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Letter to court employee Robert Johnson asking him to cease and desist harassment and crimes against me and my children

1 message

Megan Mason

Mon, Nov 13, 2023 at 1:05 PM

To: Michael I Bender mbender@caesarbenderlaw.com, Peter Matt <peter@goedecke.com Co: "Christopher D. Wehrman" <CWehrman@kgwlaw.com, "CCC DomRelCR2108 (Chief Judge's Office)" <ccc.domrelcr2108@cookcountyil.gov, "Kaye Mason (Chief Judge's Office)" <kaye.mason@cookcountyil.gov, Mary.Wisniewski@cookcountyil.gov, "Diana Arroyo (Chief Judge's Office)" <Diana.Arroyo@cookcountyil.gov

Michael and Peter,

I have tried to let you both know that you are under federal surveillance and investigation due to your racketeering activities. You are both very stupid and arrogant so you have not wanted to listen to me. So I am trying again, with a little more specificity. Christopher Wehrman, Justyn Brodacz, Molly Caesar and Gerald Blechman, among others, are all cooperating in an investigation to break up the racketeering enterprise in The Circuit Court of Cook County in which divorce cases are bought and sold through the promise of judicial appointments. More to the point, children are bought and sold through corrupt GALs like Michael Bender.

You seem to think that because Brad Trowbridge "got away" with identity theft and wire fraud against me and then got to be a judge it means you are off the hook. Brad is also a moron so I think he thinks this too. John Palen also appears to have "gotten away" with soliciting a bribe in an ex parte email, but John seems so stupid, his actions so brazen, that I actually think he must also be an FBI agent, or there is something really wrong with him. Here's the thing. You are free because federal prosecutors want you to commit more crimes. It is not in your interest to commit more crimes. It's not in my interest for you to commit more crimes. So stop.

You and Kaye Mason seem to think that you can permanently erase emails from state owned servers and that if you can get someone to alter the docket, say to remove Brad Trowbridge's name, that there will be no audit log. I am not stupid so I don't think that.

Because of your hubris and arrogance in the face of obvious evidence of a federal investigation into your crimes, I have long suspected that you believe that you have some sort of "out" in the Northern District. Because they are professional liars it would not surprise me if you have been directly told by prosecutors or federal agents in this district that there is no criminal investigation involving you in Chicago. First, there could be an investigation and the people investigating you don't tell you. If you were as savvy as a mid-level drug dealer I would not have to tell you that law enforcement can lie. But then there is the fact that it's quite possible that there is an active criminal investigation targeting you and it is not in the Northern District of Illinois.

You do realize that as a FINRA licensed financial advisor I was wholly engaged in interstate commerce. The sanctions, vexatious litigation and emotional abuse you two orchestrated are what destroyed this career. But it's important for you to understand where I was trading securities, where I was bonded, where my employer was based, where my boss was located, and where my client's wealth was located when I was trading on their behalf. I was sitting in Chicago, but engaging in interstate commerce on servers and exchanges located in The Southern District of New York. My hunch is that's who's after you because they specialize in both financial crimes and public corruption and unlike Chicago, they give zero fucks about the Matthew Links, Ed Burkes and Michael Benders of this world.

But what do I know? I'm just a crazy, ignorant woman as you've all been so careful to point out. There's absolutely no way a potty mouthed, distraught person who would write such an incendiary email as the one I'm writing could be coordinating with law enforcement. Do you realize how funny it is that by getting Johnson to sanction me for complaining about a federal investigation you have managed to build federal prosecutors a proactive defense against entrapment? I have been forced to quite literally entrap you in crimes in my desperation to get my children back and at the same time federal prosecutors have managed to get you both to create a documentary record that proves I'm not only not coordinating with them but I'm trying to blow up their case.

I am done with the absurdity. As the attached letter states, I will no longer pretend that court employee Robert Johnson has any legal authority over me. Due to his prior and ongoing acts of fraud his every act is void on entry. I don't think it is healthy for me to pretend I am engaged in litigation when I am absolutely certain that the only purpose of my interactions with you felons is to drive a criminal case forward. I am not a federal prosecutor. I am a mom whose children need her. I

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will not do anything to delay our reunion and I know pretending to go to court with felons just kicks the can of my family's justice down the road.

Lawyer up and fuck off. I'm done with you.

Megan Mason

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Lawyer to Court Employee Robert Johnson's Criminal Defense Attorney.pdf 88K