

IN THE COURT OF COMMON PLEAS
MONTGOMERY COUNTY, PENNSYLVANIA
CRIMINAL DIVISION

COMMONWEALTH OF PENNSYLVANIA :
Appellee : No(s). CP-46-CR-6239-2015
v. : CP-46-CR-8423-2015
KATHLEEN G. KANE :
Appellant :

2017 JAN -3 AM 9:40
MONTGOMERY COUNTY
PENNA.

CONCISE STATEMENT OF MATTERS COMPLAINED OF ON APPEAL
PURSUANT TO Pa.R.A.P. 1925(b)

TO THE HONORABLE WENDY DEMCHICK-ALLOY, JUDGE OF SAID COURT:

AND NOW, this 5th day of January, 2017, pursuant to Pa.R.A.P. 1925(b), comes the Defendant/Appellant, Kathleen G, Kane, by and through her attorneys, Joshua. D. Lock, Esq. and Goldberg Katzman, PC, and presents the following Statement of Errors Complained of on Appeal:

1. **Denial of Motion To Recuse.** The motion was part of the Defendant's Omnibus Pre-Trial Motion filed March 4, 2016. The motion requested the recusal of all judges of the Montgomery County Court of Common Pleas, based on the fact that Judges William R. Carpenter, Carolyn T. Carluccio, and Risa Vetri Ferman were all directly or closely connected to the case. The Court denied the motion by Order entered March 28, 2016.

2. **Denial of Motion To Suppress Evidence.** The motion was part of the Defendant's Omnibus Pre-Trial Motion filed March 4, 2016. The motion requested the suppression of all evidence and testimony gathered by or derived from the Thirty-Fifth Statewide Investigating Grand Jury in connection with Notice No. 123 and Presentment No. 60, since the

appointment by Supervising Judge of the Grand Jury William R. Carpenter of Special Prosecutor Thomas Carluccio with sweeping powers to, *inter alia*, utilize a Statewide Investigating Grand Jury, subpoena witnesses and documents, and issue a Presentment, was unlawful and unconstitutional. The Court denied the motion by Order entered March 28, 2016.

3. Denial of Motion for Bill of Particulars. The motion was part of the Defendant's Omnibus Pre-Trial Motion filed March 4, 2016. The motion requested particulars as communicated to the Commonwealth by letter dated October 20, 2015 and again set forth in the Defendant's Memorandum of Law in Support of Attorney General Kathleen G. Kane's Omnibus Pre-Trial Motion, (p. 46-47), filed simultaneously with the Omnibus Pre-Trial Motion on March 4, 2016. No Bill of Particulars was ever provided by the Commonwealth. The Court denied the Defendant's Omnibus Pre-Trial Motion by Order entered March 28, 2016.

4. Denial of Motion To Dismiss Perjury and False Swearing Counts as Duplicitous. The motion was filed as part of the Defendant's Omnibus Pre-Trial Motion on March 4, 2016; addressed in the Defendant's Memorandum of Law in Support of Attorney General Kathleen G. Kane's Omnibus Pre-Trial Motion, (p. 51-54), filed the same day; and finally addressed in the Defendant's Reply Memorandum of Law filed March 18, 2016, p. 17-19. The motion was based on the fact that the charges of Perjury at Count One and False Swearing at Count Two of the Information filed at No. 6239-20 15 each embraced four separate subjects and 11 separate allegedly false statements by the Defendant, as set forth in the Affidavit of Probable Cause for the Criminal Complaint at No. 6239-2015, p. 18-30. Multiple perjury offenses were thus improperly charged in one count; as multiple False Swearing offenses were likewise improperly charged in one count. The Court denied the Defendant's Omnibus Pre-Trial Motion by Order entered March 28, 2016.

5. Denial of Motion To Dismiss Obstruction Counts as Duplicitous and/or Multiplicitous. The motion was filed as part of the Defendant's Omnibus Pre-Trial Motion on March 4, 2016; addressed in the Defendant's Memorandum of Law n Support of Attorney General Kathleen G. Kane's Omnibus Pre-Trial Motion, (p. 51-54), filed the same day; and finally addressed in the Defendant's Reply Memorandum of Law filed March 18, 2016, p. 17-19. The motion was based on the fact that the two charges of Obstructing Administration of Law or Other Governmental Function at Counts Three and Four of the Information filed at No. 6239-2015 either both embraced the same three alleged episodes or both failed to differentiate which of the three alleged episodes was or were embraced within Count Three and which of the three alleged episodes was or were embraced within Count Four. See Affidavit of Probable Cause for the Criminal Complaint at No. 6239-2015, p. 37-38. The Court denied the Defendant's Omnibus Pre-Trial Motion by Order entered March 28, 2016.

6. Denial of Motion To Dismiss Official Oppression Counts as Multiplicitous. The motion was filed as part of the Defendant's Omnibus Pre-Trial Motion on March 4,2016; addressed in the Defendant's Memorandum of Law n Support of Attorney General Kathleen G. Kane's Omnibus Pre-Trial Motion, (p. 51-54), filed the same day; and finally addressed in the Defendant's Reply Memorandum of Law filed March 18, 2016, p. 17-19. The motion was based on the fact that the two charges of Official Oppression at Counts Six and Eight of the Information filed at No. 6239-2015 embraced the same alleged episode of mistreatment of J. Wyatt Mondesire infringing upon his personal rights. See Affidavit of Probable Cause for the Criminal Complaint at No. 6239-2015, p. 39-39. A single alleged offense was thus improperly

charged in two counts. The Court denied the Defendant's Omnibus Pre-Trial Motion by Order entered March 28, 2016.

7. Denial of Motion To Dismiss Due to Selective and Vindictive Prosecution.

The motion was filed on May 26, 2016. The motion requested dismissal of all charges based on the facts extensively set forth in the motion. The Court denied the motion by Order entered June 20, 2016.

8. Denial of Right to Present Defense: Pornography Evidence. On July 21, 2016 the Commonwealth filed a Motion *In Limine* to Exclude Evidence of Selective and Vindictive Prosecution. That motion requested that the Court exclude both: (1) evidence of selective and vindictive prosecution; and (2) evidence of pornography. See Commonwealth's Motion *In Limine*, p. 13-15. On July 25, 2016 the Defendant filed a Reply in Opposition to Commonwealth's Motion *In Limine* to Exclude Evidence of Selective and Vindictive Prosecution. The Reply stated at paragraphs 4-9 that the defense proposed to introduce evidence of "pornography discovered by the Office of Attorney General in Frank Fina's and/or Marc Constanzo's work email accounts" (paragraph 4) in order to rebut evidence that the Commonwealth proposed to introduce at trial, and repeatedly did introduce at trial, that the Defendant had a motive to publicly release Grand Jury material concerning the Mondesire case as revenge against Mr. Fina for his criticism of the Attorney General concerning the Ali case. See *e.g.*, Trial Transcript, Commonwealth Opening Statement, August 9, 2016, p. 16, 17, 23, 35. To rebut that argument and evidence by the Commonwealth, the Defendant proposed rather to show that if the Defendant had any intent to retaliate against Mr. Fina she "had a far more powerful means of retaliation at her disposal, had she been inclined to use it." Defendant's Reply, paragraph 8. Accordingly, the evidence of pornography would have been presented by the

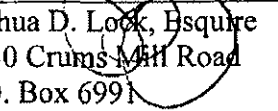
Defendant precisely to disprove the motive presented by the Commonwealth. Defendant's Reply, paragraphs 4-9. On July 28, 2016 the Court granted the Commonwealth's Motion *In Limine* to Exclude Evidence of Selective and Vindictive Prosecution.

9. **Objection to jury instruction.** A timely objection was made to the Court's instructions to the jury (Charge of Court). Specifically, Ms. Kane objected to the Court's instruction to the jury as to what constitutes secret grand jury information, and that not all information relating to grand jury proceedings is secret. Rather, grand jury secrecy applies only to prevent unauthorized disclosure of matters occurring before the grand jury. In particular, it was alleged by the Commonwealth that Ms. Kane illegally and unlawfully released, or caused to be released, secret grand jury information without first obtaining a disclosure order permitting the release of any such information; to wit, a 2009 Memorandum authored by Deputy Attorney General William Davis, Jr. to Chief Deputy Attorney General Frank Fina, et al. concerning a 2009 grand jury investigation, transcript of interview pertaining to a 2009 grand jury investigation and/or two e-mails pertaining to a 2009 grand jury investigation. Ms. Kane requested that the Court so instruct the jury prior to the Court beginning its charge to the jury. However, the Court refused to so instruct the jury in this regard, and therefore denied Ms. Kane's requested jury instruction.

Respectfully submitted,

GOLDBERG KATZMAN, P.C.

By: _____


Joshua D. Look, Esquire
4250 Crums Mill Road
P.O. Box 6991
Harrisburg, PA 17112
Office: 717 234-4161
FAX: 717 234-6810
E-mail: jdlgoldbergkatzman.com
PA Supreme Court ID: 17092

12/28/16

CERTIFICATE OF SERVICE

I hereby certify that I am this day serving a copy of the foregoing document upon the person(s) and in the manner indicated below. The manner of service satisfies the requirements of the Pa.R.Crim.P. 575 and Pa.R.A.P. 121:

Service via inter-office mail:

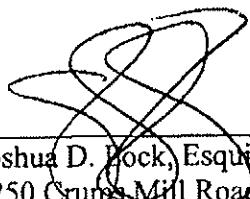
The Honorable Wendy Demchick-Alloy
Court of Common Pleas Montgomery County
Montgomery County Courthouse
Swede & Airy Streets
P.O. Box 311
Norristown, PA 19404-0311

Kevin Steele, District Attorney
Office of the District Attorney
Montgomery County Courthouse
Swede & Airy Streets
P.O. Box 311
Norristown, PA 19404-0311

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GOLDBERG KATZMAN, P.C.

By _____


Joshua D. Pock, Esquire
4250 Crum's Mill Road,
Post Office Box 6991
Harrisburg, PA 17112
Attorney ID #17092
Attorneys for Kathleen G. Kane

Date: 12/28/16