

From: Scott Hintz  
Date: Sun, 28 Aug 2011 11:16:30 PM EST  
To: Dennis C. O'Brien<obriendc@bellsouth.net>  
Reply-To: Scott Hintz  
Cc: U.S. Magistrate Judge C. Christopher Hagy<c\_christopher\_hagy@gand.uscourts.gov>

Mr. O'Brien,

You continue to REFUSE to answer questions and continue to tamper with witnesses and evidence. Who, if anyone, have you (or anyone under your direction) spoken to in regards to my case and me? There are many sworn statements in my case (#1:03-CR-131-CC-CCH) that support my habeas allegations (for instance see Document #'s 253, 258, 260, 262, 263, 266, 269, and 270). Additionally, I have more evidence, witnesses, and recorded evidence I have long held for use in a habeas evidentiary hearing.

I have seen absolutely no subpoenas, absolutely no habeas witness interviews, reports, or proposed filings and presentation materials in regards to this week's upcoming habeas proceedings.

I keep asking to see the statements in regards to your 'great' friend, Jerome Froelich, and his clients, Robbie Willison and Michael Garone, who are witnesses in regards to the subject matter of my habeas proceedings and in regards to the recent revocation proceedings (started with Mr. Froelich's statements, and later supported with Mr. Froelich's affidavit, all of which have already been proven as false).

Jerome Froelich directly, and indirectly, was involved in hindering items related to the underlying proceedings of my case. I have been informed you have recently communicated with Jerome Froelich, Judge Baverman, Judge Cooper, Judge Hagy, Mark Kadish and others in regards to me or my case and in your attempts to try to prejudice my case -- these communications are not reflected in the record of my case. Provide me the dates of each communication you, and your investigator(s), have had with any of the above.

Based upon your threats to me, your refusals to do anything in my interest, and your close affiliations with my other adverse parties, I am certain you will do everything possible to fix the outcome of the habeas proceedings against me. You have very literally high-jacked my case for your own interests and those of your close friends and associates that have a great deal to lose if justice was to prevail in my case.

You are an adverse witness against me, you are an adverse party to me in civil and criminal litigation, and you have been "forced" upon me as unwelcome appointed counsel because of your lies to the court -- all at the same time.

You have admitted conflicts of interest, and you are very aware I very specifically stated I would rather have no attorney, at all, than to be "forced" to have you as my attorney. You have known this ever since you were appointed as counsel on July 5, 2011. All of these items are evidenced in the record of the case, in recorded audio clips of you available on Youtube, and in other evidence, testimony, and records that would be presented into the record of my case if you were no longer allowed to act as a "gatekeeper" to block evidence of your own wrongdoing.

As evidenced by affidavits in the record of my case show, I, and others, have left you numerous voice mail messages for you to call me, but you have refused to do so. Additionally, you have refused to reply to my various email and certified mail requests for materials and information. You have completely ignored MY interests ever since your appointment as my attorney was forced upon me against my will.

Having an adverse attorney, like you, forced upon me forecloses my interests out of my own case because federal rules assume attorneys will not illegally act against their own clients. This false assumption, and your refusal to remove yourself from my case, makes it impossible for "me" to file any motion related to the merits of my case (or any evidence and subpoenas for testimony in support of valid claims) so long as you are the "gatekeeper" over what is filed into my case. Anything I send in to be filed gets returned, unfiled, because it has to be filed by you

according to the court rules. You, of course, refuse to file anything favorable into the record of my case, you refuse to request hearings related to your criminal and unethical conduct, and you refuse to file valid and relevant subpoenas BECAUSE of your conflicts of interest.

I have specifically requested you either immediately email me my client file materials and information as pdf files, or that you meet with me in person at the Sandy Springs Police Department so you could deliver my client file materials to me in the presence of others (you even refused to deliver my client file materials to me when I saw you in Fulton County Court last week for your criminal proceeding). I suggested we discuss why you are willfully ignoring the available, and favorable, witness testimony and evidence for my habeas proceedings, but you have refused to show up even though I told you we could all meet at the police department ANY day. You never even bothered to reply to my offers nor did you call me even once to make an effort to cooperate.

Available testimony and evidence includes items to show Mark Kadish was "forced" upon me so he, like you, could hide the truth about the unethical and illegal actions of the Baverman family in regards to the subject matter of the underlying case. Available testimony and evidence also show my choices were neither knowing nor voluntary, but were rather the coerced and purposely dis-informed choices that were forced upon me not only by people outside the courtroom, but also with the help of intimidation by Clarence Cooper (the individual) through his non-judicial and "non-record", but witnessed, actions and statements. You continue to refuse to address favorable eye-witness accounts (and documentary or recorded evidence) of the "non-record" actions and statements of Alan Baverman and Clarence Cooper (the individuals), and their close associates.

Your actions are criminal and unethical, and your threats show the powerful individuals involved have vowed to protect you from your continuing illegal actions to try to prejudice my case in the USDC, me, and various state court proceedings.

Again, please immediately send me the names of everyone with whom you, or those directed by you, have communicated or subpoenaed to date. Also, send me my complete habeas file via pdf files to this email address, or deliver it to me, in person, to the Sandy Springs Police Department immediately. Call me first, and I will ensure favorable witnesses are available to discuss my habeas case and the recent witness and evidence tampering attempts.

Scott Hintz