

OPPOSITION TO CHIEF JUSTICE CHASE T. ROGERS REAPPOINTMENT

Sylvester Traylor
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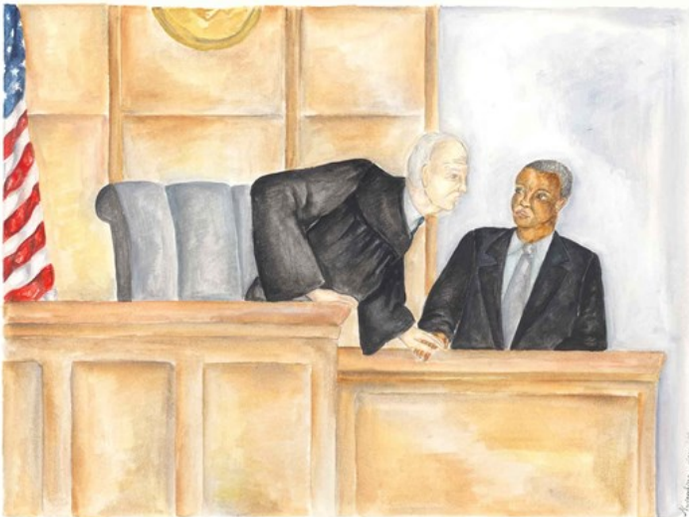
April 10, 2015

State of Connecticut
Judiciary Committee
State Capitol
Hartford, CT. 06106

Dear Rep. Tong and Sen. Coleman

This is a letter and/or a request for the State of Connecticut Judiciary Committee to VOTE "NO" on the reappointment of Chief Justice Chase T. Rogers for the State of Connecticut for the following reasons:

Frist and foremost, it is my contention that Chief Justice Chase T. Rogers has violated Canon Rule 2.15 [responding to judicial and lawyer's misconduct]. (a) A judge having knowledge that another judge has committed a violation of this Code that raises a substantial question regarding the judge's honesty, trustworthiness, or fitness as a judge in other respects shall take appropriate action including informing the appropriate authority. It would appear that as the Chief Judge for the State of Connecticut she has in not addressed the disgraced State Court, Judge Thomas F. Parker's court-room described in Mr. Traylor's compliant concerning the SOCIOLOGICAL JURISPRUDENCE. See Exhibit "A, B, C, D and E" which had a ripple effect on the violation of Mr. Traylor's due process and equal protection rights in the State Court.



The questions that I would ask Chief Justice Chase T. Rogers concerning her reappointment as the Chief Judge for the State of Connecticut is as follows:

1. Judge Chase Rogers, are you aware that Governor Dannel P. Malloy removed Judge Thomas F. Parker as a trial referee judge on January 23rd 2015 due to his lack of judicial temperament, judicial bullying and racial bias?
2. What was your response when it was reported to you that Judge Thomas F. Parker reached

into the witness box and grabbed the right wrist of Mr. Sylvester Traylor in an effort to intimidate him during the case of Traylor v Awai? As of this date, April 10, 2015, have you articulated any written or verbal response to the alleged victim of this judicial bullying?

3. Were you aware of the egregious behavior of Judge F. Parker when he encouraged the Marshalls at the New London Superior Court to harass Mr. Traylor and intimidate him by asking four Marshalls to be present during his hearings? When Mr. Traylor's attorney inquired as to the presence of the excessive number of Marshalls, the Marshall responded, "**Get used to it.**" If you were aware of this this, how did you respond to this complaint as Chief Judge for the State of Connecticut? Refer to the attached Exhibits.
4. Were you aware that the Defense Attorney in the case of Traylor v Awwa became verbally abusive as well as approached Mr. Traylor in a hostile manner when Mr. Traylor walked into the lobby of the Clerk's office and as of this date, neither the Clerks nor the Judicial Marshall have confronted him regarding his abusive behavior towards Mr. Traylor.
5. Were you aware that discriminatory practices were in effect practice at the New London Superior Court and that a former clerk of the New London Superior Court wrote an affidavit in reference to the fact that she and other clerks were instructed to practice discriminatory actions against Mr. Traylor? Referring to the attached Exhibits.
6. What steps did you take to rectify the discriminatory practices that were reported to you as being practiced by The New London Superior Court? You have articulated to the State Legislature that you have put into place steps to prevent discriminatory practices in the judicial system in the State of Connecticut, but the discriminatory practices experienced by Mr. Traylor occurred after your speech to the Legislators and the SOCIOLOGICAL JURISPRUDENCE described in the attached Exhibits did not improve at the New London Superior Court. What is your explanation of this judicial behavior at the New London Superior Court and the retaliatory practices against Mr. Traylor?
7. Did you communicate with Judge Thomas F. Parker on January 20th 2011 concerning Attorney Edward Berrick's wrongful incarceration for six hours for declining to represent Mr. Traylor in his personal capacity? Would you consider this abuse to order and bullying a litigant/ and his attorney into submission without any legal precedence?
8. Did Judge Thomas F. Parker follow judicial rules concerning the handling of court files by keeping Mr. Traylor's files under lock and key in his chambers? If not, was Judge Parker ever sanctioned for this action? Were you aware that on several occasions that Judge Parker did not come in for work and that the Clerks could not obtain the files for Mr. Traylor because they were under lock and key?
9. Knowing that Governor Malloy has now removed Judge Parker as a trial referee judge due to his racial bias and judicial bullying, do you believe that the Judicial Branch should revisit all of Judge

Parker's previous judgments and transcripts?

MY PERSONAL STORY

I am a Veteran of the United States Army. On March 1, 2004, I lost my wife to medical malpractice because of a civilian doctor's negligence in prescribing to my wife the wrong medication while failing to return any urgent telephone calls. The doctor, Dr. Bassam Awwa's own attorney's have even admitted in open court during a legal proceeding that his client destroyed my wife's medical records, but it would appear that I am being deprived of my due process and equal protection rights to seek judicial remedies because of an unconstitutional law which is targeting people of poverty rights and their access to the courts.

It is my assertion that Dr. Awwa failed to fully and adequately inform my wife about the risk associated with the warnings in the packaging insert. WHO SHOULD NOT TAKE EFFEXOR XR? The very first point is any person with suicidal thoughts. The crushing truth is that I had made the initial appointment with Dr. Awwa, and also attended the initial consultation with my wife. My wife expressed her suicidal thoughts during the initial consultation. Unfortunately, Dr. Awwa altered the decedent's medical records, and destroyed the initial medical evaluation to deprive me of the evidence to support his claims, when my wife's life came to a full stop by way of suicide.

Judge Parker even clearly ignored Dr. Zonana's Certificate of Merit, which clearly sets out the fact I did in fact file a legitimate lawsuit by stating: ***"After reviewing Mrs. Traylor's treatment records and other information, Dr. Awwa's failure to call Traylor "played a proximate role in the death of the patient as it would have added to concerns suicidality and prompted more active intervention by the physician."*** See enclosed a copy of a certificate of merit.

However, the law Certificate of Merit has been ***"Struck Down"*** by the Washington State Supreme Court, and four other states. See the enclosed video. But, there're Judges like Judge Parker

Washington State Supreme Court

held on Tuesday February 24th 2009, 10:00AM

Oral arguments: Kimme Putman v. Wenatchee Valley Medical Center, P.S., et al. **(Is the certificate of merit requirement for medical malpractice cases constitutional?)**

Certificate-Of-Merit "Struck Down" by Washington Supreme Court



Please [click here](#) to watch video or paste this url into your browser address bar:

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who are acting as lobbyists on behalf of the insurance industry as a conflict of interest with the intent to deprive individuals of the access to the courts.

It would further appear that the Insurance lobbyists who were in fact instrumental in drafting and enacting such an unconstitutional law, are now in fact engaging in corruption by attending annual parties for the meeting of the minds called the Red Wine Night in Hartford, Connecticut and Lawrence and Memorial Hospital during which time they contribute money for any challenges to CGS. 52-190a. Who attends this party? The Connecticut Trial Lawyers Association, the defense lawyers for the Insurance industry, the Insurance Industry lobbyists, the State legislators, the judges, the Connecticut Attorney General, the State Congressmen, the State Senators, and even the Governor of Connecticut. As a citizen of the State of Connecticut, I was only invited to the Red Wine Party as an observer to be shown how corruption take place in the state of Connecticut.

My final question to Chief Justice Chase T. Rogers would be is have she ever attended any special events that would cause her to have a bias opinion and/or a conflict of interest concerning CGS. 52-190a.

Wherefore, I hereby request that the Connecticut Judiciary Committee VOTE "NO" on the reappointment of Chief Justice Chase T. Rogers because she cannot answer the above questions with honesty, trustworthiness, or with the fairness fit to be the Chief Judge for the State of Connecticut.

Respectfully Submitted by
Sylvester Traylor

/Sylvester Traylor/

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