

IN THE U.S. DISTRICT COURT OF CONNECTICUT
New Haven

PAUL A. BOYNE

v.

UNITED STATES OF AMERICA

Case Nos. Under Seal?

3:16MC183 SALM

3:16MC184 SALM

3:16MC290 SALM

3:16MC172 SALM

3:16MC127 SALM



USMJ Sarah A.L. Merriman

MOTION TO FUCKING UNSEAL CASES OF TYRANNY AND EXPOSE
CONSTITUTIONAL VIOLATIONS

42 USC §1983

The undersigned is forced by court order to senselessly kill trees and herewith files this fucking motion to unseal evidence of terrorist activity by an unscrupulous FBI agent, operating under pseudonym Lisa Tutty, (real name Kline), who acts in defiance of the fucking Constitution and all its pesky amendments. The public, being an interested party along with the undersigned hereby complies with the stupid fucking order of idiot pretend judge, Magistrate Sarah A.L. Merriman who in an effort to harass and obstruct public scrutiny did order that the public must file papers in every fucking sealed case that is not known to the public in order to scrutinize the unconstitutional conduct of batshit crazy nuts like Merriman,

Margolis, Tutty and the prosecutorial challenged legal beagle AUSA Anastasia King, being the constitutionally infirm idiot doing the dirty work of Fourth Amendment violations for queen nut job USA Deirdre Daly who should have been tossed out with the trash from last administration, but hangs around to embarrass Attorney General Jeff Session in government sponsored terrorism. MJ S.A.L. Merriman's ludicrous incompetent order states:

To the extent movant seeks to unseal other matters, he must file appropriate motions in those other cases. See 3:16MC185(SALM) #8.

The movant moved the court of terrorism to unseal all other fucking matters related to the Connecticut Intelligence (*sic*) Center's gestapo investigation into free political speech; #9E-NH-7274619. Only problem is that fucking subversive federal magistrates Merriman and Margolis, in conspiracy to deprive the people's rights by criminal conduct under 18 USC §241, sealed all the god damn cases so the public can't tell who is the fucking target of the state gestapo's witch hunt. A fucking crime is underway in the courthouse and all the lame judges can do is play stupid and throw citizens under the bus of tyranny driven by a vindictive dyke in a public forum, who doesn't like to be called a vindictive dyke. Really? This is what the federal court does all day? Fuck around and masturbate on people's rights, then seal it to conceal the mess? No wonder the rogues wear robes.

The undersigned moves to unseal the captioned cases and all related information to allow public scrutiny of what is purely malfeasance of fucking idiot state actors abusing the federal criminal justice system to affect judicial retaliation from the state level, in deprivation of rights under 18 USC §241 and a plethora of other

offenses of office. Such concealed conduct by such slime is found to be very unAMERICAN, requiring exposure on the grandest scale. The magistrates themselves are a direct target of such scrutiny as it is becoming obvious that no probable cause exists to support claim of criminal conduct under statues cited by the speech police. The magistrate game of not reading affidavits but blindly relying on FBI bullshit filings full of insinuations and innuendos is not well hidden. Butthurt does not create probable cause. The First, Fourth, Fifth and Fourteenth Amendments are not to be violated because the dyke friend of the prosecutor is whining and the magistrates are empathetic. The traitorous magistrates themselves have freely abandoned their judicial duties in act of treason and offense against the people.

The stinkin' files must be unsealed because the fucking idiot USA Deirdre Daly has already filed her 'no fucking objection' response to unsealing on all the cases along with an exhibit being the fucking motion to unseal that was filed in April. So time to fucking unseal everything so the abused public, a.k.a. *We the people* can see who has been fucking whom in the name of fucking law enforcement, using very fucking public funds in a personal vendetta to undermine the First Amendment. Armed flying monkeys of the FBI being the new weapon against political criticism and assault on democracy. There is no good cause in AMERICA to keep evidence of federal fucking tyranny and court misconduct hidden from public scrutiny.

The movant and other citizens are the targets of FBI Lisa (Kline) Tutty's 'twitter' police force and government SWAT team (Silly Wankers And Toads) and feigned federal criminal investigation into free political speech of the people. The investigation appears to be associated with a federal free speech investigation case

number 9E-NH-7274619, allegedly related to the Connecticut Intelligence (*sic*) Center, a.k.a. Fusion Center, investigating protected political speech of several unnamed persons, in addition to the undersigned dating to August 2014.

Cases 3:16MJ691, 692 & 693 have been unsealed by Margolis. Case 3:16MC185 has been unsealed by Merriman. The Clerk of the Court publicly states there are no public records of other cases replied to by the totalitarian federal prosecutor, so someone needs to fucking unseal them, because the government bastards admitted they exist. The public has no ability to determine how many other super secret, double probation, sealed witch hunt cases exist that conspire to defeat First Amendment protections by the traitorous magistrates Sarah Merriman, Joan Margolis and other secretive operatives working to undermine the Constitution. The public has no cause to believe that the miscreant prosecutor, AUSA Anastasia King has revealed all cases involved. After all, she violates the Constitution at the whim of her master, why should the court believe her? Why should the people trust her? The exposed affidavits state that the criminal circle jerk has been going on since August 2014. The public has cause to know what other activities the clueless court has supported in hunting citizens for political speech protected by the Constitution it gayfully abandons.

Given that MJ Merriman and Margolis have betrayed their oaths of office, abandoned judicial duty and do reek of the foul stench of constitutional rot in conspiracy with ding dong USA Deirdre Daly, this matter needs to be assigned to a real judge of the federal bench; preferably one with balls, who can spell **FIRST AMENDMENT**. Defense of the Constitution is requisite; magistrates just don't cut it.

Despite sworn affidavits of incompetent and untrained federal agents, no probable cause ever existed. The people do not construe vile, nasty, sarcastic, offensive political, parody or mockery of public actors as 'cyber stalking'. Such is merely the twisted subversive act of federal employees terrorizing the people.

Based on public statements made by FBI agents under the direction of Slime Special Speech Agent Lisa Tutty (Kline) on 19 January, an FBI raid of seven armed flying monkeys of the wicked witch regime, executing an illegal search warrant on feigned probable excuse for 18 USC §875(c) and 18 USC §2261A, the admitted storm trooper raid had unconstitutional purpose based on an unqualified concern for 'escalating memes' about the corrupt and evil state slug Judge Elizabeth Bozzuto. As members of the Connecticut State General Assembly have voiced public concern of judicial retaliation by the evil twisted judges of the Family Court, the public has cause to examine the files held by the Star Chamber and its little brother Fusion Center. Democracy and liberty die in darkness.

The federal activity is in direct opposition to findings of *U.S. v Cassidy, 814 F.Supp.2d 574 (2011)*. Parody 'tweets' on Twitter in political criticism of public figures in public forums are protected under the First Amendment, even under pseudonyms. There is no criminal 'escalation' metric buried in the First. The public can only deduce federal misconduct is afoot and that federal magistrates are willing conspirators, expending public funds to undermine free speech. The people are also painfully aware that the overpaid and under educated judicial clowns Merriman and Margolis along with criminally insane sister King have never read *Cassidy*. Judge Titus of D. Maryland spelled it out so clearly that a fifth grader could understand the legal foundations associated with 'tweets'. So sad that federal

actors can't comprehend his opinion. What is so fucking funny is that the FBI and USDOJ were parties to *Cassidy*. The federal government got bitch slapped so hard by Judge Titus that they crawled away without even filing an appeal. But then a mere five years later, Tutty and her subversive federal agency starts all over again in Corrupticut.

As Justice Brennan says:

Speech concerning public affairs is more than self-expression; it is the essence of self-government. The First and Fourteenth Amendments embody our "profound national commitment to the principle that debate on public issues should be uninhibited, robust, and wide open, and that it may well include vehement, caustic, and sometimes unpleasantly sharp attacks on government and public officials." Garrison v. Louisiana, 379 U.S. 64, 74 (1964).

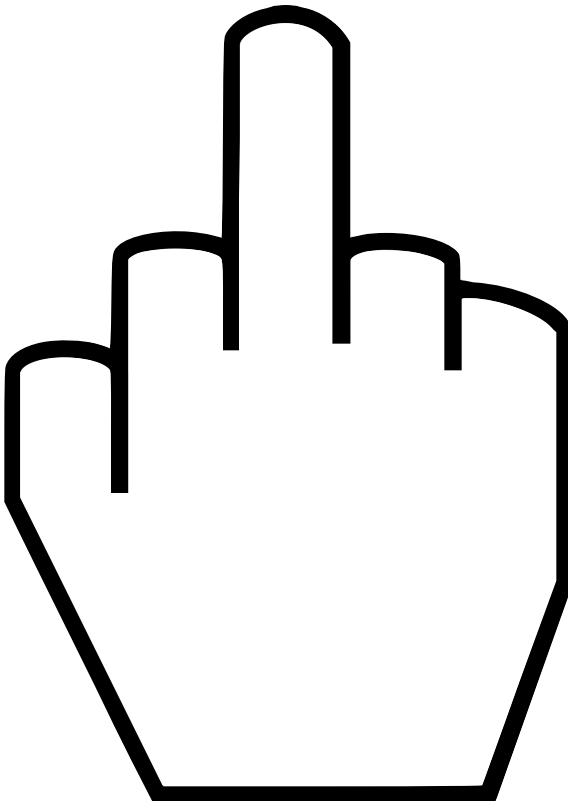
All kidding aside, the District Court of Connecticut, under leadership of Hon. Janet C. Hall has cause to examine the judicial misconduct as violation of rights under the Civil Rights Act of 1871, as amended, a.k.a Ku Klux Klan Act. The unconstitutional black knights are sitting on the bench. Judge Hall has cause under 42 USC §1983 to formally address the deprivation of rights under the color of butthurt.

Wherefore, the aforementioned presented, the government holding no compelling interest to silence political speech, all files relating to FBI Tutty's terroristic activities must be unsealed so the public and elected representatives of Connecticut can scrutinize the misconduct and federally funded subversive acts at hand. The matter to be assigned to a real federal judge, with balls, who recognizes an oath of office as the incompetent magistrates, having abandoned duty, being domestic enemies of

the Constitution are unable to protect the rights of the people nor execute judicial duty and so undermine the integrity of the court in deference to the people.

Requested specifics:

1. Assign request to a real federal judge capable of upholding the Constitution.
2. Unseal, make public ALL cases/filings related to FBI case #9E-NH-7274619.
3. Disclose all related cases and apply this request to unseal.
4. Displacement of AUSA King for violations of Fourth Amendment.
5. Notice by court to all persons targeted by gestapo speech police.
6. Subpoena and make public all files related to FBI/Fusion Center Case #9E-NH-7274619.




Paul A. Boyne, Pro Se
8105 Creekview Drive
Springfield, VA 22153
202 630 5266
paboyme@gmail.com

cc: AUSA Anastasia King