

NOTICE:

January 31, 2018

Your presence is **REQUIRED** as a **WITNESS FOR THE DEFENSE**.

Commonwealth of Pennsylvania v. Terance Healy #CP-46-CR-0003151-2015

Trial has been scheduled on February 7, 2018 at 1:30 PM before

Judge William R. Carpenter
Montgomery County Court of Common Pleas
Courtroom "C"
Norristown, Pennsylvania

Failure to appear will result in a request for a Court Order to compel your testimony in this matter.

Your testimony will relate to receipt, actions and response to a letter sent to you on February 22, 2015. You will be asked about the responsibilities as an elected member of the General Assembly. If you have been approached by any person instructing you to disregard this notice, please contact the court and/or federal authorities.

A current summary of the issues involved in the matter is attached to allow you to prepare.

Please keep the court advised of any availability issues. Chambers (610)278-5902 Fax (610)994-2802

IN THE COURT OF COMMON PLEAS OF MONTGOMERY COUNTY
PENNSYLVANIA
CRIMINAL DIVISION


COMMONWEALTH OF PENNSYLVANIA
v.
TERANCE F. HEALY

CP-46-CR-0003151-2015
JURY TRIAL

ORDER

AND NOW, this 27th day of January, 2018, a Jury Trial in the above-captioned matter is scheduled for February 7, 2018 at 1:30 p.m. in Courtroom "C" of the Montgomery County Courthouse, Norristown, Pennsylvania.

IT IS HEREBY ORDERED that the Attorneys and the Defendant are directed to appear for Trial and to remain available until the conclusion of the case unless excused by the court. The attorneys are directed to promptly notify any necessary witnesses and to have them available to testify when needed. The District Attorney is directed to forewarn, provide any additional or outstanding Discovery to the Defense. The Attorneys are directed to submit in writing to Chambers any proposed jury selection questions.

BY THE COURT:

WILLIAM R. CARPENTER

Copies sent via January 23, 2018
By Interoffice Mail to:
Lauren Hesse, Deputy
Andrea Grace, Court Administration
Jesse Shields, Court Administration
Tamara Herder, Court Clerk
Megan McCarty, Court Reporter
By First Class Mail to:
Philip Piva, Esquire, (standby counsel)
Terance F. Healy, cpm 442 871 Mustang Blvd, Norristown, PA 19370

Exclusive Notice of Language Rights

Jurisdiction is a necessity. Absent jurisdiction a judge has no authority. DELIBERATE INTENTIONAL ACTIONS WITHOUT JURISDICTION CREATES A MALICIOUS FORCE. The judges need not concern themselves about immunity. This POWER is ABSOLUTE OVER EVERYTHING and goes unchecked.

Deliberate action without jurisdiction triggers injustice, and a judge becomes an UNSTOPPABLE DESTRUCTIVE FORCE.

Two on the Montgomery County Judiciary, William Carpenter and Carolyn Tornetta Carluccio, have demonstrated this to be true. They have terrorized me EVERYDAY for years with their psychotic judicial masturbation. Malicious. Evil. Cruel. Unchecked. They create a team where they all participate in the effort. Flipping good people to do bad things. They don't even need their target in person.

All they need is for something to cause a defect in jurisdiction, or they completely disregard it from the on-set.

The problem exists because the Legislature never gets involved with issues regarding the judiciary. It goes unchecked.

The problem exists because the state Supreme Court IMPROPERLY AND UNCONSTITUTIONALLY affected the "right of the General Assembly to determine the jurisdiction of any court." Article V Section 10(c)

How? RULES. Unconstitutional. Improperly enacted.

The appeals courts indicate they do not have jurisdiction to review the matter. The Legislature had provided it by LAW. Their 'rules' instructed you to go away. Come back later. Then, new rule – It's too late.

Supreme Court's RULES which broke the LAW show contempt for the Legislature and undermine the CONSTITUTION.

The Legislature ignores.

The Governor avoids. Office of General Counsel lawyers run interference.

Remember when that predator statute of limitations bill was being considered. Chairman of the Judiciary Committee for 30 years had *no idea about the Constitution.* Obstructed the law. Protected the Predators. Twisted.

The Attorney General was locking up predators at an alarming rate, 1 every other day for 3 years.

Discovering a predator organization being run from within the OAG – under Supreme Court mandated Rule 1.6 silent participation by lawyers (including the Attorney General.) Prosecuting the predator list while recognizing that ...

Pennsylvania Prosecutors Protect Predators.

There was even more in the OAG email than porn and protected predators.

Plenty of litigants have felt the sting of that INTERLOCUTORY excuse which denied them of their rights, or the protection of the laws. Plenty of people lost everything because of the 'system', the *Rules*.

The problem isn't that there needs to be a law, or law reform.

The problem is that there is NEVER ANY CONSTITUTIONAL REVIEW OF RULES ENACTED BY THE JUDICIARY. And, their RULES DO NOT ALLOW FOR IT.

If the RULES do affect and destroy you (YOU HAVE NO RIGHTS. NO ONE'LL BELIEVE IT.). And another RULE prevents lawyers from disclosing what has occurred.

There's *the RULE you know is wrong*, and then, there's **RULE 1.6 CONFIDENTIALITY OF INFORMATION** to conceal and mandate the silent participation of lawyers in the violation of every American's constitutional rights.

CAROLYN TORNETTA CARLUCCIO called it her 'unappealable order'. Every minute of every hour of every day of every month since THAT defective and void order has affected and annihilated my life from when it was signed in May 2011. Multiple appeals, further civil litigation, aggressive false arrest, false prosecution of terrorism, homeless, destitute, isolated, false suicide interventions, ...

Don't believe this exists as a tactic to destroy?

Pennsylvania Attorney General Kathleen Kane learned of it's unchecked affect. And before she could take any action, they used it to ON HER.

William Carpenter, in the complete absence of ANY jurisdiction, authorized a Special Prosecutor. No Authority. NONE. No Law to provide him that jurisdiction. Law provides jurisdiction. General Assembly provides law. THERE WAS NO LAW.

Yet, the General Assembly also participated in the spectacle – they had to know there was NO LAW providing ANY JURISDICTION. Or were those participants the lawyer-legislators? Did anyone intervene? No. UNCHECKED. DESTRUCTIVE. CORRUPTION.

Kathleen Kane was further hindered because, as an attorney, she is not permitted to disclose information which will adversely affect the integrity of the judiciary. Rule 1.6. Even when it is being used to destroy her.

Jurisdiction for the judiciary MUST BE PROVIDED BY LAW. Without the Legislature providing a law providing for the jurisdiction of a court, there is no authority for that court to do anything.

Judge William Carpenter had no authority to create Thomas Carluccio as Special Prosecutor. Rules mandate the Court to ignore. The PA Supreme Court follows their own RULES.

Two weeks ago, a Superior Court panel was puzzled when presented THAT question which had been neglected by the Supreme Court. When the court ignores – nobody wins. The twisted claim a victory.

I am not a lawyer. No Rule 1.6 to silence me. Carolyn Carluccio's "unappealable order" and subsequent fraudulent conveyance left a lawful claim on a deed to property which could only be settled upon my demise. I wasn't dying fast enough. There were several attempts which failed.

They decided to restart things. New Arrest. False charges. Events ENTIRELY created by the police. I was unaware of their 'investigation'. Their paperwork indicates that the police were delivering the message and then creating the public disturbance necessary to allege terroristic threat. The crime requires the threat of a violent criminal act, directly or indirectly, for the purpose of disturbing the public order.

Police delivered the message and provided an overwhelming amount of police protection, patrols and support. Constant contact on the day they delivered the message. Weeks later, someone subsequently noticed that 'repossession' was NOT a violent criminal act. Not wanting to have wasted their police efforts, reports, overtime, patrols, protecting and serving, etc... they wrote their own violent criminal act ON MY WEB SITE. (When I saw it I deleted it.) They arrested me.

For the last three years, the criminal allegations have hung over my head. I have been given NO OPPORTUNITY TO DEFEND AGAINST THEM. The ADA did say if I relinquish the deed, she would drop the charges. Stupid girl. If coerced under duress to sign anything, my claim would remain valid. They would still need me dead. Their prosecution was more violent than the purported crime.

To silence me in the criminal matter, a public defender was appointed to interfere and sabotage. No filings would be accepted by the Clerk. No hearings. No Laws. No rights. No voice. No escape.

William Carpenter had no authority to decide my incompetence. No Hearing. No Evidence. No rights to be heard. No Notice. Hiding in his chambers, he sent for the Public Defenders, Marone and D'Angelo went in along with (?) Thomas Carluccio (?). Multiple appeals – ignored by rule. Two years have passed... terrorized. EVERYTHING PENDING. My liberty threatened.

In April 2017, they botched a false suicide intervention. Perpetrated to allow for the suicide they had planned for me, it caused legal problems in Bucks County. It began to involve more and more people. Each silently capitulating, participating and lawyering up.

Anyone who says they are not trying to trick you IS MOST DEFINITELY TRYING TO TRICK YOU. Their question is an act of self-pleasure... judicial masturbation.

As arbitrarily and capriciously as before, I was found competent. Given a week to prepare a defense or go to jail (Suicide intervention BOTCHED. Prison murder SET.)

ONLY A TRUE SOCIOPATH WOULD ASSIGN THOMAS CARLUCCIO TO REPRESENT ME.

Judge William Carpenter is EXACTLY that kind of sociopath. Imagine the giggles it provided.



My case has not yet gone to trial but has been through Superior Court three (3) times and Supreme Court once. Their court-appointed lawyers will not provide the Supreme Court's paperwork. Could be affected by the old interlocutory 'rule' problem or confidential disciplinary actions. Those court-appointed lawyers won't even provide my file to me.

The document which is indicated as 'the terroristic threat'.... those to whom it was actually sent are on my witness list.

Governor Tom Wolf and Pennsylvania Legislature, with legislator-lawyers excused where Rule 1.6 triggers Rule 601(b)(1,2,3 & 4), compelled to Judge William Carpenter's courtroom to bear witness to what happens when the Legislature neglects THEIR EXCLUSIVE RESPONSIBILITY REGARDING JURISDICTION OF THE COURTS.

A MOTION FOR RECUSAL OF WILLIAM CARPENTER ...to be filed shortly.

I saw what was done to Gabriele Drexler. I saw what was done to Kathleen Kane. I saw what was done to Patrick Reese. Alleging a crime while preventing ANY defense from being presented.

Kathleen Kane was the ONLY person who ever tried to help me. They ordered her silence. They ordered her inaction. She had indicated to me, "I know what they did to you." I know what they did to her.

37. The Supervising Judge denied that request.

⁸ Notably, the Supervising Judge had previously attached the relevant transcript to a pleading he had filed in the Supreme Court, which in turn made available to OAG. When the Supervising Judge discovered, two days later, that OAG had received the transcript from the Supreme Court, he ordered OAG to return the copy or delete it prohibited OAG from talking about or using the contents of the transcript. In essence, OAG was directed by the Supervising Judge to erase the memories of any OAG employee who had lawfully seen the transcript and to engage in an ongoing pretense that the contents of the transcript had not been disclosed and were unknown.

Now, the team used to take down the attorney general have twisted their efforts back toward me.

I'm not a lawyer. No Rule 1.6 silent capitulation for me.

The Worst Kept Secret in Pennsylvania.

I will not go quietly into the night.

I persevere.



Terance Healy
www.work2BDone.com/live