

February 23, 2021

Supreme Court of Pennsylvania – Western District

Mr. John Vaskov

801 City-County Building

414 Grant Street

Pittsburgh, PA 15219-2463

RE: Joe Myers, Petitioner v. Timothy F. McCune et al, Respondents

No. 283 WAL 2020

Mr. Vaskov,

Please find enclosed ***Petitioner's Notice of Appeal Addendum 2-23-21.***

Enclosed is the extra cover sheet for ***Petitioner's Notice of Appeal Addendum 2-23-21.***
Please time/date stamp the extra cover sheet and return in the self-addressed stamped envelope.

If you have any questions, please contact me.

Sincerely,

Joe Myers

12137 Emerald Green Court

Jacksonville, FL 32246

904-254-6472

1776ToTyranny@gmail.com

CC: All Respondents and/or their legal counsel

SUPREME COURT OF PENNSYLVANIA
WESTERN DISTRICT

Joe Myers, **PETITIONER**

vs.

Timothy F. McCune, Joseph H. Chivers, John/Jack Murtagh Jr., Graydon Brewer, Carl V. Nanni, Jack Lewis, Jim Gallagher, Hank Leyland, Greg Loverick, Edward Tasse, AK Steel (now Cleveland Cliffs) et al, UAW (formerly Butler Armco Independent Union) et al, Angelo Papa, William Cunningham, Michael Lettrich, Maria Millie Jones, Dennis Roman, Nicholas Koch, Adam Hobaugh, John T. Bender, Alice Beck Debow, Carolyn H. Nichols, Joseph D. Seletyn, Butler County et al, Richard A. Goldinger, Tim Morando, **RESPONDENTS**

Petitioner's Notice of Appeal Addendum 2-23-21

Notice is hereby given that Joe Myers, Petitioner named above, notifies the Supreme Court of Pennsylvania of adding Respondents **Butler County et al, Richard A. Goldinger** and **Tim Morando** to this case.

CIVIL DIVISION

Commonwealth Court No. 19-10516

Superior Court No. 1892 WDA 2019

Supreme Court No. 283 WAL 2020

Joe Myers

12137 Emerald Green Court

Jacksonville, FL 32246

904-254-6472

1776ToTyranny@gmail.com

**ADDENDUM TO APPELLANT'S NOTICE OF APPEAL and
APPELLANT'S NOTICE OF APPEAL SUPPLEMENT
TIME/DATE STAMPED 9-17-20 and APPELLANT'S
MOTION FOR DECLARATORY JUDGEMENT TIME/DATE
STAMPED 10-20-20 and PETITIONER'S NOTICE OF
APPEAL ADDENDUM TIME/DATE STAMPED 11-12-20**

As in other court filings Petitioner provides **ALL**
INCULPATORY EVIDENCE and **court filings** on the
Timeline of CORRUPTION page on website
1776ToTyranny.com

Petitioner files this **Addendum** to the **Supreme Court
of Pennsylvania** to add **Respondent Butler County et al,**
Respondent Richard A. Goldinger Butler County District
Attorney and **Respondent Tim Morando** Corporal of the
Pennsylvania State Police for being part of the CONSPIRACY
against VIOLATING **Petitioner's CONSTITUTIONAL RIGHTS**

of the United States of America which is the SUPPREME LAW of the land as well as the SUBSTANTIVE LAW.

The **Supreme Court of Pennsylvania** NOR ANY COURT can use Rules of Procedure to USURP PETITIONER'S SOVEREIGN INDIVIDUAL RIGHTS and Black's Law Dictionary is very clear on the definition of **SUBSTANTIVE LAW**:

*"That part of the law which the courts are established to administer, **as opposed to the rules** according to which the **substantive law** Itself is administered. That part of the law which creates, defines, and **regulates rights**, as opposed to adjective or remedial law, which prescribes the method of enforcing rights or obtaining redress for their invasion." (Emphasis added)*

ALL Respondents have been aware of the criminal actions against Petitioner presented in Petitioner's **Concise Statement dated 2-4-20** filed in Butler County

Commonwealth Court as well as every other court filing by
Petitioner.

Petitioner has appended the following as further evidence
that all Respondent's were aware and WARNED by Petitioner:

- Petitioner sent Email to Mayor Smith 10-19-19
- Petitioner sent Email to Butler County Commissioners 11-15-
19
- Petitioner mailed letter to Respondent Morando dated 11-7-
20
- Petitioner sent the most recent email to Respondent
Goldinger dated 1-29-21

Petitioner stated to Respondent Goldinger in the email
dated 1-29-21 that Respondent Morando refused to follow the
Constitution and protect Petitioner's Constitutional Rights and
follow laws that are Constitutional to protect Petitioner.

The ***Constitution of the United States*** - that was *ratified by the States* – is the ***SUPREME LAW of the land*** and the ***JUDGES*** in every state ***SHALL BE BOUND THEREBY!***

“This Constitution, and the Laws of the United States which shall be made in Pursuance thereof; and all Treaties made, or which shall be made, under the Authority of the United States, shall be the supreme Law of the Land; and the Judges in every State shall be bound thereby, any Thing in the Constitution or Laws of any State to the Contrary notwithstanding.” (Emphasis added) **Constitution of the United States - Article VI: Clause 2**

Notwithstanding definition “in spite of; without being opposed or prevented by.”

The ***PREAMBLE*** to the ***Bill of Rights*** below is very CLEAR that the States were concerned about **misconstruction** and **abuse of power** as the Pennsylvania courts are attempting against Petitioner’s ***Constitutional Rights*** and is

why they added the **Bill of Rights** to FURTHER restrict anyone in government positions that have SWORN an OATH to UPHOLD the Constitution of the United States.

*"The Conventions of a number of the States, having at the time of their adopting the Constitution expressed a desire in order to **prevent** **misconstruction** or **abuse of its powers**, **that further declaratory and restrictive clauses should be added**: And as extending the ground of public confidence in the Government will best ensure the beneficent ends of its institution." (Emphasis added)*

RIGHTS definition "a moral or legal entitlement to have or obtain something"

Because the States knew **We the People** would have corrupt PRESIDENTS, CONGRESSMAN and JUDGES like the Commonwealth and Superior Court judges **HAVE PROVED** the STATES ratified the first 10 Amendments and specified

GUARANTEED RIGHTS that demand DUE PROCESS and EQUAL PROTECTION of CONSTITUTIONAL LAWS in the Amendments:

Amendment V - *"nor be deprived of life, liberty, or property, without due process of law"*

Amendment IX - *"The enumeration in the Constitution, of certain rights, **shall not be construed to deny or disparage others retained by the people.**" (Emphasis added)*

Amendment XIV was ratified some 70 years after the first 10 Amendments because the STATES were again concerned the **CONSTITUTION** was not restrictive enough to the **executive, legislative and judicial** branches so the States wanted to again reestablish DUE PROCESS and EQUAL PROTECTION of the LAWS as SOVEREIGN INDIVIDUAL RIGHTS were being USURPED.

“All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. **No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.**” (Emphasis added)

The ***Pennsylvania Constitution*** validates rules that are NOT CONSISTENT with the ***Pennsylvania Constitution*** CANNOT abridged Petitioner’s CONSTITUTIONALLY PROTECTED SUBSTANTIVE LAW RIGHTS, yet the Pennsylvania courts have ***abridged*** Petitioner’s CONSTITUTIONALLY PROTECTED SUBSTANTIVE LAW RIGHTS!

“if such rules are consistent with this Constitution and neither abridge, enlarge nor modify the substantive rights of any litigant”
(Emphasis added)

Petitioner holds ALL Respondents to the violation of the following ***United States Codes*** with the definitions spelled out in Appellant's court filing ***Appellant's Notice of Appeal*** to the ***Supreme Court of Pennsylvania*** recorded by the Court on 9-17-20. If the ***Supreme Court of Pennsylvania*** refuses to enforce the ***COURT ORDER*** that Appellant made part of the aforementioned ***Appellant's Notice of Appeal*** then Appellant files these charges against the ***Supreme Court of Pennsylvania*** as well that EVERY State is bound by.

- U.S.C Title 18 Section 241 *Conspiracy Against Rights*
- U.S.C Title 18 Section 242 *Deprivation of Rights Under Color of Law*
- U.S.C Title 18 Section 245 *Federally Protected Activities*
- U.S.C Title 42 Section 1982 *Property Rights of Citizens*

- U.S.C Title 42 Section 1983 *Civil Action for Deprivation of Rights*
- U.S.C Title 42 Section 1985 *Conspiracy to Interfere with Civil Rights*
- U.S.C Title 42 Section 1986 *Action for Negligent to Prevent*
- U.S.C Title 50 Section 841 *Findings and declarations of fact "The Congress finds and declares that the Communist Party of the United States, although purportedly a political party, is in fact an instrumentality of a conspiracy to overthrow the Government of the United States. It constitutes an authoritarian dictatorship within a republic, demanding for itself the rights and privileges accorded to political parties, but denying to all others the liberties guaranteed by the Constitution. Unlike political parties, which evolve their policies and programs through public means, by the reconciliation of a wide variety of individual views, and submit those policies and programs to the electorate at large for approval or disapproval, the policies and programs of the Communist Party are secretly prescribed for it by the foreign*

leaders of the world Communist movement. Its members have no part in determining its goals, and are not permitted to voice dissent to party objectives. Unlike members of political parties, members of the Communist Party are recruited for indoctrination with respect to its objectives and methods, and are organized, instructed, and disciplined to carry into action slavishly the assignments given them by their hierarchical chieftains. Unlike political parties, the Communist Party acknowledges no constitutional or statutory limitations upon its conduct or upon that of its members. The Communist Party is relatively small numerically, and gives scant indication of capacity ever to attain its ends by lawful political means. The peril inherent in its operation arises not from its numbers, but from its failure to acknowledge any limitation as to the nature of its activities, and its dedication to the proposition that the present constitutional Government of the United States ultimately must be brought to ruin by any available means, including resort to force and violence. Holding that doctrine, its role as the agency of a hostile foreign power renders its existence a clear present and continuing danger to the security of the United States. It is

the means whereby individuals are seduced into the service of the world Communist movement, trained to do its bidding, and directed and controlled in the conspiratorial performance of their revolutionary services. Therefore, the Communist Party should be outlawed.” (Aug. 24, 1954, ch. 886, § 2, 68 Stat. 775.)

•

These following court **OPINIONS** validate the fact that when a judge violates the Constitution, ***it is a treasonous act***:

- *"When a judge acts where he or she does not have jurisdiction to act, the judge is engaged in an act or acts of treason." – Cohens v. Virginia, 19 US (6 Wheat) 264, 404, 5 L.Ed 257 (1821)*
- *"It is the duty of all officials whether legislative, judicial, executive, administrative, or ministerial to so perform every official act as not to violate constitutional provisions." – Williamson v. U.S. Department of Agriculture, 815 F.2d. 369, ACLU Foundation v. Barr, 952 F.2d. 457, 293 U.S. App. DC 101, (CA DC 1991)*

- *"An unconstitutional act is not law; it confers no rights; it imposes no duties; affords no protection; it creates no office; it is in legal contemplation, as inoperative as though it had never been passed."* – Norton v. Shelby County, 118 U.S. 425 (1886)
- *"The court is to protect against any encroachment of Constitutionally secured liberties."* – Boyd v. U.S., 116 U.S. 616
- *"If a law has no other purpose than to chill the assertion of constitutional rights by penalizing those who choose to exercise them, then it is patently unconstitutional."* – Shapiro v Thompson, 394 US 618, 22 L Ed 2d 600, 89 S Ct 1322.
- Justice Louis Brandeis affirmed his condemnation of abuses practiced by Government officials, who were defendants, acting as Government officials. In the case of **Olmstead vs. U.S. 277 US 438, 48 S.Ct. 564, 575; 72 L ED 944 (1928) he declared:**

"Decency, security, and liberty alike demand that Government officials shall be subjected to the same rules of conduct that are commands to the Citizen. In a Government of laws, existence of the Government will be imperiled if it fails to observe the law scrupulously. Our Government is the potent, the omnipresent teacher. For good or for ill, it teaches the whole people by its example. Crime is contagious. If the Government becomes a law-breaker, it breeds contempt for law; it invites every man to become a law unto himself. It invites anarchy. To declare that, in the administration of the law, the end justifies the means would bring a terrible retribution. Against that pernicious doctrine, this Court should resolutely set its face."

Petitioner reminds the Supreme Court judges as to your duty "What is a JUDGE? A public officer, appointed to preside and to administer the law in a court of justice." – **Black's Law Dictionary**

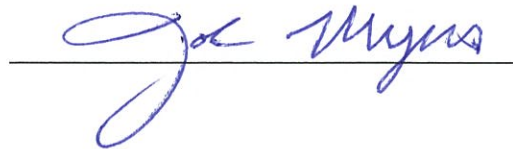
The **Constitution of the United States - Article VI: Clause 2** is very clear ALL LAWS of the United States shall be the SUPREME LAW of the LAND and ALL JUDGES in EVERY STATE shall be bound by them so Petitioner puts the **Supreme Court of Pennsylvania** on notice that if the Court does not either award Petitioner the punitive and compensatory damages requested or schedule a JURY TRIAL then the **Supreme Court of Pennsylvania** is SERVED with the **appended** COLOR OF LAW VIOLATION WARNING Letter for CONSPIRING against Appellant's CONSTITUTIONALLY PROTECTED RIGHTS!

If the ***Supreme Court of Pennsylvania*** does not award Petitioner either the compensatory and punitive damages requested or a JURY TRIAL and sign the appended **COURT ORDER** then Petitioner holds the ***Supreme Court of Pennsylvania*** in CONTEMPT OF COURT and OBSTRUCTION OF JUSTICE as well.

The entirety of this writ and ALL writs by Petitioner should issue, and the full weight of the ***Constitution*** must be followed to the prosecution of ALL Respondents and the compensatory and punitive damages restored to Petitioner.

This Court has only one duty and that is to follow the ***Constitution of the United States*** and ***STRIKE*** the recent ORDERS dated May 26th and 27th of 2020 and execute the appended ORDER.

Dated this 23rd day of February, 2021



Joe Myers

12137 Emerald Green Court

Jacksonville, FL 32246

Phone: 904-254-6472

Email: 1776ToTyranny@gmail.com

IN THE SUPREME COURT OF PENNSYLVANIA WESTERN DISTRICT

Supreme Court Docket No. 283 WAL 2020

Joe Myers

PETITIONER

vs.

Timothy F. McCune, Joseph H. Chivers, John/Jack W. Murtagh Jr., Graydon Brewer, Carl V. Nanni, Jack Lewis, Jim Gallagher, Hank Leyland, Greg Loverick, Edward Tasse, AK Steel et al, UAW et al (formerly Butler Armco Independent Union), Angelo Papa, William Cunningham, Michael Lettrich, Maria Milie Jones, Dennis Roman, Nicholas Koch, Adam Hobaugh, John T. Bender, Alice Beck Dubow, Carolyn H. Nichols, Joseph D. Seletyn, Butler County et al, Richard A. Goldinger, Tim Morando

RESPONDENTS

ORDER

AND NOW, this _____ day of _____ 2021, upon the facts and evidence provide by Appellant, it is hereby ORDERED by the Superior Court that:

- (a) That ALL ORDERS by the Commonwealth and Superior Courts are hereby STRIKEN from the record as well as ALL Briefs filed by

RESPONDENTS as the RESPONDENTS with a law license perverted the LAW and did not honor their sworn oath to the Constitution;

- (b) Appellant is awarded either the full damages requested of \$100 Million from RESPONDENT AK Steel and \$10 Million per each other RESPONDENT or a JURY TRIAL is scheduled immediately;
- (c) That SANCTIONS ARE INVOKED that strips the law license of ALL RESPONDENTS that were judges, legal counsel or prothonotary that were part of the Conspiracy against PETITIONER and NEVER allowed to practice law in the United States;
- (d) An INJUNCTION is imposed on RESPONDENT AK Steel et al Butler plant for the continued criminal activity of hauling the coils on grossly overloaded trailers coming down a steep hill with a 90 degree bend in it to an intersection RESPONDENT AK Steel et al allows the public at large to enter their property to purchase material from Hocketts Slag a public company, which violates RESPONDENT AK Steel written directives and a violation of PUBLIC POLICY LAW;
- (e) CRIMINAL charges are invoked against ALL RESPONDENTS for their part in the CONSPIRACY against PETITIONER'S CONSTITUTIONAL PROTECTED RIGHTS.

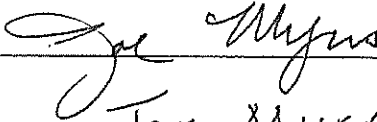
BY THE COURT

_____J.

CERTIFICATE OF COMPLIANCE

I certify that this filing complies with the provisions of the *Public Access Policy of the Unified Judicial System of Pennsylvania: Case Records of the Appellate and Trial Courts* that require filing confidential information and documents differently than non-confidential information and documents.

Submitted by: **PETITIONER**
(E.g., Appellant, Appellee, Petitioner, Respondent)

Signature: 
Name: JOE MYERS

Attorney No. (if applicable): _____

CERTIFICATE OF COMPLIANCE

I hereby certify that this court filing complies with PRAP even though as Petitioner has stated in court filings the PRAP cannot supersede the Supreme Law of the LAND – the CONSTITUTION.

Petitioner puts the ***Supreme Court of Pennsylvania*** on **NOTICE** of your SWORN OATH to uphold the Constitution of the United States of America and ALL judges are bound thereby under Article 6 as well as the PREAMBLE to the Bill of Rights that further restrict judges, specifically 7th, 9th, 10th and 14th Amendments.

Additionally, each judge is bound by your OATH OF OFFICE under Pennsylvania Title 42 Chapter 25 Section 2522:

"I do solemnly swear (or affirm) that I will support, obey and defend the Constitution of the United States and the Constitution of this Commonwealth and that I will discharge the duties of my office with fidelity, as well to the court as to the client, that I will use no falsehood, nor delay the cause of any person for lucre or malice."

Dated this 23rd day of February, 2021

/s/ Joe Myers

Form **COL**

Violation Warning Denial of Rights Under Color of Law

▶ Violation Warning—18 U.S.C. §242; 18 U.S.C. §245; 42 U.S.C. §1983


Name and address of Citizen Joe Myers 12137 Emerald Green Court Jacksonville, FL 32246	Name and address of Notice Recipient Supreme Court of Pennsylvania 801 City-County Building 414 Grant Street Pittsburgh, PA 15219-2463
--	---

Citizen's statement:

Violation of MY Rights under the United States of America Constitution, specifically a JURY TRIAL, DUE PROCESS and EQUAL PROTECTION of LAWS
Violations of U.S. Codes - Title 18 Section 241, Section 242, Section 245, Section 35559 / Title 15 Section 2087 / Title 29 Section 654 / Title 50 Section 841

I certify that the forgoing information stated here is true and correct.

Citizen's signature

▶  | Date ▶ **2-23-21**

Legal Notice and Warning

Federal law provides that it is a crime to violate the Rights of a citizen under the color-of-law. You can be arrested for this crime and you can also be held personally liable for civil damages.

Attempting to cause a person to do something by telling that person that such action is required by law, when it is not required by law, may be a felony.

18 USC §242 provides that whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States ... shall be fined under this title or imprisoned not more than one year, or both.

18 USC §245 provided that Whoever, whether or not acting under color of law, intimidates or interferes with any person from participating in or enjoying any benefit, service, privilege, program, facility, or activity provided or administered by the United States; [or] applying for or enjoying employment, or any perquisite thereof, by any agency of the United States; shall be fined under this title, or imprisoned not more than one year, or both.

42 USC §1983 provides that every person who, under color of any statute, ordinance, regulation, custom, or usage, of any State or Territory or the District of Columbia, subjects, or causes to be subjected, any citizen of the United States or other person within the jurisdiction thereof to the deprivation of any rights, privileges, or immunities secured by the Constitution and laws, shall be liable to the party injured in an action at law, suit in equity, or other proper proceeding for redress.

Warning, you may be in violation of Federal Law and persisting with your demand may lead to your arrest and/or civil damages! Also understand that the law provides that you can be held personally responsible and liable, as well as your company or agency.

You are advised to cease and desist with your demand and to seek *personal* legal counsel if you do not understand the law.

Notice of Service:
I, Joe Myers certify that I personally delivered this notice to above named recipient and address on / in court filing _____ at Supreme Court of Pennsylvania Western District

RE: Corruption in Butler County Courts

October 19, 2019 at 1:22 PM

From Joe Myers

To MayorBSmith@cityofbutler.org

Mayor Smith,

This email serves notice to make you aware of the corruption in the Butler County Courts against me and my warning to Butler County.

Because the files are too large to email I have provided the court filing links below to make you aware of the corruption and recent Violation Warnings for Denial of my Rights Under Color of Law that I have sent to Judge Cunningham the Defendants and their legal counsel. Additionally the court filings will detail how my Rights under the Constitution of The United States of America have been and are being violated.

https://www.1776totyranny.com/uploads/5/7/3/7/57370495/notice_to_butler_county-judge-attorneys_10-11-19.pdf

https://www.1776totyranny.com/uploads/5/7/3/7/57370495/legal_notice_and_warning_for_violation_of_right_under_color_of_law_10-16-19.pdf

https://www.1776totyranny.com/uploads/5/7/3/7/57370495/letters_to_judge_defendants_and_their_legal_counsel_10-18-19.pdf

https://www.1776totyranny.com/uploads/5/7/3/7/57370495/amended_legal_notice_and_warning_for_violation_of_right_under_color_of_law_10-17-19..pdf

Again this email is to put Butler County on legal notice that if the hearing on 10-22-19 is not vacated and a date set for JURY selection and JURY TRIAL for my case I have every intention to take legal action against Butler County.

You are welcome to reach out to me via email or my phone number below.

Sincerely,

Joe Myers
904-254-6472

My intent to hold Butler County liable

November 14, 2019 at 9:31 PM

From Joe Myers

To losche@co.butler.pa.us, kgeyer@co.butler.pa.us, kboozel@co.butler.pa.us

📎  Response t...gh 11-5-19.pdf 35.75 MB,  Limited Sp...s 10-18-19.pdf 3.56 MB,
 Amended Le... 10-18-19..pdf 52.79 MB,  Amended Co...s 10-28-19.pdf 32.69 MB

Attachments available until December 15, 2019.

Ms. Osche, Ms. Geyer and Mr. Boozel,

This email is to put you on notice of my intent to hold Butler County liable for the violation of my Constitutional Rights by the kangaroo court of Butler County.

You can see the **Timeline of CORRUPTION** page at www.1776ToTyranny.com and this email will be added to the timeline.

I have notified the Butler County District Attorney and the Mayor of the City of Butler with no reply.

Senator Rubio and Congressman Rutherford have started a congressional inquiry and yesterday I spoke to the caseworker from Senator Rubio's office and she asked me to send the latest court filings as she wanted to send those as well to the U.S. Department of Justice and the FBI. The following is what I emailed her in italics.

Natalie,

Thank you for taking my call today. I have copied this email to Congressman Rutherford's office as well since he has reached out to Senator Rubio to be part of the congressional inquiry as well.

Per our discussion I have attached the latest information regarding my case.

Attached are my latest court filings:

- *10-18-19 the letters I sent to the judge, Defendants and their legal counsel with the Violation Warnings for Denial of Rights Under Color of Law*
- *10-18-19 added to the court record the Violation Warning for Denial of Rights Under Color of Law to the judge and Defendants and their legal counsel*
- *10-28-19 added the judge and Defendants legal counsel as Defendants to the court record*
- *11-5-19 adding to the court record the continued violation of my Constitutional Rights by the Butler County Court system by the judge and ALL Defendants providing a CIVICS LESSON from the Declaration of Independence and the Constitution of the United States of America*

When I submitted my latest court filing I detailed how Defendant Cunningham who **WAS** the judge and **ALL** other Defendants have continued to VIOLATE my CONSTITUTIONAL RIGHTS OF THE UNITED STATES OF AMERICA by trying to apply PRETENDED LEGISLATION. I provide a CIVICS LESSON in this court filing from the **Declaration of Independence** and **OUR Constitution** that EVERYONE is bound to obey and is the **RULE OF LAW!**

Our Representatives that signed the Declaration of Independence explained the grievances they had against King George and some of the following are what ALL Defendants are VIOLATING now that our Representatives rescued us from and **I AM NOT GIVING THOSE RIGHTS UP!**

- "For depriving us in many cases, of the benefits of Trial by Jury"
- "He has combined with others to subject us to a jurisdiction foreign to our constitution, and unacknowledged by our laws; giving his Assent to their Acts of **pretended Legislation**" (Emphasis added)
- "For transporting us beyond Seas to be tried for **pretended offences**" (Emphasis added)

CRIME "A crime is a wrongdoing classified by the state or Congress as a felony or misdemeanor. A crime is an offense against public law."

All Defendants committed a crime when they violated my Constitutional Rights. Defendant Cunningham stated in the UNCONSTITUTIONAL preliminary objections hearing on 10-22-19 that "Just because you asked for a jury trial does not mean you can have one." which violates the **Constitution of the United States of America Amendment 7 - Trial by Jury in Civil Cases. Ratified 12/15/1791:**

- "In Suits at common law, where the value in controversy shall exceed twenty dollars, the right of **trial by jury shall be preserved**, and no fact tried by a jury, shall be otherwise re- examined in any Court of the United States, than according to the rules of the common law." (Emphasis added)

The Constitution of the Commonwealth of Pennsylvania Declaration of Rights Section 6 upholds the Constitution of the United States of America:

- "Trial by jury shall be as heretofore, and the right thereof remain **inviolable**. The General assembly may provide, however, by law, that a verdict may be rendered by not less than five-sixths of the jury in any civil case. Furthermore, in criminal cases, the Commonwealth shall have the same right to trial by jury as does the accused." (Emphasis added)

Criminal Defendant Cunningham additionally violated the **Constitution of the United States of America Article. VI. - Debts, Supremacy, Oaths:**

- "This Constitution, and the Laws of the United States which shall be made in Pursuance thereof; and all Treaties made, or which shall be made, under the Authority of the United States, shall be the supreme Law of the Land; **and the Judges in every State shall be bound thereby**, any Thing in the Constitution or Laws of any State to the Contrary notwithstanding." (Emphasis added)

Criminal Defendant Cunningham also violated the **Constitution of the United States of America Amendment 9 - Construction of Constitution. Ratified 12/15/1791.**

- "The enumeration in the Constitution, of certain rights, **shall not be construed to deny or disparage others retained by the people.**" (Emphasis added)

In addition Criminal Defendant Cunningham violated **Amendment 14 - Citizenship Rights. Ratified 7/9/1868.**

- *"All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. **No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.**" (Emphasis added)*

This proves Criminal Defendant Cunningham violated his sworn oath as a "so-called" judge to **PROTECT MY RIGHTS!!!**

All Defendants and their Defendant legal counsels have been complicit in the criminal activity of **VIOLATING MY CONSTITUTIONAL RIGHTS and LAWS THAT PROTECT WE THE PEOPLE!!!**

Please provide this information to the U.S. Department of Justice and the FBI as well.

Anyone of you are welcome to contact me anytime to discuss any part of of the timeline you would like to discuss.

Download from iCloud
 Response t...gh 11-5-19.pdf
 35.75 MB

Download from iCloud
 Limited Sp...s 10-18-19.pdf
 3.56 MB

Download from iCloud
 Amended Le... 10-18-19..pdf
 52.79 MB

Download from iCloud
 Amended Co...s 10-28-19.pdf
 32.69 MB

Joe Myers
904-254-6472

November 7, 2020

Pennsylvania State Police
Attention: Corporal Morando
200 Barracks Road
Butler, PA 16001

RE: Per Butler County District Attorney Goldinger's email to you requesting an investigation regarding the crimes perpetrated against Joe Myers

Corporal Morando,

Thank you for taking my call regarding the criminal activity against me. Since we spoke, I wanted to mail you the main court filings for your investigation that will provide the most evidence to minimize the time needed to investigate and prosecute. I did not provide the **Exhibits**, but they can be downloaded and printed on the "**Timeline of CORRUPTION**" page at **1776ToTyranny.com**

Please find my enclosed court filings for your investigation:

- **Concise Statement** dated 2-4-20 filed in the Commonwealth Court of Butler County
- **Appellant's Notice of Appeal** filed in the Supreme Court of Pennsylvania and date stamped 9-17-20
- **Appellant's Notice of Appeal Supplement** filed in the Supreme Court of Pennsylvania and date stamped 9-17-20
- **Appellant's Motion for Declaratory Judgement** filed in the Supreme Court of Pennsylvania and date stamped 10-20-20
- **Petitioner's Notice of Appeal Addendum** dated 11-7-20

The same information I have sent you I have sent to U.S. Inspector General Michael Horowitz and to Agent Steve Daugherty from the FBI Field Office in Jacksonville Florida.

I will be in Butler until the 20th for my dad's Memorial Service if you would like to speak with me.

Sincerely,

Joe Myers
12137 Emerald Green Court
Jacksonville, FL 32246
904-254-6472
1776ToTyranny@gmail.com



1776ToTyranny Freedom <1776totyranny@gmail.com>

Follow up on prosecution 1-29-21

1 message

1776ToTyranny Freedom <1776totyranny@gmail.com>

Fri, Jan 29, 2021 at 10:41 AM

To: Office of District Attorney for Butler County <ButlerDA@co.butler.pa.us>

Mr. Goldinger,

This email is to follow up on the prosecution of all involved in the crimes committed against me. I have attached my latest court filing to the Supreme Court of Pennsylvania and I would encourage you to review the United States Codes that is proof of the crimes committed against me and that you are responsible to prosecute even at the state level!

I just spoke with Corporal Morando today and he is refusing to do his job so I will be adding him as part of my lawsuit and you as well if you do not do your job.

I expect a response within 7 days as to your legal paperwork you have or are filing regarding the prosecutions of all involved that have committed criminal acts against me.

If you have any questions feel free to call me within the 7 days and if I do not have a response I will be filing an Amended court filing to the Supreme Court of Pennsylvania adding your name and Morando to my lawsuit.

Regards,

Joe Myers

904-254-6472 (call or text)

1776ToTyranny.com

"In free governments the rulers are the servants, and the people their superiors and sovereigns." –
Benjamin Franklin

Let FREEDOM RING!**Petitioners Notice of Appeal Addendum dated 11-7-20.pdf**

4032K

CERTIFICATE OF SERVICE

I, the undersigned, certify that the foregoing PETITIONER'S NOTICE OF APPEAL ADDENDUM 2-23-21 was served on the following via U.S. Mail, First-Class, this 23rd day of February, 2021.

**Erie County Courthouse
Att: William Cunningham
140 West 6th Street
Erie, PA 16501**

**Administrative Office of Pennsylvania Courts
Att: Michael Dailey legal counsel for judges
John T. Bender, Alice Beck Dubow and
Carolyn H. Nichols
1515 Market Street, Suite 1414
Philadelphia, PA 19102**

**Frost Brown Todd LLC
Union Trust Building / Att: Nicholas J. Koch
501 Grant Street, Suite 800
Pittsburgh, PA 15219**

**Superior Court of Pennsylvania
Att: Joseph D. Seletyn
310 Grant Street, Suite 600
Pittsburgh, PA 15219-2297**

**JonesPassodelis PLLC
Gulf Tower /Att: Ms. Jones & Mr. Letterich
707 Grant Street, Suite 3410
Pittsburgh, PA 15219**

**Butler County et al
County Commissioners
5th Floor, County Govt. Center
124 W. Diamond Street
Butler, PA 16001**

**Angelo Papa
318 Highland Ave
New Castle, PA 16101**

**Richard A. Goldinger D.A.
3rd Floor, County Govt. Center
124 W. Diamond Street
Butler, PA 16001**

**Graydon Brewer
48 Crystal Drive
Oakmont, PA 15139-1051**

**Corporal Tim Morando
PA State Police
200 Barracks Road
Butler, PA 16001**

**Murtagh, Hobaugh & Cech
Att: Adam Hobaugh
110 Swinderman Road
Wexford, PA 15090**

**Marshall Dennehey Warner Coleman & Goggin
Union Trust Building / Att: Dennis Roman
501 Grant Street, Suite 700
Pittsburgh, PA 15219**



Joe Myers