10/21/14

Doug Hankes, President (ahem)

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TO: The WL Board of Trustees, Sean O'Neil, Lisa Hamemeh, Chief Klein, and Brent Bonniver

Dear Board of Trustees;

I am deeply sorry, that I have not heard a peep, from not one of you since a face to face delivery of my request for investigation of the suspected trio at White Lake on 9/15/14.

The letter, I received from Sean, and supposedly, you did too. *(Heah! Why do* ***HIS*** *letters get delivered, and I have to wait a month to come to the meeting, and try to get my letters handed out...****IN THREE MINUTES?)***

BUT, SEAN'S LETTER**........IS A COMPLETE...*JOKE!***

He must have caught wind that he is supposed to be under investigation for *OBSTRUCTION OF JUSTICE*, because he just wrote...TO CONFESS IT!

After ten months of COMPLETE SILENCE...he comes "out of his hole" ***to announce....GO AWAY!***

***You should have figured out what to do on your own...***not my job.

Apparently, Brent, the building inspector, should have told me to forget about, appealing to Sean....THERE IS NO APPEAL! Once the ***order is given,*** your phone calls will not be answered...OR RETURNED! Any written correspondence will be trashed, and IF you make a personal visit to see him..HE WILL MAKE YOU WAIT..**AT LEAST AN HOUR**..before he comes out and tells you..*to just****...go away!***

***And, even though your issue has* NOTHING to do with zoning, (inside my structure)** You still need to spend $400 dollars, have BOZA send out scores of notification letters, flag the area of "expansion", in my building? (by the way, that is another Sean in Brent's building joke...to appeal to BOZA...I HAVE TO FLAG..IN THE GROUND...MY EXPANSION),etc, etc. Sean never got it...HE IS THE ZONER! THE LAND...THE LAND! Plus, my appeal has to be restricted to three lines, and approved by Sean for submission, AND...that is all I can appeal to the circuit court, if the BOZA findings are negative.

Or, I could go to the Board of Building Appeals, (BOBA).. and ask them to get the zoner out of their building. (Sean didn't mention...that!)

*Perhaps, I didn't make myself clear, in my last correspondence,* **THIS IS EXTREMELY SERIOUS!**

And while you are questioning Sean, tell him, I already sent an expansive appeal to BOZA. (you have copy). However, BOZA never received it, because the day I was handing the individual letters addressed to each BOZA member, to Dawn to distribute in the mail, we ran face to face into Sean. Maybe, he can explain why my letters were never delivered. See, Sean, I ACTUALLY DID try to appeal to BOZA, as suggested BY BRENT; you were silent...on EVERYTHING; and yet when I tried to do what you are now requesting, after ten months of silence....you were possibly instrumental in seeing...my appeal did not get delivered.

By the way, the very next day, Sean, Gregg and Lisa have this emergency session....what the F do we do now? Hey let's send Brent over, Doug respects Brent, with a BOZA appeal form. (Yeah, his appeal wasn't on the right form, apparently no one told him ...that!) Just tell him to forget about putting in all that legal crap. Just tell him to ask if he can have an apartment, and if that doesn't work, appeal next month, and try a zoning change.

Now I have nothing but praise for Brent. HE actually IS ON IT! And it was very uncomfortable for him to realize how dumb it all was. Here Sean is illegally in his building, and even Brent can't do anything about it. He would be chastised, intimidated...or fired, for challenging the regime. This is why it is called...EMBEDDED CONSPIRACY. IT CAN PRESSURE, OR INTIMIDATE THE ENTIRE CORE OF WL ADMINISTRTION! (And even "targeted" citizens.) By the way, please note in my distribution list of the BOZA letter, with CD, that Sean, Lisa or Gregg WERE NOT ON THE LIST. So how did they find out about all that legal crap..in the first place. Come on Sean, tell em, Oh it was just a little.... **MAIL TAMPERING! That's another felony...but hey, who's counting? I'm thinking 4 or 5.**

Sean, apparently did not realize, that by giving me his order of 11/21/13, he entered me, and himself, and White Lake, into the justice system. I had a right to challenge that order, and present the "new evidence" of section 7.26. His silence, along with the other two, implicates all three in the obstruction of justice. Throw in the conspiracy charge, and they all get to share each other's crimes.

So let's forget about all the small stuff, like incompetence and professional mis-conduct, and go for **just one** criminal charge. FOR ALL THREE. As I go through the law, think of all three.

By the way, these excerpts are from the Federal Law Review. In my work, it's my go to place, because EVERY STATE LAW, falls under this umbrella, OR IT IS ILLEGAL! With the exception of certain "honored state rights" , like medical marijuana, etc. ANYWAY...

Besides these specific prohibitions, section 1503 contains the Omnibus Clause, which states that a  person who "corruptly or by threats of force, or by threatening letter or communication, influences, obstructs, or impedes, or,endeavors to influence, obstruct or impede, the due administration of justice" is guilty of the crime of obstruction of justice.  This clause offers broad protection to the "due administration of justice." Federal courts have read this, clause expansively to proscribe any conduct that interferes with the  process of justice.

Under the Omnibus Clause: the concealment, alteration, or destruction of documents; and the  encouraging or rendering of false testimony. Actual obstruction is not needed as an element of proof to sustain a conviction. The defendant's endeavor to obstruct justice is sufficient.

Federal obstruction of justice statutes have been used to prosecute government officials who have sought to prevent the disclosure of damaging information.

So as far as I can see...it's a done deal! **ALL THREE!**

**However**, it gets worse. Having appealed to the Board of Trustees with no action, or even the release **of my chosen attorney, or a review of the building inspectors laws (offense was in my building...right?)** could possibly implicate, each of you in obstruction of justice. I am sorry to tell you that White Lake is not a social club, but a fifteen **million** dollar business, with thirty thousand stockholders.

**Thanks everyone....**I still *love the law, I love life...and I STILL LOVE* ***WHITE LAKE.***

***There are lots of really nice, courteous, professional people here....***

***Please don't risk it all...to be a social club....you are not!***

You have just got the same problems......

**Every fifteen million dollar business does......DEAL WITH IT!**

**Doug Hankes**