

Vonage Visual Voicemail from 12173480561 - New Voicemail Received

From: 12173480561@vm.vonage.com

To: mervinleewolfe@yahoo.com

Date: Monday, October 21, 2019, 02:39 PM CDT

Date : Oct 21 2019 03:38:28 PM

From : 217 3480561 (12173480561)

To : mervin wolfe (18126451200)

"Hi this is Rhonda Parker at the States Attorney's office and I am calling to try to coordinate a hearing in regards to Wolf versus Danley in the small claims case. I have some dates from Judge boulevard(?) office. They gave me Tuesday November 5 at 3:00 Thursday November 7 at 2:30 Wednesday November 13 at 3:00. They also gave me a date time on November 22 but it looks like Jessie is not available that day so I apologize those are the only dates that I've gotten can you please let me know if any of those work and if not we'll go back to the drawing board on that. The phone number here is 217-348-0568 is my direct line or you can call the office at 217-348-0561 and either ask for Rhonda or." ... more. Please listen to your voicemail for the remainder of this message.

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voice-message.wav
485.5kB

Notice of Hearing SC Matter

From: Ronda Parker - Coles Co State's Atty's Office (rparker@co.coles.il.us)
To: wolfelawoffice@yahoo.com
Date: Friday, October 25, 2019, 10:02 AM CDT

Dear Mr. Wolfe:

Attached hereto please find Notice of Hearing and Affidavit of Attempted Compliance with Local Rule.

Very truly yours,

Ronda Parker

From: Mervin Wolfe <wolfelawoffice@yahoo.com>
Sent: Thursday, October 24, 2019 10:50 AM
To: Ronda Parker - Coles Co State's Atty's Office <RParker@co.coles.il.us>
Subject: your involvement in 2019-SC-583, and 2019-CM-297.

Dear Ronda Parker, Coles County States Attorney Office

This is in response to your attempt at coordinating and setting a hearing in a small claims case in which Jesse Danley is the named Defendant.

You are a material fact witness in the ongoing civil and criminal matters titled People vs Mervin Wolfe, 2019-CM-297 also Mervin Wolfe vs Jesse Danley 2019-SC-583. In an effort to prevent compelling your testimony and to avoid subpoenaing you in support of my various pending Motions in both the civil and criminal matters. Your direct involvement have raised some some serious questions about the use of the States Attorneys Office for personal gain.

The record demonstrates you have personally been assisting Mr. Danley in personal litigation against me for the last several months. You are a full time employee of Cole's County, who works in the States Attorney Office under the control of appointed States Attorney Jesse Danley. That on information and belief you are well aware of the conflict of interest which exists between the Coles County Office of States Attorney and myself. I have received various communications from you and Mr. Danley in regards to Coles County 2019-SC-583, Mervin Wolfe vs Jesse Danley.

An analysis of your actions to date in this matter have raised relevant questions about your factual involvement in this civil matter. Actions taken by you at Mr. Danleys' direction demonstrate an ongoing violation of the Illinois Rules of Professional Conduct this matter .

Is it true Ronda that the Emails sent to me by you in this civil matter are all on Cole's County States Attorney Server under the control of the Cole's County?

Is it true Ronda the typed letters I received from you had the Cole's County States Attorney letterhead removed? Who instructed you to remove it and for what purpose? Did you mail this letter to Mervin Wolfe?

Ronda, the address on Answer to Small Claims Complaint filed by Mr. Danley in 2019-SC-583 uses the Cole's County Court house and Coles County States Attorney office as the Defendants address. To your knowledge does Jesse Danley reside in the Cole's County Attorney's Office. Ronda, the address on the Power of Attorney to the IDNR also list the CCSA office as Jesse Danley and the Coles County States Attorneys office address of the boat owner.

Who compensated you for the work done on behalf of Mr Danley in 2019-SC-583 . Did Jesse Danley personally approve of payroll for the time periods in which you were working on 2019-SC-583 for his benefit?.

Did you get county board approval to use to state resources for Jesse Danleys' personal gain? These are just a few of the questions which must be answered by you Ronda prior to setting any hearing. I will be filing the appropriate sanctions Motion in People vs Mervin Wolfe 2019-CM-297 over the issues raised herein.

Ronda, part of your correspondence to me in this matter alluded to direct factual knowledge of the email which was sent to Mr Danley which he later claimed he did not "view" it. Given your statement to me , I now must question your knowledge of how many other emails has Mr. Danley received from any attorney which were not "viewed". Your position in the CCSA office implies knowledge of the pending criminals charges as well as the previous cases in which I was the victim. Your involvement in the civil matter after being removed for an ongoing conflict of which you are a participant. These actions raises concern which will be properly address by a judge. In closing answering the following questions in writing will prevent the need for a more invasive approach to answering the questions posed.

1. How many civil case have you scheduled a hearing on behalf of Jesse Danley?
2. To your knowledge were county computers emails systems, paper, personnel and payroll used in this matter to mount a "defense " to Jesse Danley conflict in the underlying civil matters.?
3. Are you aware of the Petition for a Rule to Show cause now pending in 2019-CM-297
4. Are you aware of the Motion to Quash subpoena filed by Mr Danley still pending in 2019-CM-297.
5. Are you aware your actions in the civil matter are direct contradictory position to the facts alleged by Mr. Danley acting as States Attorney ?
6. What are the times and dates you worked on 2019-SC-583 matter at SA Office.
7. Why did you remove the CCSA letter head from your correspondence and still use the Coles County States Attorney office and address. What was the legal significance or purpose of that action.
8. To your knowledge what County resources were used by you and Jesse Danley in support of his personal case 2019-SC-583 for example county computers, paper, staff, emails, phone ect.
9. What personal knowledge do you have of Jesse Danley srefusal to comply my subpoena for People vs Nancy Barber material?

10. Why are you acting on behalf of Mr Danley in this private civil matter?

11. And finally , are you claiming the conversations and actions between you and Jesse Danley over 2019-SC-583 Mervin Wolfe vs Jesse Danley are covered by attorney Client privilege or the immunity of the Coles County States Attorney Office.

In closing, It will be necessary to illicit your sworn testimony in the near future. I apologize for the inconvenience but I did not ask for your involvement, you volunteered. I will not engage in any undocumented contact with Jesse Danley or anyone associated with him. Just Email me your response. Hopefully you will "View" this email and respond to the questions i have raised.

Have a nice day,

MLW

Mervin L. Wolfe Attorney At Law 212 N. Michigan Ave. P.O. Box 242 Marshall, IL 62441-0242
Phone: 812-645-1200 Fax: 888-480-2645 email: wolfelawoffice@yahoo.com



Notice of Hearing.pdf

51.8kB



Affidavit of Attempted Compliance with Local Rule IV(A)(6).pdf

1004.2kB

Hearing date

From: Ronda Parker - Coles Co State's Atty's Office (rparker@co.coles.il.us)

To: wolfelawoffice@yahoo.com

Cc: jdanley@co.coles.il.us

Date: Monday, October 21, 2019, 03:22 PM CDT

Dear Mr. Wolfe:

I have called your office and left a voice mail and thought it might help to contact you via email also. I would like to coordinate a hearing date in the Small Claims Case of Wolfe vs. Danley 19-SC-583 . Judge Bovard has the following dates available:

Tuesday, November 5, 2019 at 3:00 p.m.

Thursday, November 7, 2019 at 2:30 p.m.

Wednesday, November 13, 2019 at 3:00 p.m.

Please let me know if any of those dates work for you and I'll send Notice.

I look forward to hearing from you.

Have a good day.

Ronda Parker

(217) 348-0561