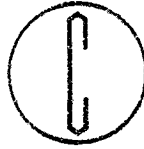


June 17, 2016



The Honorable Terry L. Wooten
Chief U. S. District Judge
Matthew J. Perry, Jr. Courthouse
901 Richland Street
Columbia, S. C. 29201

Re: Civil AND **CRIMINAL COMPLAINT** (Reference Number DA300520412)

Dear Judge Wooten:

On September 15, 2015 an "Injunction, Emergency/Expedited Motion, U. S. District Court for the District of South Carolina, Columbia Division, Civil Action No. 3:15-cv-3669-JFA-SVH," written September 10, 2015, was filed and hand-delivered by me personally. Appropriate copies were served in a timely manner to all relevant parties. Two defendants were named: (1) South Carolina Secretary of State, Office of Mark Hammond, 1205 Pendelton (sic) Street; Suite 525, Columbia, South Carolina 29201; and, (2) South Carolina Republican Party, Office of Nat Moore 1913 Marion Street, Columbia, South Carolina 29201.

After exchange of motions with co-defendant Republican Party of South Carolina (RPSC)¹ my motion for Summary Judgment was submitted to the Columbia S.C. court on December 21, 2015 (Magistrate Judge Hodges). This motion for Summary Judgment was ignored. *No court order was issued and* elections for POTUS would be over if I had no court order to follow and/or appeal. After unreasonable, unfair and illegal court delays, I learned over the phone (A) no court order would be forthcoming; (B) The Republican Party itself would fail totally when an order is given in my favor. Written documents with the Court and filed by co-defendant RPSC cite this language. I have no remedy at law and have incurred serious professional and financial damages due to 'lower' court assistance to a political party and intervention against me.

Article 3 of the U.S. Constitution mandates the U.S. Supreme Court as the point of origin for disputes involving states. South Carolina is a state. Between March 4 and April 26, 2016 I contacted them four times in writing. They contacted me mostly by phone and by letter telling me what to read and, mostly, dragging out the time while I continued to stress "time is of the essence;" after all, I was seeking "Emergency Application for Individual Relief."

My motion was rejected by phone and letter (Scott S. Harris, Clerk, and Mara Silver). Plaintiff docket fee was returned when I asked after the third effort. The message 'bottom line' from the Supreme Court was: Go through the lower courts. If you do not like the District Court order, appeal it. If you dislike the Appellate Court order, then contact us again. The Supreme

¹ Secretary of State, Columbia, SC was the only other defendant but SOS has no legal standing in the case at this time as SOS **failed to respond** in accordance with Civil Rules of Procedure 12; regardless, my complaint is criminal as well as civil in nature.

Court decided all of this knowing NO 'LOWER' COURT ORDER to follow or to appeal existed and the 'Supremes' could have refused me immediately instead of helping defendant by delaying their decision from March 4 through April 26, 2016. Additionally, Article 3 of my Constitution says the Supreme Court is the correct Court of origin in this case. I have incurred serious professional and financial damages as a direct result of intentional delays instituted by the Supreme Court.

EXTORTION: It was extortion (a crime) (when elected and appointed government employees of the State of South Carolina demanded (mandated) \$40,000 from me, payable immediately and in cash or certified check, and accompanied by a signed, notarized and written pledge to support decisions made by the 'leader' of the private not-for-profit organization (RPSC) to whom I was told to give the money. I refused to pay;

BRIBERY: It was bribery (a crime) to and of and for government elected and appointed officials when the State of South demanded, but failed to obtain from me, cooperation in financial kick-backs of \$20,000 (one-half of the \$40,000) by a private not-for-profit organization (RPSC) to unnamed elected and appointed government officials. U. S. Senator Lindsay Graham, himself a candidate for the office of POTUS, would be paid part of the \$20,000? I refused to cooperate;

HATCH ACT: It was violations of the Hatch Act of 1939 (a crime) when an elected and nationally known politician used a government auto, whether leased or bought by government, for campaign purpose, or used travel cards issued for state business if s/he is an elected or appointed state government employee, or used state of Ohio or elsewhere cell phones and state employees to further his/her campaign. Salaried public employees may not receive payment nor may they on a volunteer basis at no additional cost use the power and position of their appointed or elected office to help or hinder a political party (RPSC) or a political candidate. Plaintiff was harmed badly by the Republican Party change of date and Hatch Act violations for the 2016 Primary election in S.C.;

RIGGED ELECTION(S): It was establishment of a rigged election (a crime) when the RPSC and State of South Carolina conspired successfully to change (shortened by 20 days) the time to register for the Republican Party Primary election, and to do so with little or no notice to anyone but political insiders such as South Carolina Senator Lindsay Graham. Each party to the conspiracy was well paid for changing the deadline date.

It was establishment of a rigged election when \$20,000 of the \$40,000 I was told to pay would go to pay persons who would manage and work at the polls on Election Day thereby causing me to pay a Poll Tax in violation of my 14th and 24th Amendment rights. I refused to allow and/or agree to RPSC and State of South Carolina demands that I surrender Constitutional rights (the 1st and 14th and 24th), especially in view of the fact that as POTUS I shall take a solemn oath to God Almighty that I will protect, defend and support the Constitution of the United States of America.

OTHER: Relevant 'Motions' and correspondence are on my web page ; thus, without explaining additionally criminal and civil violations at this time and in such short space I ask you to visit my web page: www.coyne-assoc.com.²

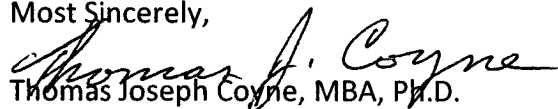
I am entitled to have my name of the ballot for POTUS in the election in November, 2016 as an Independent Candidate, inasmuch as the Republican Primary is finished and the U. S. District Court system and the Supreme Court of the United States refused to do what each swore to God Almighty s/he would do.

I am entitled to substantial but reasonable compensation for the crimes against me, such crimes resulting in my not being able to take part in national debates and otherwise compete for the Office of President in the Republican Party primary elections.

I am entitled to recovery of court costs and travel costs in addition to punitive and real financial damages because of these crimes.

Please contact me for additional information as needed. Also, thank you for your anticipated effort(s)!

Most Sincerely,


Thomas Joseph Coyne, MBA, Ph.D.

(Financial Economist)

Candidate for the Office of President
Of the United States (POTUS)

Certificate of Service: This letter was sent this date via the U. S. Postal System:

1. Honorable Justices John Roberts, J., Anthony Kennedy, Clarence Thomas, Ruth Bader Ginsburg, Stephen Breyer, Samuel Anthony Alito, Jr., Sonia Sotomayor and Elena Kagan; also, Scott S. Harris, Clerk, and Mara Silver, SUPREME COURT OF THE UNITED STATES, OFFICE OF CLERK, Washington, D. C. 20543-0001;
2. The Honorable Governor, Nikki Haley, 1205 Pendleton Street, Columbia, South Carolina 29201;

² Frederick P. Stamp, Jr., Judge, Federal District of Northern West Virginia (Wheeling), abused the power and position of his office when Plaintiff attempted to get on the ballot for Governor, 2004. Stamp found from his bench in favor of Plaintiff but when his written order was issued he found for West Virginia life-long professional politicians. U.S. Supreme Court Chief Justice William Hubbs Rehnquist was at his residence studying Plaintiff's appeal the night he died. It appears Ted Cruz may have been the Rehnquist chief of staff at the time; regardless, my original files were demanded and delivered by me in the parking lot of the Supreme Court building in accordance with orders received by me from a chief of staff. Nothing further was heard from the U.S. Supreme Court. My original files remain with the Supreme Court? As with Associate Justice Antonin Gregory Scalia, as I recall, sadly no autopsy was announced as having been done on Chief Justice Rehnquist.

3. The Honorable Attorney General Wilson, P. O. Box 11549, Columbia, S. C. 29201;
4. Federal Bureau of Investigation, FBI Columbia, 151 West Park Boulevard, Columbia, South Carolina 29201;
5. SOS, Office of Mark Hammond, 1205 Pendleton Street, Columbia, South Carolina 29201;
6. South Carolina Republican Party, Office of Nat Moore, 1913 Marion Street, Columbia, South Carolina 29201;
7. Correspondence Management Staff, Office of Administration, Criminal Division, Case # DA300520412, U. S. Department of Justice, Washington, D.C. 20530;
8. United States District Attorney for the District of South Carolina, 1441 Main Street, Suite # 500, Columbia, South Carolina 29201;
9. Other(s).