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CT COURT FOR THE

SIGN BY DEPUTY CLERK

CIVIL ACTION

NO. 08-426-RET-DLD

Defendants

I, Petitioner Susan Hill, respectfully object to the Magistrate Judge's Report and Recommendation dated July 1, 2009, and signed by Magistrate Judge Docia L. Dalby. Any failures in this matter (Civil Action, Number 08-426-RET-DLD) that may be attributed to me are the consequence and because of ongoing and continuing actions by defendants, Governor Bobby Jindal, et al.

Actions of defendants, Governor Bobby Jindal, et al, have caused irreparable, ongoing and continuing harm to plaintiffs.

Actions of defendants, Governor Bobby Jindal, et al, have caused me to have been unable to secure legal representation.

Defendants, Governor Bobby Jindal, et al, have suffered no prejudice in defending themselves against my claims. On multiple occasions I notified defendants, Governor Bobby Jindal, et al, of the lawsuit (Civil Action, Number 08-426-RET-DLD) I had filed against them. I additionally notified defendants, Governor Bobby Jindal et al, that I had gone to the media and exposed their illegal conduct. The response to these notifications was for Governor Bobby Jindal to terminate me from my protected classified civil service employment as a Coastal Resources Scientist Supervisor.

Defendants, Governor Bobby Jindal, et al, have known of their liabilities because of their actions and it is because of their knowledge of their liabilities, they have sought to silence me which has been manifested and led to any failures that may be attributed to me in the prosecuting of Civil Action, Number 08-426-RET-DLD.

Through information and belief, defendants, Governor Bobby Jindal, et al, have been/are engaging in ongoing and continuing actions, attempting to achieve my silence and obstruct justice, through various means including witness intimidation; harassment, surveillance and monitoring; blackmail; and trespass to my property with the intent of tampering with/sabotage of

my home including the air conditioning unit and the cable internet connection, among other things.

Evidence of such conduct may be exhibited from the following testimonial statement of a U.S. Marshall to the court which appears on page 2 of the Magistrate Judge's Report signed by Magistrate Judge Docia L. Dalby on July 1, 2009:

"The U.S. Marshal was unable to serve plaintiff, and talked to a neighbor who stated that plaintiff no longer lives at that address as of June 1, 2009."

It is factually false that I no longer live at the referenced address as of June 1, 2009. It is factually true that I have continually lived and currently live at the referenced address as of this day, Friday, July 17, 2009. Additionally, of note, I have not spoken to any of my neighbors in nearly a year. Therefore, the U.S. Marshal's statement indicates to me and evinces evidence that a Doe defendant, as an extension of surveillance and monitoring of me and my home, fraudulently disseminated knowingly false information to a neighbor of mine who then repeated to the U.S. Marshal the false information that was told to them by defendant Doe. The U.S. Marshal's statement was not some vague generalization. The U.S. Marshal's statement contained a precise date (June 1, 2009) as to when I purportedly ceased to live at the address of my home which appears to be a facet of the ongoing and continuing affirmative acts of obstruction of justice by defendants..

It appears that defendant Doe obstructed justice and fraudulently disseminated knowingly false information (that I no longer lived at my address as of June 1, 2009), because of knowledge of

Civil Action, Number 08-426-RET-DLD and the aforementioned surveillance and monitoring activities, to cause the U.S. Marshal to cease any attempt to serve me with notice to appear before the court at the indicated show cause hearing on June 4, 2009, which has now led to the recommendation that my lawsuit be dismissed for failure to prosecute and for failure to comply with court orders.

If this action were to be dismissed at this time, defendants would be "rewarded" in essence for "successfully" obstructing justice with defendant Doe's fraudulent affirmative act which interfered with a federal court proceeding and interfered with a U.S. Marshal's performance of an official duty and an official act that was requested and directed by the court.

Therefore, I do object to the proposed findings of fact and conclusions of law set forth in the Magistrate Judge's Report. To reiterate, actions of defendants, Governor Bobby Jindal, et al, have caused any failures in this matter that may be attributed to me. As a factual matter, defendants are on notice of my Civil Action, Number 08-426-RET-DLD. Defendants have been on notice of allegations made against them for years. Rather than acknowledge their liabilities through the time of my E.E.O.C. complaint, remedy my harm and attempt to resolve matters, defendants have continually obstructed justice and inflicted further harms upon plaintiffs. Defendants, Governor Bobby Jindal, et al, have continually chosen to increase their liability to plaintiffs by actions including engaging in wrongful conduct, further and increasing retaliation causing further and increasing harm to plaintiffs.

Defendants have not been deprived of any opportunity to defend themselves from allegations made against them. To the contrary, actions including continuing and ongoing obstruction of justice by defendants, Governor Bobby Jindal, et al, have deprived plaintiffs of the ability to effectively prosecute claims against defendants.

Therefore, I respectfully request an extension for time for service. I believe I have demonstrated good cause to justify this request.

Respectfully submitted,

By: _____

Plaintiff, SUSAN HILL, Pro Se

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