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Thu, Apr 30, 2015 at 3:43 PM

## judicial/legal corruption and misuse of taxpayer dollars

2 messages

sharyn eklund <seknumbeo@gmail.com>

To: joye.frost@usdoj.gov

Cc: Kathy.Greenlee@acl.hhs.gov

Bcc: communications@propublica.org

Director Frost, Office for Victims of Crime:

Ms. Raymond, myself and others continue to repeatedly ask for someone's undivided attention regarding such "misconduct" as the following:

- 1) courts rubber-stamping accountings in guardianship cases, removing documents from files, altering documents, etc. (for further abuses with specificity see www.probatecourtreform.com);
- 2) clerk' unauthorized use of professional credentials as in the case of Ms. Raymond (see Ms. Raymond's memo which she provided);
- 3) court/legal system's alteration of documents experienced by Ms. Raymond and myself;
- 4) court/legal system's "blatant alteration and undisclosed manipulation of court records, parties, party designations and case filings and records, resulting in the theft of private and public funds" documented by Ms. Raymond (also see <a href="https://www.courtreformmasscorruption.org">www.courtreformmasscorruption.org</a>);
- 5) courts refusing to provide equal access to court records, computer systems, process, etc.;
- 6) courts engaging in threats and harassment through the use of frivolous restraining order petitions and frivolous contempt citations ( see the attached documents and aforementioned websites);
- 7) Massachusetts Supreme Court rubber-stamping the MA State Attorney General's "representation of non-state actors as deserving of the same carte blanche sovereign immunity as state actors ( see Gallagher v. Kattar, Jr. petition);" and
- 8) Massachusetts Supreme Court's inability to judicially function or reform its lower courts which have been evaluated as follows: F for Public Records, C- for State Ethics Commission, C+ for Judicial Accountability, and D+ for Legislative Accountability (see Gallagher v. Kattar, Jr. petition).

If a corrupt, dysfunctional police department requires DOJ to intervene to provide review and oversight, then surely a corrupt, dysfunctional judicial/legal system necessitates no less. What exists in Massachusetts are human rights and civil rights crises of monumental proportions. Please start addressing these issues, and follow the money regarding the misuse of taxpayer dollars allegedly used to computerize court documents.

Sharyn Eklund 217-223-5684



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Sun, May 31, 2015 at 4:01 PM

## Additional Information Concerning Corruption in MA Judicial System

2 messages

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To: joye,frost@usdoi.gov

Cc: Kathy.Greenlee@acl.hhs.gov

Bcc: ProPublica Communications <communications@propublica.org>

**Director Frost:** 

Ms. Raymond has provided the two attachments which demonstrate the blatantly questionable reliability of the Massachusetts court docketing system and its decisions rendered when actions, inactions, and malfeasance of clerks and given counsel distort case files.

In the Eklund case, there are questionable entries on the docket - e.g., "motions" that I am not and was never aware existed nor the alleged outcomes. The extent of the file tampering is not completely known to me. It is interesting how the court and Mr. Aptaker apparently engage in misspelling my last name. One has to wonder if dual files have been created.

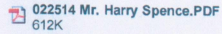
As stated in the attachments, the integrity of the Massachusetts court process has been degraded hurting people and allowing for the theft of liberty, life, and property; and facilitating elder abuse and actions "tantamount to kidnapping."

Again, these concerns require your undivided attention. Thank you.

Sharyn Eklund 217-223-5684

attachments: Harry Spence letter; Joseph Stanton letter

2 attachments



022514 Mr. Harry Spence Attachments.PDF 4762K