

THE STATE OF NEW HAMPSHIRE
Hillsborough County Superior Court, Northern District
300 Chestnut Street
Manchester, NH 03101-2490
603-669-7410
The Roman Catholic Bishop of Manchester & St. Lawrence Parish
V.
Gerard Beloin

NO. 07-E-0431

MOTION FOR DECISION

1. On July 15, 2008 this Respondent filed a Motion for Summary Judgment. The Petitioner responded in a limp-wristed and weak-kneed Objection to Respondent's Motion for Summary Judgment. In their Objection, Petitioner failed to address one single point of fact listed in my Motion for Summary Judgment. The Petitioner has repeatedly refused to respond to the devastating statements of facts linking members of the St. Lawrence Parish and by proxy the Diocese of Manchester to organized crime. They refused to respond to the admitted murder for hire scheme that resulted in the death of Dr. Craig Hieber. According to the recordings, prominent St. Lawrence Parishioner Prosecutor Kerry Steckowych gassed him because **"he knew what was going on so they decide to get rid of him"**. All of these allegations are backed up by the recordings.

The Petitioner filed a piece of paper with the words OBJECTION on it and then failed to refute any of the points of fact listed in my Motion for Summary Judgment. In essence, the Petitioner has defaulted.

The Court has yet to respond to this Respondent's Motion for Summary Judgment. I urge the court to grant this Motion based on the uncontested facts presented in that Motion.

2. On August 11, 2008 this Respondent filed a Motion for Hearing on Motion for Summary Judgment in order to force the Plaintiff to respond to the points of fact in my Motion. The Court has yet to respond to this Motion.

3. On August 11, 2008 this Respondent filed a Motion for a Change of Venue. The Petitioner Objected on the grounds that I offered only **"wild and unsubstantiated allegations to support my request."** This is blatantly false. I have never alleged a murder for hire scheme by Hillsborough County Officials that resulted in the admitted murder of Dr. Hieber. I have never

alleged threats of death at the hands of Hillsborough County Police gunfire ordered by a Hillsborough County Prosecutor Kerry Steckowych. I have never alleged threats of death, dismemberment and disposal at sea by Goffstown Officials, who are also Hillsborough County Officials, working in concert with organized crime. I have never alleged arson and the threats of more arson by **“the Chief”**. I have never alleged **“racketeering”** and **“kickbacks”** by Goffstown Officials and Hillsborough County Officials. It is Mr. Janigan and Informant #4, both agents for the State of NH and Hillsborough County Officials, on tape, boasting about how Prosecutor Kerry Steckowych, Goffstown Officials and Hillsborough County Officials are committing these heinous crimes. Prosecutor Kerry Steckowych and Chief Paul Nault, are both Goffstown Officials, Hillsborough County Officials and Prominent members of the St. Lawrence Parish. The veracity of these recordings have never been denied. To the contrary, they have been adjudicated to be authentic by two NH Justices. This Respondent has testified in open court, under oath, on at least 5 occasions as to the source of these recordings and I have never been prosecuted for perjury.

These allegations made without the recordings to back them up would be insanity on my part. These same allegations made with the recordings to back them up is still insanity, but the insanity is on the part of the agents for the State of NH, agents for the Hillsborough County Attorney’s Office, Clerks of the Court for the Hillsborough County Court House and agents for the St. Lawrence Parish and the Diocese of Manchester. Some of these agents share all 3 titles.

The Court has yet to respond to this Respondent’s Motion for a change of Venue. I urge the court to grant this Motion based on the uncontested facts presented in that Motion.

4. On August 11, 2008 this Respondent filed a Motion to Dismiss With Prejudice After Motion for Summary Judgment is Granted. The Court has yet to respond to this Motion.

For all other causes that may be fair and just.

Respectfully submitted,



Gerard Beloin
P.O. Box 304
New Boston, NH 03070
Date: February 2, 2009

CERTIFICATION OF COPIES

The Roman Catholic Bishop of Manchester & St. Lawrence Parish v Gerard M. Beloin

NO. 07-E-0431

I/We hereby certify that a copy of the foregoing MOTION FOR DECISION has been forwarded to all complainants, respondents, and counsel for complainants and respondents listed below, and that I/we have included a copy of all attachments or enclosures submitted with it.

Name

Attorney Alexander J. Walker

Address

111 Amherst Street
Manchester, NH 03101

Date: February 2, 2009



Signature

P.O. Box 304
New Boston, NH 03070 - 304
603-487-5419