

Carra Jo Coffey other than they didn't feel like it. To this very day there has not been a written record for the refusal provided to Plaintiff, thus additionally in violation of RSMo 610.023. The audio recording of Feb 26, 2018 and video recordings of these events have been on Plaintiff's web page since March 2018, and thus the facts of this case are made clear to the public. At the city council meeting later on Feb. 27, 2018 Plaintiff was physically assaulted with the Granby Police Chief threatening to arrest Plaintiff for filing a police report. The next day on Feb. 28, 2018 Lawna Price and Carra Jo Coffey asked for and received a protection order from Judge Kevin Lee Selby under provision of RSMo Chapter 455 – Domestic Relations. The City of Granby is violating Plaintiff's First Amendment rights to complain about City of Granby corruption and misconduct by means of abuse of legal process and malicious prosecution under color of a statute meant to protect "battered women". Judge Kevin Lee Selby said that he would "assume" jurisdiction over Plaintiff's objections. So on March 21, 2018 Plaintiff filed this action and Judge Selby in effect begged Plaintiff to ask Selby be removed from this bogus domestic assault case but kept the temporary restraining order in effect. A few weeks later Judge Gregory Stremel had a farcical hearing then ruled in favor of Lawna Price. Upon Plaintiff filing Motions for New Trial and Judgment of Acquittal Judge Stremel recused himself and this case is before a different judge.

As a result of City of Granby corruption there are six cases in Newton County, two for violation of Granby Municipal Ordinance #815 for Pastor Lindstedt protesting City of Granby corruption, Cases # 151179441 and 151179841 which was supposed to be heard at Pre-trial conference but Judge Stremel on July 11, 2018 when Stremel allegedly recused himself, with no further action noted on these bogus cases of false arrest. Two for these fraudulent Orders of Protection: Lawna Price v Lindstedt, 18NW-CV00410 – which is the City of Granby's attempt to do away with the First Amendment which is locked up in dispute although beloved by Attorney Brian Goldstein and Attorney General Joshua Hawley saying that judges are above the law and cannot be sued for destroying the First Amendment. The second such, Carra Jo Coffey, 18NW-CV00412 is awaiting trial by jury on the merits of their bogus case. The last two, Lindstedt v City of Granby, 18NW-

CV00812 is the second one involving violation of the Missouri Sunshine Law, and 18NW-CV00601 is the very case undergoing pre-trial conference to dismiss today.

ATTORNEY BRIAN TODD GOLDSTEIN DELIBERATE MISSTATES BOTH THE FACTS AND LAW OF THIS CASE – IF ANY SANCTIONS ARE TO BE IMPOSED IT SHOULD BE ON ATTORNEY GOLDSTEIN

Attorney Goldstein cites a case, *Anderson v. Village of Jackson*, 103 S.W 3d 190, 194 (2003) as the reasoning behind his Motion to Dismiss based upon his selective interpretation of RSMo Sec. 610.023.2 and 610.023.3, as if Plaintiff has access to a law library to see how a particular case went, and the facts and reasons behind it. Goldstein harps on the 72 hours and ignores the part about “Each request for access to a public record shall be acted upon as soon as possible.” There is no possible valid reason for refusal to provide upon request a public record already displayed on the bulletin board. “I don’t want to provide this record to Plaintiff” is NOT a valid reason for refusal.

Furthermore, RSMo 610.023.4 states the following:

4. If a request for access is denied, the custodian shall provide, upon request, a written statement of the grounds for such denial. Such statement shall cite the specific provision of law under which access is denied and shall be furnished to the requester no later than the end of the third business day following the date that the request for the statement is received.

Attorney Goldstein by deceit fails to mention his Granby client’s reason for denying a simple request for the public notice. Perhaps since there was no valid reason for denying Plaintiff’s request for that Notice. In any case, City of Granby Defendants have not provided this written statement as to the grounds for denial no later than 72 hours or even to this very day. Thus City of Granby Defendants are in violation of the Missouri Sunshine Act and this case must move forward to trial by jury.

Attorney Goldstein also glorifies the criminal activity performed by Granby City employees Lawna Price and Carra Jo Coffey in at the behest of the City of Granby officials to get around the First Amendment by filing for bogus domestic assault protection orders. This is nothing more than to illustrate the corruption not only of the City of Granby but of Newton County Judges Kevin Lee Selby and Gregory Stremel to under color of law to oppress Plaintiff and in effect do away with the First Amendment by

allowing government officials and employees to seek “protection orders” against ornery private citizens less than pleased at their crookedness.

Now Plaintiff intends to sue Attorney Goldstein and Goldstein’s law firm for millions of dollars for violating Plaintiff’s First Amendment rights under color of law in federal district court. But for this case Plaintiff asks for this Court to sanction Attorney Goldstein by a summary contempt of court for lying to this Court over the facts and law.

Lastly, Missouri Attorney General Joshua Hawley has weighed in this matter by claiming that judges acting without jurisdiction are above the law and cannot even be sued. That might be the case, however, what is authorized by RSMo 610.030. Since these judges absent jurisdiction have chosen to violate the First Amendment by granting fraudulent domestic protection orders ancillary to this case, then the proper course of action is for this Court to hold trial by jury and let “injunctive and declaratory” judgment against these corrupt judges. In the meantime, since Josh Hawley wants to mess up the US Senate as bad as he has sullied the office of Attorney General the voters of Missouri have a right to know about Hawley’s notions that judges are above the law.

Ever since the filing of this first case Plaintiff has been arrested under color of law once and threatened with false arrest and imprisonment dozens of times with City Clerk Lawna Price violating the Missouri Sunshine Law five or six times, all on video. In fact, Lawna Price and Chief of Police Jacob Kelley refused to provide a public notice on the bulletin board or put their reasons in writing on July 23, 2018. At last night’s July 24, 2018 City Council meeting Plaintiff was assaulted twice by a City of Granby municipal employee as the Granby Police Department was milling around trying to justify those assaults with threats of false arrest under color of law. They really are just criminals.

The Sunshine Act violation which Plaintiff wants to pursue is to set aside the City of Granby’s \$300,000 purchase of an old building for a “new” police station from the Styrons when a building next door was offered for sale for 8 months for \$21,000. The City of Granby had Plaintiff arrested for protesting them stealing \$250,000 + and counting before the one year anniversary of this conspiracy enacted on 23 Jan. 2018.

Wherefore, Plaintiff asks that this case be brought forward to trial by jury within six months, that the corrupt judges be brought to trial as well but only for declaratory and injunctive relief, that Attorney Brian Goldstein be sanctioned by this Court for deliberately misstating both the facts and law of this case in trying to punish Plaintiff for daring to sue under the Missouri Sunshine Act by a hefty fine and disbarment. Furthermore the Granby insurance carrier should be relieved of having to provide attorney services for what is essentially a policy of corruption and criminality on the part of the Municipal Corporation of Granby, its officers and employees. Additionally whatever just act for the benefit of reducing public corruption this Court might decide.

Hail Victory!!!

Pastor Martin Luther Dzerzhinsky Lindstedt
338 Rabbit Track Road, Granby Missouri 64844, 417-472-6901
Church of Jesus Christ Christian/Aryan Nations of Missouri,
Ten Thousand Warlords PAC, Newton County Geldings & Walking Wombs Inc.

Certificate of Service

A copy of the foregoing was handed out at Court on 25 July 2018 to the following if present and if not present will be mailed out:

Attorney Brian T. Goldstein, Mo Bar #50191, Cummings, McClorey, Davis, Acho & Associates, P.C. 9140 Ward Parkway, Suite 225, Kansas City, Missouri 64114 who has made an Entry of Appearance for ALL Defendants.

Assistant Attorney General Caleb Wagner, 615 E. 13th Street, Suite 401, Kansas City Missouri 64196

A copy of this filing shall appear on the Church Web Page:
<http://whitenationalist.org/forum>