

Subject: representation
From: charlie malouff (cmalouff@yahoo.com)
To: dhw@wannamakerlaw.com;
Bcc: David.Peterson@fd.org;
Date: Thursday, October 25, 2012 5:54 PM

Dan,

Let me give you a demonstration on why my former employees dont like me.

For over a year I have been telling you I am not going to plea on the state case. We have yet to get Discovery. Over a month ago, I took a plea, at your urging, on my federal case. Again, without Discovery. I dont know what you told David Peterson regarding Discovery and how it affected my case, but it could not have been much, or you blew smoke up his ass, because we had not gotten ANY 'Discovery.' We just got a tinkling of Discovery that should have been here months ago and there is a lot in there that may have had a serious impact on my federal case. And this is just the tip of the iceberg. We still do not have the original offense report, supplemental report or any statements that were used to justify the search warrants.

Over a month ago, I told you there was not going to be a plea bargain. I began aggressively telling you to either stand up and represent me either by getting appointed by the judge, or find me someone to take this case pro bono, or tell the judge to get me a public defender. One with the proper tools, ie., investigator, forensics analysts, etc., to properly defend me.

On October 11th, you confirmed a meeting with me and David Peterson at 230 on Monday the 15th. You failed to show and we waited for you for two hours and Peterson tried to call you and you did not return his call (s).

This last Monday, the 22nd, after court we met in the late afternoon, but with plenty of time for you to get over to the court house, and I again told you again there is not going to be a plea bargain. Either go get yourself appointed, get someone to take this pro bono or go tell the judge I want a public defender. You shoo'd me out of your office so you could get to the court house after you called David Peterson and asked him to call you back and you called Joe Turner to tell him I was not going to plea and that we needed to meet, but after the two of you had lunch.

On Tuesday, the 23rd, you texted me back at 245 pm saying you had not gone to the court house yet. Today is Thursday the 25th and I texted you 0838 wanting to know your status as my atty and at 340 pm, having not heard back from you, I called you and left a message on your voice mail wanting to know what is going on.

Let me make this very clear! I am not pleading to the state case. What part of that do you not understand? Do your job!! Either step up to the plate and get appointed or go find someone who will give me the defense I deserve. Enough is enough!!!! Quit circle jerking me.

Charlie

".....I took the road less traveled, and there, by the grace of God, went I."

CM