

Toni Woodward

From: Anthony Mina <chestercountylawn@yahoo.com>
Sent: Saturday, May 25, 2024 8:19 PM
To: dkole@southernshores-nc.gov; dkole@southernshores-nc.gov; Elizabeth Morey; mike.palkovics@kittyhawktown.net; mike.palkovics@kittyhawktown.net; cgarriss@kittyhawktown.net; cgarriss@kittyhawktown.net; jslegel@southernshores-nc.gov; mcooke@southernshores-nc.gov; ebrinkley@southernshores-nc.gov; dbrickhouse@southernshores-nc.gov; tmann@southernshores-nc.gov; csimpson@southernshores-nc.gov; rdeaner@southernshores-nc.gov; tlong@southernshores-nc.gov; jthompson@southernshores-nc.gov; jspottswood@southernshores-nc.gov; jcouture@southernshores-nc.gov; FBI; olivia.s.hines@nccourts.org; olivia.s.hines@nccourts.org; Andrea C. Powell; Elizabeth Morey; Jasper Rogers; cgarriss@kittyhawktown.net; cgarriss@kittyhawktown.net; Casey Varnell; Mike Talley; mike.palkovics@kittyhawktown.net; mike.palkovics@kittyhawktown.net; chambers_of_chief_judge_sanchez@paed.uscourts.gov; chambers_of_judge_edward_g_smith@paed.uscourts.gov; chambers_of_judge_pappert@paed.uscourts.gov; chambers_of_judge_mitchell_s_goldberg@paed.uscourts.gov; chambers_of_judge_timothy_j_savage@paed.uscourts.gov; Dryan; cccommissioners@chesco.org; cccommissioners@chesco.org; jmaxwell@chesco.org; jmaxwell@chesco.org; Marian Moskowitz; mkichline@chesco.org; mkichline@chesco.org; Wes Haskett; Phillip Hornthal; Cliff Ogburn
Cc: twhite@hrem.com; jriley@hrem.com; cogletree@hrem.com; mmaland@hrem.com; lhornthal@hrem.com; Zach Robeson; Don Prentiss; wmittchell@hrem.com; John Leidy; Andrew Howle; Robert B Hobbs Jr.; lhallow@hrem.com; Marshall Ellis; Hood Ellis; lwomble@hrem.com; Jennifer Peoples; Phillip Hornthal; Dana Smith; Dana Smith; Mckenzie Sweet; Mckenzie Sweet
Subject: Proof Southern Shores Is Stealing More Than \$100,000 Of Land Value From Some Home Owners
Attachments: 19-1001 LETTER TO THE COURT REGARDING THE FEDERAL COURT'S FUCKING CORRUPTION, THREATS AND WITNESS INTIMIDATION OF APPELLANT (2).pdf; 19-1001 %22Fucking%22 Conspiracy Ex. A-B (3).pdf; Fed Suit retaliation ex 3 (2).pdf; 19-1001 %22Fucking%22 Conspiracy Ex. C-E (1).pdf; 19-1001 %22Fucking%22 Conspiracy Ex. G-H (1).pdf; IMG_3436.JPG; IMG_0088.jpeg

>>Warning! The source of this email is from outside of the firm.<<

Hello Law Enforcement,

I hope you are enjoying your Memorial Day weekend.

I wanted to make sure I try and stop law enforcement in Dare County from making mistakes I've seen law enforcement make before. In previous experiences with government wrong-doing I've experienced many cops, lawyers and government employees go off on an ego trip and forget about their morals and the law they are obligated to uphold. Philip Hornthal appears to me to be directing Southern Shores to move in the wrong direction.

The question Philip Hornthal needs to be able to answer is "How could Southern Shores possibly be changing 2 home lots to 1 home lots and not be stealing more than \$100,000 of land value that tax payers

have been paying for?" Southern Shores will not be able to find a realtor or licensed appraiser that will claim a 1 acre lot that can only be used for 1 house is worth as much as (2) 1/2 acre lots that can each be used for 1 home. Philip Hornthal can argue all day about how he claims Eminent Domain Laws work with Southern Shores tax payers money, but he will never be able to explain how Southern Shores is not stealing more than \$100,000 from some Southern Shores tax payers.

Where I came from in Pennsylvania some lawyers thought they were above the law because they had special relationships with law enforcement and judges. I will let law enforcement figure out why Philip Hornthal thinks he is above the law.

Another thing Southern Shores should ask Philip Hornthal is "Is it possible for Southern Shores to legally stop publications and advertisements stating that Southern Shores is stealing land value with a zoning code change making 2 house lots become 1 house lots." The reason this question is important is because where I come from in Pennsylvania they are having a lemonade war. Meaning, people are being ruined by people they are paying to help them. Many people from Pennsylvania would tell Dare County law enforcement that Philip Hornthal is causing problems and not making solutions. They will also tell you Philip Hornthal appears to be intentionally causing problems that will result in police confrontations with me. I came to the Outer Banks to live under local, state and federal law so Philip Hornthal is positioning Southern Shores to be exposed for stealing hundreds of thousands of dollars from a law abiding family that needs their money to support their children.

Please also note that Wes Haskett mailed the denial of my lot subdivision plan to me as a certified letter requiring signature. Wes Haskett already acknowledged he did not contact home owners being effected with his zoning amendment (which stole land value), but he went through the trouble of sending a certified letter to deny a lot sub-division plan when he could have emailed me and called me. You should probably make sure Wes Haskett and Philip Hornthal's priorities are in Southern Shores' tax payers interests.

Thank you,
Anthony Stocker Mina

----- Forwarded Message -----

From: Anthony Mina <chestercountylawn@yahoo.com>

To: "twhite@hrem.com" <twhite@hrem.com>; "jriley@hrem.com" <jriley@hrem.com>; "cogletree@hrem.com" <cogletree@hrem.com>; "mmaland@hrem.com" <mmaland@hrem.com>; "lhornthal@hrem.com" <lhornthal@hrem.com>; "zrobesson@hrem.com" <zrobesson@hrem.com>; "dprentiss@hrem.com" <dprentiss@hrem.com>; "wmitchell@hrem.com" <wmitchell@hrem.com>; "jleidy@hrem.com" <jleidy@hrem.com>; "ahowle@hrem.com" <ahowle@hrem.com>; "rhobbs@hrem.com" <rhobbs@hrem.com>; "lhallow@hrem.com" <lhallow@hrem.com>; "mellis@hrem.com" <mellis@hrem.com>; "hellis@hrem.com" <hellis@hrem.com>; "lwomble@hrem.com" <lwomble@hrem.com>; Jennifer Peoples <jpeoples@hrem.com>; Phillip Hornthal <phornthal@hrem.com>; "dsmith@hrem.com" <dsmith@hrem.com>; "dsmith@hrem.com" <dsmith@hrem.com>; "msweet@hrem.com" <msweet@hrem.com>; "msweet@hrem.com" <msweet@hrem.com>

Cc: FBI <philadelphia.complaints@ic.fbi.gov>; Wes Haskett <whaskett@southernshores-nc.gov>; Andrea C. Powell <andrea.powell@nccourts.org>; "olivia.s.hines@nccourts.org" <olivia.s.hines@nccourts.org>; "olivia.s.hines@nccourts.org" <olivia.s.hines@nccourts.org>; David Kole <dkole@southernshores-nc.gov>; Elizabeth Morey <emorey@southernshores-nc.gov>

Sent: Friday, May 24, 2024 at 03:51:51 PM EDT

Subject: Federal Civil Rights Violations Being Committed By Hornthal, Riley, Ellis and Maland

Hello Hornthal, Riley, Ellis and Maland,

I am writing you to inform you that Philip Hornthal has been advising Southern Shores to discriminate against me. Philip Hornthal will not allow Southern Shores to answer my questions pertaining to zoning code like they are pleading the 5th

amendment. Philip Hornthal would not allow Southern Shores to review my subdivision plan prior to the plan being submitted, like they do with other people submitting applications.

Philip Hornthal will not allow Wes Haskett to explain why other Southern Shores lots that were built as conforming lots are not being considered "non-conforming" lots when a new zoning amendment adds a requirement the lot does not meet, but my lot is being considered non-conforming because of a 2nd floor overhang approximately 14' from the property line as the 1st floor of my house is about 18' from the property line and only a 15' side set back distance is required.

Philip Hornthal will not explain how changing my property from a 2 house lot into a 1 house lot is not changing land use (and taking a RIGHT) without the owner of the property's permission. 40A-2(3) provides: "Eminent domain" means the power to divest RIGHT, title or interest from the owner of property and vest it in the possessor of the power against the will of the owner upon the payment of just compensation for the RIGHT, title or interest divested. Wes Haskett is taking the RIGHT to divide 75 E. Dogwood Trail into 2 lots and Philip Hornthal is claiming that there is not a taking when they took my RIGHT to subdivide which Wes Haskett acknowledged I once had.

My lot is worth significantly more as a subdividable lot and the most comparable vacant lot near my house sold last summer for \$355,000 so Wes Haskett and Philip Hornthal are stealing land value of significantly more than \$100,000 from some Southern Shores land owners.

In Pennsylvania, other attorneys were legally obligated to report attorneys they work with for committing crimes. Philip Hornthal is conspiring with Wes Haskett to steal more than \$100,000 of land value from some land owners, forcing me to expose the corruption (involuntary servitude/labor trafficking) and forcing me into a legal entanglement scheme with his paper terrorism.

I am not interested in being a victim of Philip Hornthal and Wes Haskett's misconduct. I moved to Southern Shores to comply with local, state and federal laws and not be involved with politics, police and the legal system.

I moved to North Carolina from Pennsylvania after suffering from years of corruption. I am not interested in showing North Carolina residents the side of me that will not hesitate to take law firms, municipalities, police officers, district attorneys and everyone else involved with their pathetic corruption to Federal Court. The attached "Letter To The Court Regarding The Federal Court's Fucking Corruption, Threats and Witness Intimidation Of Appellant" was filed with the Federal Court of Appeals after the Federal District Court (under an old Chester County Judge) dismissed my complaint against Chester County. Even when the Federal Court conspires with local corruption to hide my complaints, the corruption is exposed and many of the defendants aren't half what they were before violating my rights.

Please stop Philip Hornthal from violating my rights as a Hornthal, Reilly, Ellis and Maland attorney. I will be taking legal action against the law firm if Philip Hornthal continues his criminal conspiracy against me.

Have a good weekend,
Anthony Stocker Mina

----- Forwarded Message -----

From: Anthony Mina <chestercountylawn@yahoo.com>

To: "dkole@southernshores-nc.gov" <dkole@southernshores-nc.gov>; Elizabeth Morey <emorey@southernshores-nc.gov>; "olivia.s.hines@nccourts.org" <olivia.s.hines@nccourts.org>; Andrea C. Powell <andrea.powell@nccourts.org>; "mike.palkovics@kittyhawktown.net" <mike.palkovics@kittyhawktown.net>; Mike Talley <mike.talley@kittyhawktown.net>; Jasper Rogers <jrogers@kittyhawktown.net>; Casey Varnell <varnell@ncobxlaw.com>; "karen_k_austin@homedepot.com" <karen_k_austin@homedepot.com>; "cgarriss@kittyhawktown.net" <cgarriss@kittyhawktown.net>; "jeffrey.cruden@nccourts.org" <jeffrey.cruden@nccourts.org>; Stacy Bowman <stacy.bowman@kittyhawktown.net>; Wes Haskett <whaskett@southernshores-nc.gov>; Mark Batenic <mbatenic@southernshores-nc.gov>; Matt Neal <mneal@southernshores-nc.gov>; Paula Sherlock <psherlock@southernshores-nc.gov>; "rneilson@southernshores-nc.gov" <rneilson@southernshores-nc.gov>; "rneilson@southernshores-nc.gov" <rneilson@southernshores-nc.gov>

Cc: FBI <philadelphia.complaints@ic.fbi.gov>; Dryan <dryan@chesco.org>; "cccommissioners@chesco.org" <cccommissioners@chesco.org>; Marian Moskowitz <mmoskowitz@chesco.org>; "jmaxwell@chesco.org" <jmaxwell@chesco.org>; "mkichline@chesco.org" <mkichline@chesco.org>; "chambers_of_chief_judge_sanchez@paed.uscourts.gov" <chambers_of_chief_judge_sanchez@paed.uscourts.gov>; "chambers_of_judge_edward_g_smith@paed.uscourts.gov" <chambers_of_judge_edward_g_smith@paed.uscourts.gov>

rs_of_judge_edward_g_smith@paed.uscourts.gov>; "chambers_of_judge_pappert@paed.uscourts.gov" <chambers_of_judge_pappert@paed.uscourts.gov>; "chambers_of_judge_timothy_j_savage@paed.uscourts.gov" <chambers_of_judge_timothy_j_savage@paed.uscourts.gov>; "chambers_of_judge_mitchell_s_goldberg@paed.uscourts.gov" <chambers_of_judge_mitchell_s_goldberg@paed.uscourts.gov>

Sent: Friday, April 12, 2024 at 11:30:40 AM EDT

Subject: Corruption In Southern Shores Involving Chester County, PA

Dear Law Enforcement and Government Employees,

I am writing you to make sure you are aware of some things that may be evidence of a racketeering influenced corrupt or ganization labor trafficking and trying to coerce me into corruption in Dare County, specifically Southern Shores, Kitty Hawk and the Dare County District Attorney's Office. Right now it appears to me that Wes Haskett is in the middle of the corruption and Southern Shores attorney should be advising Southern Shores to correct any mistakes and inform them of their rights/protection under law as a "whistle blower" such as the "Whistle Blower Act" (Philip Hornthal basically has Southern Shores pleading the 5th right now).

To put the sophistication of the corruption I see in Dare County into perspective you need to understand a few things about me and my family. Besides following a dream to spend more time as a family at the beach, my family moved to Dare County because we were constantly under attack from government corruption in Pennsylvania. Some of the corruption involves what I call as "lie injectors". For example, I spoke/texted to Josh Ruggeri on my 610 842 3905 phone a few weeks ago and he told me he has a \$500 flat fee for designing company logos. The next day I find my truck with a flat tire and needle holes in the tire valve stem. I constantly have people using things such as communication on my phone or computer to try and inject their lies into it like I am involved with things that I am not. These problems have followed me from Pennsylvania to Dare County and I'll let law enforcement figure out who is causing these problems.

Another thing you should be aware of is 2 Chester County District Attorneys stepped down as I was in the middle of proving their role in Chester County Corruption. Their names are Joseph Carroll and Tom Hogan. In the emails below and at attachment titled "Letter To The Court Regarding The Federal Court's Fucking Corruption, Threats And Witness Intimidation Of Appellant" you will see that these District Attorneys were publicly involved with doing illegal activities like protecting a former judge turned attorney who was doing things like committing perjury they knew was being committed because it involved the contents of the Discovery the District Attorneys Office provided the attorney and then the attorney, Dawson R. Muth threatened to have me arrested for serving his law firm with a Notice to Attend and Produce the Documents he claimed to have in my file at his office. This attorney told me and my 4 year old daughter Avalise to "Get The Fuck Out Of Here (his office)" and I videotaped the attorney on my iphone held in clear view as I served the attorney (the video is at: https://www.youtube.com/shorts/LpaZN23J_RA). These 2 District Attorneys went as far as spreading lies about me with witness intimidation tactics on the DA Tom Hogan Facebook page and spreading lies about me to the Philadelphia Inquirer Newspaper reporters. The attached emails and files prove that these District Attorneys are guilty of corruption, witness intimidation, conspiracy and the list goes on and on. I was too busy trying to protect my family and find a safe place for us to live to claim responsibility for causing these corrupt District Attorneys to step down and it is my position that Chester County Corruption along with the Eastern District Federal Court of Pennsylvania (under former Chester County Judge Juan Sanchez) is trying to pretend that I am working with the corruption as something like an undercover internal affairs guerilla. I am without a doubt not working with corruption in Pennsylvania and their conspiracy requiring me to constantly do police and legal work violates labor trafficking laws and substantiates a Racketeering Influenced Corrupt Organization. I also am not involved with "sitting" schemes in places like board rooms.

It is my position that corruption from Pennsylvania is now trying to pretend that I am doing police work in Dare County and is trying to coerce me into Dare County corruption.

The things you should be aware of is Malvern Borough employee Tiffany Loomis scheduled a meeting with me at 100 Bridge Street, Malvern, PA 19355 and asked me if I was a fire inspector and told me there is a fire inspector with my name. Coincidentally, my next door neighbors house on Vista Lane burnt down and the fire, along with the fire departments reports don't add up to anything but corruption to me. Damage to my property was probably between \$40,000-\$50,000 and my neighbor Mike Meredith refused to provide the North Carolina Insurance Adjusters his insurance information so I only received about \$6000 from my insurance as Mike Meredith complained I was taking too long to clean up the fire damage then yelled and cursed at me when I was finally making progress cleaning up the fire damage and had caution tape up on my property to identify where Green Giant Arborvitae were being planted for the underground utility marking company. I without a doubt did not agree to play any role as a fire inspector or investigator in Kitty Hawk fire and zoning related corruption.

Now, as you are probably aware, I own a lot that the town of Southern Shores told Outer Banks Realty was subdividable based on the lot size. After about a month of communication about the lot with Wes Haskett (and me entering into a contractual agreement to purchase the lot) Wes Haskett told me on June 1, 2023 that on June 6, 2023 town council planned on adopting a zoning amendment that would change my lot from a 2 house lot to a 1 house lot. I opposed the zoning amendment but Southern Shores adopted the new zoning code anyway. The problem now is Southern Shores did not use an eminent domain transaction to change land use from a 2 home lot to a 1 home lot at 75 East Dogwood Trail and won't explain to me how they legally think they changed land use without an eminent domain transaction (please keep in mind that this zoning change occurred as I was under contract with a non-refundable deposit on 75 E. Dogwood Trail). So, I am being forced into a legal dispute with Southern Shores that would not be occurring if Southern Shores could provide me one legal explanation for their zoning amendment changing 75 E. Dogwood Trail land use...

AND, to make matters worse. If you look at my Facebook internet activity you will see strange communication from Chris Hardy indicating I am now standing up for everyone (this was around the time Hardy moving and storage had a trailer on the 75 E. Dogwood Trail driveway and I had to explain to Southern Shores that their zoning amendment steals land value from some Southern Shores home owners). Chris Hardy is known to work at Lou's barber shop (my attorney from 2001, Fran Miller was known to go to Lou's barber shop). I also noticed that someone named Lewis Wesley that I went to school with is using the name "Louball Wesley" as his Facebook name and I've seen a post about Lou's barber shop. I wanted to make sure Southern Shores was aware that I was not interested in being coerced and forced to "ball" with/against anyone named Wesley. I moved to the Outer Banks from Malvern Borough, where Lou Marcelli's police department patrolled the streets and their Borough employees were very easy to communicate with and solve problems with. I also lived in West Chester, PA for years but their police and government tried framing me and "balling" so much that Jay-Z and Kanye West's "Niggas In Paris" song would have been the theme song...the only problem was when West Chester made their move and fined my truck working as a Rise & Shine Publications Incorporated vehicle they proved a corruption case against themselves because West Chester Borough Manager Michael Cotter already claimed West Chester did not have jurisdiction over private corporations when refusing to enforce the anti-discrimination ordinance against the Daily Local Newspaper.

So, to make a long story short, forcing me in the middle of government problems in Dare County violates labor trafficking laws, substantiates legal entanglement and also is a Racketeering Influenced Corrupt Organization Conspiracy because Chester County's Government never paid me one single penny (\$.01) for forcing me to be involved with police work/corruption. I also was never paid one single penny for work related injuries that I had a legal right to be compensated for.

Please correct any government wrongdoing in Dare County. I do not have anyone paying me for police work and/or legal services in Dare County and anyone pretending me and/or Jen Franz are living in Dare County to play a role and/or provide police/legal services is illegally trafficking us.

Lastly, when you wonder why Chester County's government hates and attacks me with corruption so much keep in mind that they were using my family court issues to violate my rights as a vulgar display of their power. During their abuse of power my daughter broke her arm when in the custody of her mother and was not taken to the doctor until the next day. My daughter's mother and I had a custody agreement that involved providing drug test samples but my daughter's mother refused to take a drug test. I suspected she relapsed into drug addiction and Family Court refused to help me protect my daughter by ordering her mother to be evaluated by children & youth protective services. My daughter's mother abandoned her with her step father and me and eventually died of a heroin overdose. Chester County's government looks beyond absolutely pathetic and the laws regarding mandatory protection/reporting of suspected neglect/abuse by medical workers and court employees obviously were not complied with. Their government is so pathetic that I literally started crying asking Judge Platt to give me full custody of my daughter as her mother did not attend the court ordered proceeding we had together and Judge Platt still gave my daughter's mother 50% custody as my daughter's mother refused to respond to court filings claiming neglect against her and could have had a bench warrant issued against her if I had not opposed the bench warrant (prior to the judge entering the order giving her 50% custody). I could go on and on with how pathetic Chester County government corruption is from the way that they try to attack my credibility as I was unable to get the Federal Court and Chester County to arrange brain scan lie detection on me regarding statements they claim are "frivolous, delusions, fanciful, etc." to the way the Republican Chester County Commissioners gave the Democrats a seat in the Commissions Office to create a "bi-partisan government". I'm not sure what kind of idiots Chester County's government believes their tax payers are, but politicians giving the opposing party a seat only means a big backroom deal was made. I'll let law enforcement figure out what went on in the backroom in a world where I would be a democratic hero in Chester County if a backroom deal was not made.

Thank you,
Anthony Stocker Mina

PS If Chester County Corruption intentionally tried to make someone to use as their "fall guy" for me to destroy, they'd probably pick someone named Wes. My girlfriend when I was a teenager and I finally started going separate ways in 2022 when she had a boyfriend named Wes. We had dated since highschool and no matter what happened between us we ended up getting back together until she dated Wes. What happened was when we would go our separate ways and I'd start talking to a new female regularly she would re-appear, basically ruin the new relationship I was starting by doing things boyfriend and girlfriend do and then disappear when it appeared I was done with the other female. Friends she had named Robyn Bretherick and Terri Smith would tell me things like my ex-girlfriend would complain that I was contacting her after she was just with me and told me to contact her so I had to let my ex-girlfriend believe that she could get me back whenever she wanted so I could move on with another female (so I appeared to most people to be much more stressed about her boyfriend Wes than I really was). I know names can be like good/bad smelling food and you can acquire a taste for what you do and don't like. I probably appeared to really not like names like Wes, Craig and Dave.

----- Forwarded Message -----

From: Carroll, Joseph W. <jcarroll@chesco.org>
To: "tonesmina@yahoo.com" <tonesmina@yahoo.com>
Sent: Friday, September 11, 2009, 03:56:02 PM EDT
Subject: RE: from Anthony Mina

If you want to file a private criminal complaint you can do so by going to MDJ Bruno's office and filling out the forms for that purpose. You must be very specific about what the false statement, what evidence there is to prove that, and what evidence there is to prove that the person in question knew at the time they made it that the statement was false. Honest mistakes aren't crimes.

Most of the items you refer to below aren't crimes. For example, who is better friends with the Ciccarone family doesn't mean anything.

No action will be taken in response to this email. If you want to pursue it, follow the private criminal complaint process. Please note that you should be careful not to exaggerate any information you provide, since you would be subject to prosecution for false statements if you make any in the private complaint.

A note for the future: I may not answer future emails if I'm not going to take any action in response to something you send me. I usually have in the past as a courtesy. However, I now have over 50 emails from you with some comment or complaint, none of which justified a criminal investigation. I'll still read them, but if I'm not going to take any action I probably won't write back. I have only so many hours in my day, and I have more important things to do than explain why your email doesn't merit the attention of my office. I think you were fairly convicted, and I don't have time to go back and forth about that anymore.

Joe Carroll
Chester County District Attorney
Chester County District Attorney's Office
201 West Market Street, Suite 4450
West Chester, PA 19380-0989
610-344-6826

From: Tony Mina [<mailto:tonesmina@yahoo.com>]
Sent: Friday, September 11, 2009 3:22 PM
To: Carroll, Joseph W.
Subject: from Anthony Mina

Dear Mr. Carroll,
I hope you are doing well.

I am writing you regarding 2 matters. First, I'm very concerned with the handling of the information I provided you more than a year ago regarding Dawson R. Muth. I assumed without a doubt a criminal investigation would be initiated when I provided you the following information:

-
Mr. Muth did not have a tape of the lobby of Judge Knapp's District Court at trial and claimed the tape ran on a loop on a camera outside Judge Gavin's Courtroom.

-
When doubting what was being done with my case I was reassured by someone at Mr. Muth's law firm that they were working on my case and Mr. Muth uses 3 different private investigators, one of which gets inside information.

-
When Mr. Muth discussed with me the Stipulation regarding the testimony of Meghan Weiss, Mr. Muth explained to me that we could just make stuff up. After a few seconds of me just staring at him, he then said "it doesn't mean we can lie".

-
While leaving the court house for lunch the day of trial I asked Mr. Muth if Judge Gavin was friends with the Ciccarone Family too and he replied yes, but not like I am.

-I told Mr. Muth I would be talking about him so some cops (I know to be corrupt) would go right to him.

-I also implied I knew what Mr. Goldberg said to the Sheriffs while entering into the Courthouse.

Since Trial Mr. Muth has changed his story regarding the tape of Judge Knapp's District Court's lobby. He now claims the AOPC keeps the tapes for 6 months and he asked for it after 6 months (which also means he asked for it after he claimed to be ready for trial and I had been put on the Trial list). Mr. Muth now admits he did not use a private investigator for my case. More interesting than that is the transcript from a civil action hearing against Mr. Muth. Page 8 reads "He (Mr. Muth) told me he did not need more money nor a private investigator". I actually said "He told me that he did not need more money for a private investigator." All of the "mistakes" Lori English made changed direct testimony of mine that supported my claim to you that Mr. Muth fraudulently represented me, to mean something else (all of the direct testimony that "mistakenly" was changed to mean something else was not questioned during cross examination). Mr. Carroll, I completely understand that something my 2 ears hear come out my mouth can be misunderstood by someone else. But I still can't understand why Ms. English insisted I provide her with a copy of a note used for my opening statement... Anyway, you are the only person that knew I was digging my hand in Mr. Muth's pocket to tie his shoe laces together, we'll see what happens.

#2- I was wondering what was done to Detective Billie for claiming on his affidavit of probable cause that on Wednesday, 4-18-

2007 @1555hrs, the witness viewed a photo array and positively identified Anthony Mina as the actor that assaulted the victim on 4-1-

2007. According to the witness, Det. Billie was told he was not 100% sure and couldn't tell from the picture. I was wondering what was done to the "victim" for lying at the preliminary hearing, claiming he was let go from the hospital when he was actually arrested for becoming unruly and threatening to assault the hospital staff. He again lied to Judge Gavin and claimed to be a non-

violent person...or was John O Donnell and the hospital staff lying. I was wondering what was done to Jessica Krilivsky for claiming the witness has had a consistent account of events since he witnessed it in her closing arguments. He had anything but a consistent story (You'll have to refer to Creighton Rabs reports since Judge Gavin told the court reporter she didn't have to record them).

Have a good weekend,

Anthony Mina

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mail message, including any attachments, is intended for the sole use of the individual(s) and entity(ies) to whom it is addressed, and may contain information that is privileged, confidential and exempt from disclosure under applicable law. If you are not the intended addressee, nor authorized to receive for the intended addressee, you are hereby notified that you may not use, copy, disclose or distribute to anyone this e-

mail message including any attachments, or any information contained in this e-

mail message including any attachments. If you have received this e-

mail message in error, please immediately notify the sender by reply e-

mail and delete the message. Thank you very much.

-----Separate Chain Of Emails-----

----- Forwarded Message -----

From: Tony Mina <tonesmina@yahoo.com>

To: "jcarroll@chesco.org" <jcarroll@chesco.org>
Cc: "cmccoy@phillynews.com" <cmccoy@phillynews.com>; "drubin@phillynews.com" <drubin@phillynews.com>; "ganastasia@phillynews.com" <ganastasia@phillynews.com>; "jslobodzian@phillynews.com" <jslobodzian@phillynews.com>
Sent: Tuesday, September 7, 2010 at 11:45:36 PM EDT
Subject: Fw: RE: POTENTIAL HOMOSEXUAL ATTACK ON OUR PRESIDENT, BARACK OBAMA

Dear Mr. Carroll,

I hope you are doing well.

I've had an opportunity to review your latest responses to my emails and appreciate you taking the time to get back to me.

I am still waiting for some case law regarding legal homosexual attacks.

I am also waiting to hear back from you regarding Dawson R. Muth's recent attempt to have your sister, the Honorable J aqueline Cody conspire with him and dismiss my case against him (This is the same attorney that decided to try to talk a bout the arrest of Trent Jackson for murder during my closing arguments).

Your claim that I attempted to extort you is beyond absurd and I believe you should provide the details to whatever you a re talking about to the Philadelphia Inquirer. I recently wrote the Philadelphia Inquirer and told them I have been harasse d, threatened, assaulted, etc. for refusing to be a part of a police cover up. I failed to tell them you are also a spin artist (I think the attempted homicide case against Juan Velez does a good job of putting this problem into perspective).

Maybe you should review all the information you have recieved from me and count how many times I offered to take any type of lie detection test. As much as I don't mind being labled mentally ill, I have to only wonder what a sane person in y our world would do if he repeatedly offered to take lie detector tests only to be called a liar... I will leave it up to the Philad elphia Inquirer to decide if any action needs to be taken regarding my testimony in the home invasion case (Devon Maye r & William Fahy's house) years ago.

I look forward to hearing back from you. I understand that you only have so much time to do your job and hope to save y ou time in the future...

Here is some case law for you to keep in mind for my issues with Leonard J. Rivera of the MacElree Harvey firm : " Unde r PA law, fraud consists of anything calculated to deceive, whether by a single act or combination, by suppression of trut h , or by suggestion of what is false, whether it be by direct falsehood or by innuendo, by speech or silence, word of mout h, or look or gesture." Kerrigan v. Villei, 22 F.Supp.2d 419

Thank you,
Anthony Mina

--- On Mon, 8/23/10, Carroll, Joseph W. <jcarroll@chesco.org> wrote:

From: Carroll, Joseph W. <jcarroll@chesco.org>
Subject: RE: POTENTIAL HOMOSEXUAL ATTACK ON OUR PRESIDENT, BARACK OBAMA
To: "Tony Mina" <tonesmina@yahoo.com>
Date: Monday, August 23, 2010, 8:38 AM

I'm not going to respond to this because it doesn't have anything to do with my duties. (Do your own search. If you want to find some editing quickly, start with the missing headers). I also won't respond to future emails unless they contain a question that is a proper one for my office. On those occasions I'll give you an answer, but may not provide much explan ation. I have 500,000 people to protect and a limited amount of time. Your complaints to date have been completely dev oid of merit. I realize that doesn't mean the next one won't be valid, so it will be considered, but I don't have time to give you a lengthy explanation of the law every time you take 5 minutes to write an email.

You have very little credibility with me. You say lots of things that just aren't true. I could have arrested you for extortion for threatening to expose something if I didn't contribute \$1,000,000 to some charitable organization you either had or we re creating. But I didn't because I think that you may have some mental health issues, the attempt was bizarre, and I wa sn't hurt by it. I'm not interested in prosecuting mentally ill people for things they do as a result of their mental illness unl

ess real damage is caused. But I'm not going to let the credibility of my office be damaged by your wild allegations and lies.

Joe Carroll
Chester County District Attorney
Chester County District Attorney's Office
201 West Market Street, Suite 4450
West Chester, PA 19380-0989
610-344-6826

From: Tony Mina [mailto:tonesmina@yahoo.com]
Sent: Monday, August 23, 2010 12:21 AM
To: Carroll, Joseph W.
Cc: ccomitta@west-chester.com; cmccoy@phillynews.com; drubin@phillynews.com; ganastasia@phillynews.com; jslobodzian@phillynews.com; Leonard J. Rivera; Scott Bohn
Subject: RE: POTENTIAL HOMOSEXUAL ATTACK ON OUR PRESIDENT, BARACK OBAMA

Dear Mr. Carroll,

I hope you are doing well.

Thank you for getting back to me. Please explain how the emails were "edited". The emails attached below contain the exact messages as sent on the dates stated. Please refrain from making comments like "I would not be at all surprised if Mr. Mina faked this one."

It is not too hard to get a good idea what your opinion is worth when you are claiming no crime has been committed by a homosexual that grabs a hold of someone he does not know, causes a fist fight in which he is repeatedly told to let go... while under the influence of alcohol.

If you want to say something like "Mr. Mina faked this one" (a comment you can be held accountable for)...go for it!!

Your emails were not returned to me, like the emails to the other recipients were.

Thank you,
Anthony Mina

--- On Sun, 8/22/10, Carroll, Joseph W. <jcarroll@chesco.org> wrote:

From: Carroll, Joseph W. <jcarroll@chesco.org>
Subject: RE: POTENTIAL HOMOSEXUAL ATTACK ON OUR PRESIDENT, BARACK OBAMA
To: "Tony Mina" <tonesmina@yahoo.com>
Cc: ccomitta@west-chester.com, cmccoy@phillynews.com, drubin@phillynews.com, ganastasia@phillynews.com, jslobodzian@phillynews.com, "Leonard J. Rivera" <lrivera@macelree.com>, "Scott Bohn" <sbohn@west-chester.com>
Date: Sunday, August 22, 2010, 11:24 AM

To everyone:

If Mr. Mina sent the e-mail dated August 18, 2010 displayed below, it was never received by the County of Chester e-mail system. I note that several of the e-mails in the email chain he sent have been edited, and I would not be at all surprised if Mr. Mina faked this one. The other possibility is that the original e-mail was blocked because of something in the attachments he refers to. In any event, I didn't get them.

I did get another e-mail from Mr. Mina on August 19, 2010 dealing with a completely different issue, and I responded to that the same day. I'll send copies of that one separately.

If I had received that e-mail I would have sent a very short response stating that this has already been explained to him multiple times by me and others, and I am not going to do it again. The underlying problem is that Mr. Mina was convicted of assault. He claims certain "facts" that prove his innocence and wants his victim arrested. However, those "facts" are completely inconsistent with reality and the evidence. He received a fair trial and was properly convicted. There is no reason to arrest the victim and the police did a fine job.

Joe Carroll
Chester County District Attorney
Chester County District Attorney's Office
201 West Market Street, Suite 4450
West Chester, PA 19380-0989
610-344-6826

From: Tony Mina [mailto:tonesmina@yahoo.com]
Sent: Friday, August 20, 2010 11:38 PM
To: Carroll, Joseph W.
Cc: ccomitta@west-chester.com; cmccoy@phillynews.com; drubin@phillynews.com; ganastasia@phillynews.com; jslobodzian@phillynews.com; Leonard J. Rivera; Scott Bohn
Subject: POTENTIAL HOMOSEXUAL ATTACK ON OUR PRESIDENT, BARACK OBAMA

To whom it may concern:

Attached is a email to Joe Carroll from 2 days ago. I have not received a reply from Mr. Carroll regarding these issues. I have seperated the attachments from the email and will send them to you. Your copy of the email was returned.

Thank you,
Anthony Mina
--- On Wed, 8/18/10, Tony Mina <tonesmina@yahoo.com> wrote:

From: Tony Mina <tonesmina@yahoo.com>
Subject: POTENTIAL HOMOSEXUAL ATTACK ON OUR PRESIDENT, BARACK OBAMA
To: "Joe Carroll" <jcarroll@chesco.org>
Cc: ccomitta@west-chester.com, cmccoy@phillynews.com, drubin@phillynews.com, ganastasia@phillynews.com, jslobodzian@phillynews.com, "Leonard J. Rivera" <lrivera@macelree.com>, "Scott Bohn" <sbohn@west-chester.com>
Date: Wednesday, August 18, 2010, 11:57 PM

Dear Mr. Carroll,

I have attached 2 files containing correspondence with the West Chester Police Department regarding Dawson R. Muth and Detective Billie. The West Chester Police refused to apply PA Law to these 2 matters and suggested I contact you, the Attorney General and the Disciplinary Board. I thought about what they said and I am not really in the mood to be shopping around for a cop to do his job. Instead of doing as they suggested, Mr. Carroll, I am going to ask you to provide me with some case law that supports what you have claimed in the attached emails:

I'm not going to respond to your most recent email about why Kendikian wasn't arrested. That has already been explained to you.

If you want charges filed against Muth, report it to West Chester PD. If they won't do anything, file a private criminal complaint. Please note, however, that if you make a false claim to West Chester PD or in your private criminal complaint that is a crime.

Joe Carroll
Chester County District Attorney
Chester County District Attorney's Office
201 West Market Street, Suite 4450

West Chester, PA 19380-0989
610-344-6826

To whom it may concern:

Could someone explain to me (without being deceptive) why Paul Kendikian was never charged with a crime for his role in the "fight" he claimed to be in (a.k.a. Commonwealth vs. Anthony Mina CR2462-07)? If a male was doing the grabbing Ivan Karosus testified Paul Kendikian was doing (Detective Billie was originally referring to his grabbing as a way of hitting on someone) to a female they didn't know they'd get arrested for sex crimes. Probably attempted rape, etc. Since you have known all along that Paul Kendikian is gay and his inappropriate conduct was the cause of the "fight". Why has he not been charged with anything? Ivan Karosus, the Commonwealth's only witness claiming to view the altercation described it as a fight that started because the "victim" was holding another male (Months before this, Sgt. O' Donnell witnessed the "victim" in "rough condition" and believed him to be intoxicated). A fist fight then took place and both individuals fell down (the male being held onto fell first). Then the male who was being held onto got on top of the "victim" and punched and kicked him. At this time the "victim" was again holding onto the other person's shirt while being told repeatedly to let go of the shirt. When the "victim" "finally let go" (the witness, Ivan Karosus's words) the other male ran away along with another individual that was trying to separate them.

I received a email in response to this question from Joe Carroll that read:

No one else was arrested because no one else committed a crime. This has been communicated to you many times before. The judge found you guilty because the evidence established beyond a reasonable doubt that your version of events is not true. No further action will be taken in response to your email.

I know in the real world when someone who is believed to be intoxicated by the Police grabs onto someone they don't know, causes them to fist fight, fall and a fight ensues, they have committed a crime. And then of course, you have to take into consideration that Paul Kendikian is gay and he was told repeatedly to let go of the other person (which he "finally let go", according to the Commonwealth's witness).

To help you understand the case quicker, I have listed a few of the facts from it for you.

1. Paul Kendikian claimed to have no recollection of the "fight".
2. Anthony Mina (me) testified that he was at home.
3. Ivan Karosus, the Commonwealth's only witness to the "fight" provided all the information regarding the altercation he claimed to see on April 1, 2007.
4. Jessica Krivelsky argued that Ivan Karosus had provided a consistent story from his interview with the Police after the alleged incident through trial.
5. Judge Gavin believed Ivan Karosus was credible (at least that is what he said).

Could someone from the District Attorney's Office please explain to me why charges were not pressed on Paul Kendikian. I find it hard to believe that everyone in Chester County's District Attorneys Office believes that no crime has been committed by Paul Kendikian when PA Law is applied to his actions. (Which Judge Gavin, finder-of-fact supposedly based his decision on)

Thank you,

Anthony Mina

CC: Lawenforcementcorruption.blogspot.com

Chestercountyrans.com

chestercountyrant.com

Daily Local Newspaper

West Chester Courier

West Chester Unplugged

Philadelphia Inquirer Newspaper

Philadelphia District Attorney's Office

Flag this message

FW: New Web Forms eAlert

Tuesday, January 19, 2010 9:33 AM

From:

"Carroll, Joseph W." <jcarroll@chesco.org>

View contact details

To:

tonesmina@yahoo.com

No one else was arrested because no one else committed a crime. This has been communicated to you many times before. The judge found you guilty because the evidence established beyond a reasonable doubt that your version of events is not true. No further action will be taken in response to your email.

Joe Carroll
Chester County District Attorney
Chester County District Attorney's Office
201 West Market Street, Suite 4450
West Chester, PA 19380-0989
610-344-6826

From: Dave Williams [mailto:webmaster@chesco.org]
Sent: Monday, January 18, 2010 8:58 PM
To: Carroll, Joseph W.
Subject: New Web Forms eAlert
Importance: High

A user has completed the Web Form: Contact Form
Here are their Answers: http://dsf.chesco.org/da/webforms/survey_results.asp?s=CECEC9C783CDCFC7&d=CDCBCAC983CDCFC6&l=C6CAC9CECBCAC9C883CBCDC8

First Name: Anthony FIRSTNAME 1/18/2010 8:37:00 PM

Last Name: Mina LASTNAME 1/18/2010 8:37:00 PM

Question/Comment: I hope everyone had a meaningful Martin Luther King Jr. Day today. Could someone explain to me why Paul Kendikian was never charged with a crime for his role in the "fight" he claimed to be in (a.k.a. Commonwealth v. s. Anthony Mina CR2462-

07)? If a male was doing the grabbing Ivan Karosus testified Paul Kendikian was doing (Detective Billie was originally referring to his grabbing as a way of hitting on someone) to a female they didn't know they'd get arrested for sex crimes. Probably attempted rape, etc. Since you have known all along that Paul Kendikian is gay and his inappropriate conduct was the cause of the "fight". Why has he not been charged with anything? Ivan Karosus, the Commonwealth's only witness claiming to view the altercation described it as a fight that started because the "victim" was holding another male (Moment s before this, Sgt. O' Donnell witnessed the "victim" in "rough condition" and believed him to be intoxicated). A fist fight then took place and both individuals fell down (the male being held onto fell first). Then the male who was being held onto got on top of the "victim" and punched and kicked him. At this time the "victim" was again holding onto the other person's shirt while being told repeatedly to let go of the shirt. When the "victim" "finally let go"(the witness, Ivan Karosus's words) the other male ran away along with another individual that was trying to separate them. I would appreciate it if someone could write back at their earliest convenience. I specifically told Joe Carroll that I wanted anyone(including "victims", "witnesses", "cops", etc.) arrested if they break the law while taking some type of action against me. I am trying to understand why everyone involved with this case has neglected to do so. Thank's for your time, Anthony Mina CC: Lawenforcementcorruption.blogspot.com Chestercountyrants.com Chestercountyrant.com Daily Local Newspaper West Chester Courier West Chester Unplugged Philadelphia Inquirer Newspaper Philadelphia District Attorney's Office COMMENT 1/18/2010 8:37:00 PM

Work Phone: WORKPHONE 1/18/2010 8:37:00 PM

Home/Cell Phone: HOMECCELLPHONE 1/18/2010 8:37:00 PM

E-mail: tonesmina@yahoo.com EMAIL: 1/18/2010 8:37:00 PM

This County of Chester e-

mail message, including any attachments, is intended for the sole use of the individual(s) and entity(ies) to whom it is addressed, and may contain information that is privileged, confidential and exempt from disclosure under applicable law. If you are not the intended addressee, nor authorized to receive for the intended addressee, you are hereby notified that you may not use, copy, disclose or distribute to anyone this e-mail message including any attachments, or any information contained in this e-mail message including any attachments. If you have received this e-mail message in error, please immediately notify the sender by reply e-mail and delete the message. Thank you very much.

The reason I need to be referred to some case law regarding the information in your emails above is because I am in the process of writing a letter to our President, Barack Obama and I am hoping he accepts my invitation to come see Chester County and gain an understanding of the injustices indigent people such as myself face. At this time, I know of one reason (not 2) why Chester County is not a safe place for our President, Barack Obama to visit... because he could be attacked by a homosexual and be arrested. I would like to warn our President of the way the law (according to you) could permit such an attack on him.

You see Mr. Carroll, this is reality to me (I have attached 2 emails exchanged between us in which you made a comment that I refuse to accept reality...please forgive for not accepting this).

RE: Judge Cody, Chester County, Pennsylvania

Thursday, November 12, 2009 9:02 AM

From:

"Carroll, Joseph W." <jcarroll@chesco.org>

[View contact details](#)

To:

"Tony Mina" <tonesmina@yahoo.com>

I can't be involved in any investigation of Judge Cody. She's my sister. However, based on the contents of over 50 of your emails that I have saved over the last 2 or 3 years and your continued refusal to accept reality even after being convicted in your criminal case, I'm guessing she's not the one who is delusional.

Joe Carroll

Chester County District Attorney

Chester County District Attorney's Office

201 West Market Street, Suite 4450

West Chester, PA 19380-0989

610-344-6826

From: Tony Mina [<mailto:tonesmina@yahoo.com>]

Sent: Wednesday, November 11, 2009 12:39 PM

To: contactus@jcbpa.org

Cc: Carroll, Joseph W.

Subject: Fw: Judge Cody, Chester County, Pennsylvania

--- On Wed, 11/11/09, Tony Mina <tonesmina@yahoo.com> wrote:

From: Tony Mina <tonesmina@yahoo.com>

Subject: Judge Cody, Chester County, Pennsylvania

To: contactus@jcbpa.org

Cc: jcarroll@chesco.org

Date: Wednesday, November 11, 2009, 12:35 PM

To whom it may concern,

I am writing you to inform you of a matter I believe needs your immediate attention. On July 30, 2009 I was taken into custody by the Sheriffs upon Judge Cody's order. Judge Cody refused to allow me to present my defense, she refused to allow me to enter into evidence documents pertinent to my defense, she refused to allow me to question the Plaintiff and refused to allow me to question the child support enforcement officer regarding papers I filed in response to a Notice of Non-Compliance that should have precluded the Contempt Hearing.

I paid the \$500.00 to be released from custody and Appealed the case. Judge Cody and the Domestic Relations Section have refused to transmit my Appeal to the Superior Court. And Judge Cody has also denied my Application to Proceed In Forma Pauperis because " we found his Appeal to be frivolous...it is not a decision on the merits of his Application" (she has other people helping her make her decisions). Her Order also claims I refused to pay any money for child support twice. That did not happen. I was arrested for no reason and asked "Do you want the money or not? I got things I need to do" just before being arrested.

Judge Cody may be delusional. If not, she is guilty of crimes like harassment, false imprisonment, extortion, etc.

Either way she is not fit to have the power she has and poses a threat to the safety of herself and people in her Courtroom...You have to understand there are people in this world that think nothing of grabbing someones gun and jamming it down their throat to protect themselves.

Thank you for your immediate attention. I have begun to prepare a request for Judge Cody to be investigated and plan on mailing it tomorrow at the latest. The Chester County District Attorney will have a copy of the transcript, the Order denying IFP and the Statement of Matter's Complained. Through this letter I am asking them to provide you with any information I have left with them upon your request.

Thank you,
Anthony Mina

The transcript and Order referred to in the above 2 emails is online at www.myspace.com/framedupinwc.

I look forward to hearing back from you and hope you have been well!

Anthony Mina

CC: Jay Leno

-----Separate Chain of Emails-----

----- Forwarded Message -----

From: Anthony Mina <chestercountylawn@yahoo.com>

To: "dkole@southernshores-nc.gov" <dkole@southernshores-nc.gov>; Elizabeth Morey <emorey@southernshores-nc.gov>; "olivia.s.hines@nccourts.org" <olivia.s.hines@nccourts.org>; Andrea C. Powell <andrea.powell@nccourts.org>; "mike.palkovics@kittyhawktown.net" <mike.palkovics@kittyhawktown.net>; Mike Talley <mike.talley@kittyhawktown.net>; Jasper Rogers <jrogers@kittyhawktown.net>; Casey Varnell <varnell@ncobxlaw.com>; "karen_k_austin@homedepot.com" <karen_k_austin@homedepot.com>; "cgarriss@kittyhawktown.net" <cgarriss@kittyhawktown.net>; "jeffrey.cruden@nccourts.org" <jeffrey.cruden@nccourts.org>; Stacy Bowman <stacy.bowman@kittyhawktown.net>

Cc: FBI <philadelphia.complaints@ic.fbi.gov>; Dryan <dryan@chesco.org>; "cccommissioners@chesco.org" <cccommissioners@chesco.org>; Marian Moskowitz <mmoskowitz@chesco.org>; "jmaxwell@chesco.org" <jmaxwell@chesco.org>; "mkichline@chesco.org" <mkichline@chesco.org>; "chambers_of_chief_judge_sanchez@paed.uscourts.gov" <chambers_of_chief_judge_sanchez@paed.uscourts.gov>; "chambers_of_judge_edward_g_smith@paed.uscourts.gov" <chambers_of_judge_edward_g_smith@paed.uscourts.gov>; "chambers_of_judge_pappert@paed.uscourts.gov" <chambers_of_judge_pappert@paed.uscourts.gov>; "chambers_of_judge_timothy_j_savage@paed.uscourts.gov" <chambers_of_judge_timothy_j_savage@paed.uscourts.gov>; "chambers_of_judge_mitchell_s_goldberg@paed.uscourts.gov" <chambers_of_judge_mitchell_s_goldberg@paed.uscourts.gov>

Sent: Monday, March 25, 2024 at 10:46:01 AM EDT

Subject: Fw: District Attorney Tom Hogan's Intentional Deception of Donors Contributing to Elections

Dear Dare County Law Enforcement,

I just wanted you to have a copy of an email Chester County District Attorney Tom Hogan and Chester County received prior to DA Tom Hogan withdrawing from his re-election as the Republican's only candidate.

DA Tom Hogan's corruption against me obviously cost him his career as the Chester County District Attorney.

I wanted you to be aware that after changes in Chester County's government's leadership took place I was too busy getting my house at 100 Bridge Street, Malvern, PA 19355 as valuable as possible to sell so I could find a safe place for my family to live than to make sure the public in Chester County was aware of the facts behind DA Tom Hogan leaving the DA's office (when I was living in Pennsylvania).

I without a doubt made a mistake by not humiliating Chester County's government by exposing some of the facts of their corruption. Not publicly explaining to Chester County's public that Chester County's District Attorney Tom Hogan is a patently lying social media bully left Chester County corruption under the mistaken perception that Dare County will be their new place for their racketeering influenced corrupt organization. Please do not tolerate Chester County government corruption. I will continue to send you proof that the Chester County District Attorneys Office and Chester County Commissioners are guilty of felonies and the U.S. Eastern District Federal Court of Pennsylvania, under former Chester County Judge Juan Sanchez, is helping them hide the corruption.

Thank you,
Anthony Stocker Mina

PS Please note that Federal Judge Mitchell S Goldberg once sent U.S. Marshalls to my house at 100 Bridge Street, Malvern, PA 19355. The U.S. Marshalls came to ask me questions about communication with Judge Goldberg and my Federal Law suit. Ex Parte communication prohibits judges from communicating like this. I can identify the U.S. Marshalls for you and it should be noted that the U.S. Marshall's (who were all male) did not want to see my penis as I explained the molestum penis corruption.

----- Forwarded Message -----

From: Anthony Mina <chestercountylawn@yahoo.com>

To: "tdonohue@republicanccc.com" <tdonohue@republicanccc.com>; "mfogal@republicanccc.com" <mfogal@republicanccc.com>

Cc: "office@chescodems.org" <office@chescodems.org>; rlusk@lambmcerlane.com <rlusk@lambmcerlane.com>; "jmcerlane@lambmcerlane.com" <jmcerlane@lambmcerlane.com>; "rmoster@lambmcerlane.com" <rmoster@lambmcerlane.com>; mpullano@wglaw.com <mpullano@wglaw.com>; "dbarr@wglaw.com" <dbarr@wglaw.com>; "dmacmain@macmainlaw.com" <dmacmain@macmainlaw.com>

Sent: Monday, May 20, 2019 at 10:12:20 AM EDT

Subject: District Attorney Tom Hogan's Intentional Deception of Donors Contributing to Elections

Dear Republican Party of Chester County,

I am writing you today because there appears to be an election this year that the Republican Party has solicited donations for candidates including Chester County District Attorney Tom Hogan.

I am unable to find any information that is being provided to donors contributing to the Republican Party regarding District Attorney Tom Hogan's involvement in committing crimes including, but not limited to obstruction of justice and tampering with evidence. District Attorney Tom Hogan's legal problems are briefly explained in the email below and are currently pending in the U.S. 3rd Circuit Court of Appeals, case 19-1001.

Please provide me the information being provided to donors contributing to the Republican Party regarding District Attorney Tom Hogan's unsettled legal problems including District Attorney Tom Hogan using his position as District Attorney to intentionally misrepresent facts for his own personal gain on social media.

Fraud is practiced when there is a deception of another to his damage. 16 P.L.E. Fraud § 1 (1959). Fraud consists of any thing calculated to deceive, whether by single act or combination, or by suppression of truth, or a suggestion of what is false, either by direct falsehood or by innuendo, by speech or sentence, word of mouth, or look or gesture, and may be made up by any artifice by which a person is deceived to his disadvantage. Summ. Pa. Jur. 2d Torts § 16:1 (1991).

The only thing District Attorney Tom Hogan's response to the facts set forth in the attached picture proved is that West Chester, PA is much too small of an audience for a District Attorney promoting social media bullying of a victim of crimes being committed by Chester County employees, including crimes that are nearly identical to the crimes Judge Rita Arnold was reportedly sentenced to two years in state prison for.

Thank you,
Anthony Stocker Mina

--- On Wed, 7/5/17, Anthony Mina <chestercountylawn@yahoo.com> wrote:

> From: Anthony Mina <chestercountylawn@yahoo.com>

> Subject: DA Hogan's use of his position as DA to misrepresent facts and defame Anthony S. Mina on Facebook

> To: "rlusk@lambmcerlane.com" <rlusk@lambmcerlane.com>; jmcerlane@lambmcerlane.com, rmoster@lambmcerlane.com, "mpullano@wglaw.com" <mpullano@wglaw.com>; dbarr@wglaw.com

> Cc: "philadelphia.complaints@ic.fbi.gov" <philadelphia.complaints@ic.fbi.gov>

> Date: Wednesday, July 5, 2017, 8:47 AM

> Dear Chester County & Mr. Pullano,

>

> I hope you all had a meaningful Fourth

> of July.

>

> Please be advised notice has been given

> to DA Tom Hogan to retract his defaming lies that are posted

> on his Facebook account. Chester County's next law
> suit (excluding DA Tom Hogan) can be avoided by publicly
> calling for DA Tom Hogan's resignation due to his Facebook
> lies posted on June 12, 2017.
>
> Please find my response to DA Hogan's
> Facebook lies and keep in mind that it is my position that
> Chester County should also grow some balls and tie Chester
> County's obsession with disenfranchising me to a female
> getting a beer bottle stuck in her vagina by another female
> without consent being seen.
>
>
> Dear DA Tom Hogan, I hope you are
> enjoying a meaningful 4th of July. I suggest when you get
> pulled in "20 different directions" you start moving in the
> "legal" direction. I've asked you, DA Hogan to retract the
> defaming lies published on your Facebook page about Rise
> & Shine Publishing Inc. and Anthony Stocker Mina and you
> have yet to do so. So I'm going to publish some of the
> information communicated with your attorney and you (through
> private messages) so your Facebook friends have an
> opportunity to retract their defaming statements which were
> reposted following your post (Isn't great how technology
> these days can retrieve every negative post forwarded on
> Facebook because of your lies). As your next law suit is
> prepared to be served upon you (and eventually all of your
> Facebook Friends spreading your lies) for your continued
> abuse of power, specifically using social media to defame a
> victim of your own corruption (as evidenced in the response
> to your post and more thoroughly detailed at <https://www.chestercountyjustice.com/arrest-da-tom-hogan-2.html>.
>) I suggest you resign as District Attorney due to your
> insatiable desire to be recognized as one of Chester
> County's most "elite", even when that means using your
> position as District Attorney to misrepresent facts for your
> own personal gain, as you have done again with your post
> about Anthony Stocker Mina and Rise & Shine Publishing
> Incorporated. You are defaming a father that works hard to
> provide for his children as a home improvement provider and
> publicizing misleading information with your "convicted
> criminal" claim when you of all people know "convicted
> criminals" are no longer "convicted" when their defense
> attorney is arrested for their representation as you, DA
> Hogan refuse to do and then you obstruct justice with
> Chester County when refusing to provide hearings on the
> private criminal complaint filed pursuant to PA Rule of
> Criminal Procedure 506(A)(2). Being a positive role model as
> a father is important at home and in the community. Now that
> you have continued to disenfranchise a father on Facebook,
> you are going to be seen as you are, an embarrassment to
> every level of law enforcement operating with integrity.
> You've been told privately to "grow some balls and tie
> Chester County's obsession with disenfranchising Anthony
> Stocker Mina to a female getting a bottle stuck in her
> vagina without consent being seen", now you are being told
> on the same platform you "crossed the line" on with your
> defaming statements. Happy Fourth of July. The following
> letter was provided to your attorney: Dear Mr. Pullano,
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>
> Please find the attached defaming

> statements found on a DA Thomas Hogan Facebook page. Chester
> County has been repeatedly told to keep me out of their
> pathetic lies.

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>
> I suggest you have your client resign.

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> The following response was posted by
> me, Anthony Stocker Mina, (Rise & Shine Publishing Inc.)
> on DA Hogan's Facebook page. I apologize if I am supposed to
> communicate through you. I'm an IFP Pro se litigant
> uneducated about legal procedure when a District Attorney
> uses his position as District Attorney to intentionally
> misrepresent facts for his own personal gain on social
> media.

>
>
> Dear DA Hogan... You are not permitted
> to make up lies about me on your facebook page or anywhere.
> You've been told before to keep my name out of your lies. As
> I explained to your attorney, Michael Pullano, who you
> should be communicating to me through, "Why don't you grow
> some balls and tie Chester County's obsession with
> disenfranchising me to a female getting a beer bottle stuck
> in her vagina without consent being seen". You are a coward.
> Please find my response to your Facebook lies about me and
> Rise & Shine Publications Inc. below and immediately
> retract your statements with an admission of your lies (and
> I suggest you resign before you are arrested and further
> embarrass Chester County residents with your obsession of
> misrepresenting facts for your own personal gain).

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> Dear District Attorney Hogan... Your
> Facebook post confirms Rise & Shine Publishing
> Incorporated's factually based information concluding that
> District Attorney Tom Hogan is fake as a \$3 bill. As you
> (District Attorney Hogan) posted your disparaging comments
> about Rise & Shine Publishing Incorporated and Anthony
> Stocker Mina you've done what you do best...lie to Chester
> County's residents for your own personal gain.

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>
> District Attorney Hogan's claims to
> have no idea why there is Rise & Shine Publishing Inc.
> news being released in Chester County is as immature and
> baseless as the teenage girl, Michelle Carter's defense when
> found guilty of coercing her boyfriend into killing his
> self. DA Tom Hogan refuses to decide a private criminal
> complaint filed against the Daily Local News on November 4,
> 2015 for theft related charges for selling their newspaper
> with a claim to be providing their customers "A complete
> news package on multiple platforms" while refusing to
> publish paid advertisements from businesses, an individual
> and a political action committee which included an
> advertisement informing Daily Local News customers that DA
> Hogan is currently fighting to hide the abuse of a child on

- > November 2, 2015 (one day before DA Hogan was re-elected).
- > As DA Hogan posted his facebook lies DA Hogan and Chester
- > County were also refusing to schedule hearings on private
- > criminal complaints filed pursuant to PA Rule of Criminal
- > Procedure 506(A)(2) at docket numbers MD-606-2015,
- > MD-607-2015, MD-608-2015, MD-609-2015, MD-610-2015 and
- > MD-611-2015 and DA Hogan and the Chester County Court
- > Reporter are refusing to provide Anthony Stocker Mina court
- > transcripts from 5 cases. Yes, Facebook readers, DA Hogan is
- > claiming Anthony Stocker Mina has a criminal record and
- > history of frivolous litigation while committing obstruction
- > of justice and other crimes that Judge Rita Arnold is
- > reportedly serving about 2 years in jail for. The "convicted
- > criminal" part of DA Hogan's attempts to diminish Anthony
- > Stocker Mina's character as well as the credibility of Rise
- > & Shine Publishing Incorporated are equally as
- > disturbing and intentionally misrepresented for DA Hogan's
- > personal gain. DA Hogan knows exactly why he is being
- > exposed. Anthony Stocker Mina was convicted of assaulting a
- > homosexual male while Anthony Stocker Mina's phone records,
- > computer activity and documented vehicle usage proved
- > Anthony Stocker Mina was not in the West Chester Borough the
- > evening of the "assault" which supposedly took place in the
- > West Chester Borough. The District Attorney was supposed to
- > be prosecuting an individual with bleached blond dreadlocked
- > hair but instead the West Chester Police stuck Anthony
- > Stocker Mina's picture in a photo array with 5 other people
- > that did not have dreadlocked hair and Anthony Stocker Mina
- > was found guilty of supposedly being in a fight when Anthony
- > Stocker Mina's hair was brown, not bleached blond. The
- > "fight" Anthony Stocker Mina was supposedly in is even more
- > of a joke then DA Hogan is making of his self with his
- > ridiculous lies. According to the court trial transcripts a
- > homosexual male, believed to be heavily intoxicated by the
- > West Chester Police grabbed ahold of another male
- > (supposedly Anthony Stocker Mina) and refused to let go when
- > being repeatedly told to let go (West Chester Police
- > Detective Billie characterized the homosexuals advances as
- > "hitting on"). The homosexual was eventually beat up until
- > he let go of the male he did not know. (Yes Facebook
- > readers, the West Chester Police and Chester County DA
- > refused to prosecute a homosexual that was intoxicated and
- > refusing to let go of another male he was "hitting on"). The
- > homosexual was then taken to the emergency room for his
- > injuries where he was arrested for threatening to "punch
- > out" ER staff and called Officer John O Donnell a
- > motherfucker when Officer O Donnell attempted to intervene.
- > After Anthony Stocker Mina was found guilty the Appeals
- > process revealed his defense attorney, Dawson R. Muth did
- > not do some of the pre-trial investigations he had been
- > billing Anthony Stocker Mina for through his entire
- > representation (violating theft by deception laws). DA Hogan
- > refuses to prosecute Dawson R. Muth for theft related crimes
- > or even give Anthony Stocker Mina his court hearing he is
- > entitled to under PA Rule of Criminal Procedure 506(a)(2)
- > against Dawson R. Muth. Mr. Muth's crimes include perjury
- > because he lied under oath at a Breach of Contract hearing
- > claiming to have the pre-trial investigation information but
- > when Anthony Stocker Mina went to Dawson R. Muth's law firm
- > for the information Muth was supposed to obtain Dawson R.
- > Muth told Anthony Stocker Mina and his 4 year old daughter

- > to "Get the FUCK out of here(his office)" and threatened to
- > have Anthony Stocker Mina arrested for serving a Notice to
- > Attend and Produce documents Muth made sworn statements
- > claiming he had. The attached video of Dawson R. Muth making
- > his profanity laced threat was provided to DA Hogan several
- > times to accompany the private criminal complaint against
- > Dawson Muth.
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- > DA Hogan's Facebook page won't accept
- > the video upload of Dawson Muth telling Anthony Stocker Mina
- > and his 4 year old daughter to "get the FUCK out of here
- > (his office) for serving a request for documents Dawson Muth
- > made sworn statements to have in his possession, possibly
- > because of the file type but the video of Dawson R. Muth
- > threatening his client, can be seen at: https://www.youtube.com/watch?v=LpaZN23J_RA
- > Why is DA Tom Hogan playing childish games on Facebook
- > making up lies about Anthony Stocker Mina and attempting to
- > discredit Rise & Shine Publishing Inc. you are probably
- > wondering...well DA Hogan hasn't directly contacted Rise
- > & Shine Publishing Inc. or Anthony Stocker Mina so as
- > District Attorney his time would be better spent prosecuting
- > the individuals stealing the "Arrest DA Hogan?" signs which
- > were strategically placed in locations politicians signs are
- > often displayed. Rise & Shine Publishing Inc.
- > appreciates the vulgar display of narcissism among DA Hogan
- > supporters on Facebook acting as if there personal interests
- > in removing the "Arrest DA Hogan?" signs take precedence
- > over PA state theft laws and Federal Free Speech Rights.
- > Enjoy your Fourth of July, narcissists.
- >
- >
- > Thank you,
- > Anthony Stocker Mina