

Prosecutor Marietta Parker uses illegally obtained search warrant to Delete Guy Neighbors Blogspot post about Federal Prosecutor Terra D. Moorehead's Possible Drug History.

Guy N show details 2/23/09

Prosecutor Marietta Parker Deletes Blogspot post about Federal prosecutor Terra Morehead's Possible Drug History in a Cover-Up Conspiracy In The Yellow House Investigation.

Prosecutor Marietta

Parker used password obtained through warrant to edit and deletes posts from defendant Guy Neighbors blog site!

Here is a slide show of the blog post that was deleted, click on the document and it will open up for easy viewing.

To

understand why and what has happened here in the present we must first go back to the past. During an evidence hearing November 5, 2007 before the Honorable Judge Lungstrum; U.S. Attorney Terra Morehead explains to the Judge that the reason the defendants Guy and Carrie Neighbors were denied their legal right to a speedy trial was because there was a tornado in Greensburg Kansas.....Later while talking to some long time friends the Neighbors mentioned they did not understand why the tornado in Greensburg Kansas would be the reason the Prosecutor told the Judge they were denied the speedy trial.

The Neighbors were informed

by this friend that Terra was from Greensburg and that they had gone to school with Terra Morehead. They also knew Terra's family and informed the Neighbors that they believed Terra and her brother had a possible history of drug abuse and that from what they knew the family had been torn apart by drugs. They questioned how someone with a drug history had become a Federal Prosecutor.

Mr. Neighbors then posted a story

with this acquired information asked as a question on his blog site. He felt the information could be connected to the discriminatory abusive treatment he and his wife had received, while being prosecuted in

Federal court by Terra Morehead. He also believed this history of drug abuse in Ms. Morehead's family combined by her hatred towards people of color could be what is driving the prosecutor to abuse his civil rights and show obvious signs that she and her partner U.S. Assistant Attorney Marietta Parker are taking the case personal.

This posting greatly upset the Prosecutors. In response to the posting, Prosecuting Attorney Terra Morehead immediately motioned to have the defendants gagged. During the hearing the Prosecutor Terra Morehead had an emotional breakdown, she cried and pleaded with Judge to gag the defendants, and make them stop blogging. She stated that a photo taken from the "Scruffy the dog case internet story" had been placed on the defendants' blog site, and that she had received threats because this photo which was already publicly displayed on the internet had been posted on the blog site. She told the Judge that because of the blogs her cases were being investigated 5 years back by an outside agency!

The day of the hearing for the gag order, Mr. Neighbors is informed through an anonymous email through the blog account, that a co-worker of Marietta Parker overheard her in her office preparing for the hearing; slamming things and yelling the 'N' word! Mr. Neighbors again angered the prosecutor by posting this acquired information on his blog site. Sometime

around May 2008 Prosecuting U.S. Federal Attorney Marietta Parker served a warrant on Sunflower cable to obtain the password information connected to the defendants' Internet activities (we are not sure the warrant was legal and signed by a federal judge).

She then logs into the defendants' blog account and proceeds to go to the edit tools to delete the story Mr. Neighbors had written about Terra Morehead's possible past drug history. There is also evidence through her actions that she was also logging into the email accounts and possibly reading attorney-client correspondence emails.

To cover up for the fact she has illegally edited Mr. Neighbors' blog account, Federal Prosecutor Marietta Parker then files a motion to revoke the bonds of the defendants Mr. Neighbors and his wife based on the blogs. To support her motion to revoke the bond she uses pages from the blogs as exhibits. These exhibits clearly show when she copied and printed them off, she was not only logged into Mr. Neighbors' blog account, she had also used the editing tools before printing off the pages. (The editing tools can still be seen in the exhibits. See photo at top of page) What possible probable cause would give a Federal

Prosecuting attorney the right to serve a search warrant on a defendant's Internet provider in order to obtain passwords to everything in relation to that defendant's Internet IP address? Thus allowing this prosecutor to tamper with 'the evidence' which is in this case constitutionally protected freedom of speech postings on a private blog site and view private emails that contain attorney-client correspondence? How many constitutionally protected rights can a defendant have violated while being corruptly prosecuted? What justifiable legal basis or probable cause could a prosecutor possibly have; to get a warrant for passwords that enables her to be editing and eavesdropping on a defendant's emails and blogging pages in relation to trumped-up Federal charges based on the execution of an illegal warrantless search of the defendant's home and a bogus stolen property, money laundering case that hinges on the perjured testimony of convicted felons? The actions of these prosecutors clearly show cover-up, conspiracy, tampering with the evidence, obstruction of justice, misuse of private information obtained through a search warrant, violation of privacy and a violation of Attorney rules of ethics.

Labels: calculated cover-up conspiracy by Federal Justice Department, Marietta Parker uses search warrant to alter evidence, obstruction of justice

Windows Live™ Hotmail®: ...more than just e-mail. [Check it out.](#)