff, the Plymouth County DA office prosecuting charges against Jeffrey L. Clemens on account of Officer Ohara, and the Massachusetts Courts Department of Security.
- f. Collusion between the federal District Court, victim Pfaff, and the accusing FBI (who has an established communication tie to the Town of Scituate in the Clemens case) to get the Defendant herein arrested.
- g. Pre-Trial Release terms that include the restriction from filing new lawsuits...handy, when considering that Jeffrey L. Clemens now has cause for malicious prosecution in matters initiated by the Town of Scituate.
- h. The Town of Scituate is home to MAGO assistant attorney general Mary Phillips, who neglected the criminal complaint filed against Scituate Police Officers Ohara and Rooney by the undersigned, until the undersigned contacted the department to find out why there had been no response. The same department later threatened criminal harassment charges against the undersigned through its collocated MSP officer Michael Cashman, who has ties to the employer of the victim Pfaff's client in the Town of Scituate matter.
- i. OBC/BBO/MAGO derelictions in not investigating – actually ignoring – complaints of misconduct on the part of Pfaff and Tobin, parties herein.
- j. Significant constitutional rights violations by the Hingham District Court (where the aforementioned charges by the Town of Scituate against Jeffrey L. Clemens were filed) against the undersigned at a September 18, 2008 trial for disorderly conduct (peculiarly split from two others) where, because of the work of Pfaff and Tobin's former association Richard Linehan, the lone trial witness Ohara was able to perjure himself again without the corroborating witnesses withheld by Pfaff and Linehan. The undersigned was denied the ability to take notes during the trial, was told where to sit in a public sitting area, and was implored by the judge in open court to disclose the content of a private communication with his brother in a public sitting area; etc.
- k. Collusion between federal agencies (US Secret Service, FBI, US Probation Office, et al) and state (Massachusetts) entities involving the defendant herein.
- l. DOJ OIG coverup of FBI misconduct, including provably false statements by FBI SA Ingerd Sotelo and FBI SA Rachel Boisselle in official reports and grand juries.

The aforementioned new Derelict for the D-List is found to have committed the following:

- A) Knowingly participated in a criminal coverup of egregious, unethical, and criminal acts by "victim" Pfaff, Sergeant Ohara, and Lieutenant Rooney of the Scituate Police Department.
- B) Facilitated a malicious prosecution by Assistant US Attorney David Tobin to support the coverup.
- C) Illegally and unethically detained an innocent man – or at least a knowingly maliciously prosecuted victim – akin to a kidnapping – holding the rights of every US Citizen as ransom.

The undersigned calls for impeachment of the Derelict for criminal impropriety and loss of public trust.

Jonathan A. Clemens