

JAMES COURI

72960 Fred Waring Drive, Palm Desert CA 92260 . 212-605-0277

July 15, 2011

Judge Paul Wooten
Supreme Courthouse
60 Centre Street
New York, New York

By Hand & Via Fax

Re: Couri v Siebert et al
Index 107240/04 & Related Cases

Ref: Wooten Decision filed on or about 7-13-2011

Judge Wooten:

I have recently undergone major surgery. I have just been advised of Decisions you have generated, seemingly spawned by my letter to you in June 2011. These current spectacles you call Decisions are regrettably further clear and convincing evidence of your willful, contumacious and intentional scheme and a three-card-monty legerdemain to deprive me of justice and legitimate access to the Courts.

You and your Part Clerk, Warren Rubio, in concert with defendants disgraced Dr. John Siebert, his PC, and his lawyer Joseph M. Burke et al, have lied, cheated, and manipulated facts and Court Records, to deprive me of my Constitutional and other Rights. Plainly put, you and your Court have intentionally, systematically deprived me of my claims by collusion, fraud and corruption. The facts are clear. You have dismissed my motions by falsely claiming that said motions 'fail to comply with the Beeler Injunction of 12-12-05'. This is a blatant lie. You and your Clerk Mr. Rubio systematically refused to arrange telephonic conference calls I repeatedly requested in compliance with Beeler Injunction of 12-12-05. Thus, you intentionally stonewalled my access to the Court by your ignoring the mandates of the very Beeler Order you falsely claim I flouted and ignored.

I therefore had every legal right to access to the Court based on my rights pursuant to the US Constitution, the NY State Constitution and your own refusal to honor the prerequisite conditions of the Beeler 12-12-05 Injunction. Under those outrageous and absurd circumstances the Court can't have it 'both-ways'. My efforts to obtain access to your Court were by date as follows, which you and Mr. Rubio willfully ignored. I have evidence of each and every effort made by me by telephone to your Courtroom:

1. 4-9-2010
2. 6-11-2010
3. 7-1-2010
4. 7-1-2010
5. 7-27-2010

6. 8-4-2010
7. 8-4-2010
8. 8-6-2010
9. 8-11-2010
10. 9-13-2010
11. 9-20-2010
11. 9-20-2010
12. 9-28-2010
13. 9-29-2010
14. 10-4-2010
15. 10-6-2010
16. 10-7-2010
17. 10-8-2010
18. 11-3-2010
19. 11-15-10

On each of the above outlined phone calls placed by me, I was rejected by the Court and Rubio. I was told that you refused to schedule any conference call as requested by me for compliance regarding the Beeler Injunction. Those rejections came directly from you via your Part Clerk Warren Rubio, from his mouth, and on your courtroom telephone.

I now also note in your Decisions filed July 13, 2011 on Motion Sequence 61 you state:

“Finally, defendant’s motion for Contempt (Sequence 59) met the requirements of Justice Beeler’s Order and therefore plaintiff’s motion is without merit.”

Here again you have embarked on a systematic scheme of outlandish lies, fraud and deception. The fact is Lawyer Joseph M. Burke, himself, also bound by the 12-12-05 Beeler Injunction, appeared at your Courtroom on July 16, 2010 with a motion in violation of the Beeler 12-12-05 Injunction. You, yourself, in contravention and violative of the Injunction conditions, unjustly executed defendant Siebert and Burke’s Contempt Motion made by Order to Show Cause (OSC). As you well know, at no time did any ‘conference call’ occur (as mandated by the Beeler Injunction) **before** the commencement of the motion. No conference call occurred at all regarding the defendant Siebert/Burke OSC of July 16, 2010, period.

In a conspired scheme to ambush me, you realizing that you, yourself, violated the Beeler Injunction by your signing the Siebert/Burke Contempt OSC (Sequence 59) without a scintilla of compliance to the Beeler Injunction, you tried to manipulate me over the phone during what your own written Order classified as a supposed “Status Conference” of September 1, 2010. Your rouse to railroad me during the Status Conference call didn’t work and was recorded as a ‘Court-Proceeding’ and thusly legal. The Status Conference was not a Hearing or a supposed ‘oral-argument’, particularly since I was in a Hospital setting and taking potent toxic drugs for cancer care. Your false, despicable and undocumented claim that I failed to respond to your Court’s attempts to contact me was yet again pure fantasy, lies, deception and fraud, and belied by the facts and phone records, etc. No one ever phoned me from your Court at any time, and no call was

scheduled or made to comply with the 12-12-05 Injunction relating to the Burke Siebert OSC illegal motion to hold me in contempt wrongfully signed by you on July 16, 2010, before, during or after that date. No proof or evidence of any such calls by you have been produced. The Court's representations are pure nonsense and Wooten style Machiavellian lies, fraud and schemes.

Accordingly, your statement that defendant met the requirements of the Beeler Injunction Order is a sham, a lie, and a plot to disenfranchise me of money due to me from Siebert and my legal rights. Accordingly, my own repeated efforts for conference calls fell on the Court's deceptive deaf ears, while the Court systematically engaged in a pattern of deception and therefore has deprived me of my rights, money and healthcare.

Finally, as to your 'Recusal'. You falsely state that I have submitted nothing new. Such is also laughable and absurd. I have established that you engaged in repeated fraud, deception, and a railroading scheme on 9-1-2010 in Court proceeding over interstate phone lines. You concocted a fantasy tale of fraud concoctions of my supposed failure to respond to your Court efforts to reach me by phone. Multiple evidence reveals just the opposite. I made repeated calls to your Court Clerk Rubio and you for access to the Motion Part and the Court (required by the Injunction) to no avail. The record confirms this very obvious set of facts and is bolstered by phone records, telephonic recordings, and other proofs.

You know no one called me from your Court, as you cleverly and fraudulently attempted to claim on the 9-1-10 phone conference. You simply lied in order to protect yourself and a scheme with Siebert/Burke and others to disenfranchise me of \$20million, while I was 3,000 miles away and in the hospital. Accordingly, I again urge and demand that you Recuse yourself. You can be sure that everything I have outlined is based on facts and proof, including evidence of the over 19 efforts made by me seeking compliance with the 12-12-05 Beeler Injunction from April 2010 through November 2010. Conversely, there is no legitimate proof of any conference call or attempt by Burke/Siebert or your Court remotely meeting the requirements of the Injunction before the making of Siebert/Burke contempt motion, sequence 59.

Accordingly, please be advised, I have hoped for the best but planned for the worse regarding your despicable acts.

I remind you, I too am from Brooklyn. As a youth in the 1940's and 1950's I watched, looked and listened in our home on Shore Road where the 'Brooklyn King Makers' such as politicians John R. Crews, Louis Lefkowitz, Bill O'Dwyer, L. Judson Morehouse, Marty Epstein, Tom Dewy, Tony Durso, Judge Beldock and many others, and my Dad who later was appointed by President Eisenhower Commissioner of US Customs; and when punk aspiring Judges came around, like frightened school kids 'hat-in-hand' and paid homage to these Brooklyn leaders and as part of their 'contracts' begged for a black-robe and swore 'allegiance' if fingered for a judicial-appointment nod by Crews & Company. Stated otherwise I know all about fixes and ilk like you.

Accordingly, please be advised you are fooling no one, as these Brooklyn guys wrote the book on back-room fixes, bribes and clandestine contracts. What I did not learn from them I later learned from Walter Winchell, Carmine De'Sapio and lawyers Roy M. Cohn and Sydney Korshack, all pals of mine for years until they departed to the big Casino in the Sky.

Accordingly, I will not and can not tolerate being cheated, railroaded and sandbagged by you, or thief/sex vulture and cheat Dr. Siebert, George Pavia and their thug Lawyers. You have despicably and transparently condoned Siebert and Burke's fraud, perjury, spoliation, tampering and worse, also well documented. You have sadly lied, cheated, and tried to defraud me while I am ill, and while deceptively depriving my rights and access to these Courts by your systematic legerdemain, frauds and mafia-style scams. Your abuses of the rules of law and your brazen and sociopathic ambushes and kangaroo machinations will be exposed.

I have learned that 'People in Glass Houses Should Not Throw Stones'. You should be ashamed of your transparent violations of the public trust. Regretfully, you are a dishonest judge among others who pollute an honorable system as set forth by our Founding Fathers in our Constitution.

James Couri,
(dictated, but not read)

cc: Burke, via fax