

April 1, 2010

SAMUEL K. LIPARI Plaintiff, *Pro Se*
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Re: 0916-CV38273

Dear Honorable Judge Robert Schieber:

I am writing because a new round of retaliation has been started by persons connected to co-conspirators in this case. I am looking at the possibility of seeking a restraint against this conduct through a motion before this court and even questioning whether the defendants continued utilization of extrinsic misconduct is based on an inability of the 16th Circuit and the Western District of Missouri Court of Appeals to uphold the law of the State of Missouri in litigation connected to the Novation LLC hospital supply cartel, which has used their monopoly to artificially inflate healthcare costs, and has nearly bankrupted our state.

I learned last week that since I have no children of my own, my nephew has again been targeted in his Blue Springs High School because of my litigation seeking to vindicate my rights to enter into Missouri's monopolized hospital supply market.

His teacher Ashley Brooker, the wife of a Mathew Brooker a member of Waldeck Matteuzzi & Sloan, a law firm associated with the defendants REGUS PLC, REGUS MANGEMENT GROUP LLC, and LIANNE ZELLMER used her position to sabotage his academic achievements in her class. This new activity follows several events where I have complained to the Missouri Board of Bar Governors and the Department of Justice about the misconduct of targeting my nephew in his school because of my litigation in the 16th Circuit. See Exhibits 1-8:

<http://www.medicalsupplychain.com/pdf/Targeting%20Ian%20and%20Susan%20Evidence.pdf>

The present case is itself about latecomer co-conspirators including REGUS PLC, REGUS MANGEMENT GROUP LLC, and LIANNE ZELLMER who have been recruited to aid the Novation LLC cartel's restraint of trade in Missouri hospital supplies by depriving me of my business property unlawfully. A form of retaliation for my persistence in seeking to enter the Missouri Hospital market controlled by Novation.

<http://www.medicalsupplychain.com/pdf/Amended%20Petition%20CV38273.pdf>

The defendants have argued that I have failed to state claims and therefore cannot sustain RICO conspiracy allegations, yet even this week the non defendant co-conspirator the City of Blue Springs Police Department described in the complaint before this court again targeted my nephew on his way to and from school. The City of Blue Springs Police Department under the direction of Police Chief Wayne McCoy (the highest or final policy making authority for the City of Blue Springs over matters of selecting subjects of criminal investigation and surveillance by marked police cars under *City of St. Louis v. Praprotnik*, 485 U.S. 112, 124-25 (1988)) has committed the conduct described in the petition and amended petitions before this court and also resulted in several complaints to the Missouri Board of Bar Governors and the Department of Justice.

<http://www.medicalsupplychain.com/pdf/Targeting%20Ian%20and%20Susan%20Evidence.pdf>

This racketeering tactic of Hobbs Act extortion by the Novation LLC co-conspirators was used against my former counsel's son in Pittsburg, Kansas, causing him to drop out of school. When my former counsel finally obtained custody of his son, the Kansas City Missouri School District resisted letting him attend school and both school principals Linda Collins of North East and Tom Herrera of East denied his son the opportunity to re-enter high school last year.

I think it is the lowest form of gangsterism to misuse public offices to retaliate against people's children for the purpose of obstructing justice and here it is my seventeen-year-old nephew who has no connection to my Medical Supply Chain or Medical Supply Line businesses. There is no reason my nephew should be forced to abandon his high school studies and forfeit an opportunity to go to college because of the defendants' criminal conduct like my former counsel Bret Landrith's son was forced to.

Certainly the law firms the defendants have engaged to represent in the present case would not condone this high risk use of Hobbs Act extortion as extrinsic fraud to obtain a corrupt outcome in their favor if they did not have a substantial basis for concluding they could get away with this misconduct in the 16th Circuit and the Western District of Missouri.

It may be that the defendants are demonstrating that it is impossible to obtain a law and fact based outcome in the 16th Circuit and the Missouri Western District and this action needs to be transferred to another venue within the State of Missouri.

I am willing to consider any joint motions by the defendants' counsel offered in aid to restrain this extrinsic conduct to corruptly influence this action. This will give any defendant or its counsel the opportunity to affirmatively renounce its participation in this latest racketeering. If I do not receive any proposed joint motion condemning this conduct by April 15th, I will undertake obtaining redress on my own and I will leave the professional reputation of practitioners of the Greater Kansas City Bar to find its deserved disdain in the resulting public outcry.

Sincerely,
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Hand Delivered: Honorable Judge Robert Schieber

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