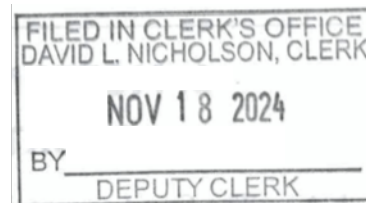


Case: 23-ci-6012 to Correct KY Elections

Trial Judge Patricia "Tish" Morris



• DANIEL COBBLE **Plaintiff**

vs.

• ANDY BESHEAR, GOVERNOR OF KENTUCKY

Defendants

• MICHAEL ADAMS, SECRETARY OF STATE

► LIST OF 13 CLAIMS FROM THE PLEADINGS, Pg. 11

• BOBBI HOLSCLAW, CLERK OF JEFFERSON COUNT

► LIST OF FIVE ATTACHMENTS, Pg. 12

• DAVID JAMES, DEPUTY MAYOR • LOGAN PICHEL, PRESIDENT, REPUBLIC BANK

• JESSICA ROSENWORCEL, CHAIRMAN, FED. COMMUNICATIONS COMMISSION (FCC)

• GLENN HAYGOOD, GENERAL MANAGER, WLKY-TV NEWS

► 3 Footnotes

• SHAE HOPKINS, EXE. DIRECTOR, KET (KY EDUCATION TELEVISION)

• TROY MILES, GENERAL MANAGER, WGTK 970 AM RADIO

► Filed November 18, 2024

• ROBERT STIVERS, KY SENATE LEADER • STEVEN RUDY, KY HOUSE LEADER

COPY

***** ► 3 Affidavits ► Page 1 of 12

1. MOTION FOR RECONSIDERATION TO REVERSE THE COURT'S IMPROPER OCTOBER 25, 2024 ORDER

– The Court is ignoring Cobble's six liens & five Affidavits
in the Amended Complaint – **Affidavit-3, Evidence of Fraudulent Order**

2. NOTICE OF THE ATTACHED CRIMINAL COMPLAINT, Pg. 3 – Attachment 4, Includes two Affidavits

3. MOTION FOR THE TRIAL JUDGE TO RECUSE\REMOVE HERSELF, Pg. 3

– Criminal Complaint w/ Affidavits on Trial Judge -

4. ADDENDUM TO THIS LAWSUIT, Pg. 4

- a. KY Legislators as New Defendants; Amendments on
ballot violates U.S. & KY Constitutions; **2 Affidavits**
- b. Taxation, Etc, Need Consent Decree for KY Legislature
- c. No Democracy without a BCO for Voters, Pg. 9 -

A. Now comes Plaintiff Daniel Cobble to file the herein Motion
for Reconsideration of the Improper October 25, 2024 Order; Notice
of the Attached Criminal Complaint with Affidavits; Motion for the
Trial Judge to Recuse\Remove Herself, and Addendum to this
Election Lawsuit for bringing-in KY legislators as Defendants.
These pleadings are necessary for preserving the rights of voters as

► The trial judge commits felony fraud
when refusing to process this lien for
removing Secretary of State Adams.

well as protecting outsiders such as Mr. Cobble to have the fair chances to be elected to office. As shown by the trial judge in this case (instant action) the widespread corruption in KY Gov't has caused irreparable harm to the voters\taxpayers. And whereby, these pleadings seek to stop that harm. To wit:

1. MOTION FOR RECONSIDERATION TO REVERSE THE COURT'S IMPROPER OCTOBER 25, 2024 ORDER

1-A. The Court cannot dismiss herein Case 23-ci-6012 pursuant to the undisputed Affidavits and liens that support the claims and are material evidence of Plaintiff Cobble. Being undisputed, the Court must hold the Affidavits & liens as true to rule in favor of Cobble. Otherwise, under Amendments 1, 7 and 14 of the U.S. Constitution, and Sections §1, §2, §3, §6, §7, and §9 of the KY Constitution, the trial judge (Court) is violating these constitutional rights of Cobble, as criminal acts by the trial judge.

1-B. Additionally, the November 13, 2024 **Affidavit-3** as **Attachment 1** confirms to the Court that the October 25, 2024 dismissal order of trial judge Patricia Morris is fraudulent. Judge Morris issued the order only after the U.S. Postal Service illegally intercepted Cobble's same-date Express Mail October 25 Criminal Complaint against Morris and other feasons (**offenders**). The allegations in Section 1 in the Complaint are applicable to Defendants in the herein lawsuit. ^{1, 2}

1-C. The liens require processing, payment thereof and the removal of the respective officials. **Plaintiff Cobble is willing to conditionally waive \ forego Lien 2022-32403319.38-001 for removing Gov. Andy Beshear.** Gov. Beshear must agree to stop his support for the Federal Reserve's three antitrust violations that are causing the U.S. debt crisis, high taxes, lack of competition causing high prices, the many Gov't program cuts, etc. Beshear must "publicly denounce the violations" by the Fed. Otherwise, pursuant to said lien, the trial judge (Court) or county sheriff must remove Gov. Beshear from office.

1-D. Because the Affidavits and liens provide the material evidence for jury trial, Defendants must Answer the October 2, 2023 Amended Complaint and the parties enter into case discovery (investigation for trial). For those not Answering the Complaint, the Court must rule in favor of Mr. Cobble.

¹ Cobble's October 25, 2024 Criminal Complaint **was not** delivered by next day Express Mailings to any of the three law enforcement authorities. This indicates that Gov't operatives, in illegally tracking the activities of Cobble, intercepted the three Express Mailings and notified the trial judge (Judge Patricia Morris) of said Complaint. This illegal act of the U.S. Postal Service prompted the Order from Judge Morris that is also dated October 25, 2024. **The Order hastily dismissing the very complex issues (with liens & Affidavits) in the case for all nine defendants on only two pages and USPS interception of the mailings are probable cause for criminal prosecution; including conspiracy, mail fraud, and obstruction of justice.**

² The U.S. Postal Service has a history of not timely delivering Cobble's Express Mail articles. The frequency of late deliveries is further evidence of the willful interceptions of his mail.

1-E. And wherefore, due to said October 25, 2024 Criminal Complaint filed and served on the trial judge and applicable defendants, a Motion for Recusal accompanies the herein motion.

1-F. Cobble reminds the Court again that KY Constitution §147 and §148 (in **Affidavit-2** as **Attachment 3**) bars county and State officials from participating in any (all) elections. I.e., §147 and §148 bars the “conflicts of interest” of county and State officers handling the elections/ballots.

1-G. In 2024, without applying the plain language of §147 & §148, Defendants Secretary of State Adams, et al., have again cheated the voters. The refusal to enforce §147 & §148 is the collaboration and conspiracy to commit fraudulent elections by the trial judge (Morris) with Defendants.

1-H. Here again, the elections in Kentucky remain fraudulent & illegitimate. As shown, the motive of denying §147 & §148 is to keep misappropriating tax dollars and ignoring the needs of taxpayers.

And whereby, the herein Motion for Reconsideration is respectfully submitted.

2. NOTICE OF THE ATTACHING CRIMINAL COMPLAINT

– Includes two Affidavits

2-A. Attached is Cobble’s October 25, 2024 Criminal Complaint as **Attachment 4**, against the applicable defendants herein Case 23-ci-6012. These include trial judge Patricia Morris, Gov. Andy Beshear, Louisville U.S. Attorney Michael Bennett, County Clerk Bobbi Holsclaw, Secretary of State Adams, and the others as listed therein (operating fraudulent 2024 election by refusing to enforce KY Const. §147 & §148). These defendants\feasors have already received copies of the Criminal Complaint.

2-B. After 30 days of the October 25 tort notice, and without dispute from the respective feasors, Cobble will process the liens for removing the officials from office (except Joe Biden, Kamala Harris, and Gov. Brian Kemp of Georgia).

And whereby, the herein Notice of Attaching Criminal Complaint is respectfully submitted.

3. MOTION FOR THE TRIAL JUDGE TO RECUSE\REMOVE HERSELF

– Criminal Complaint w/ Affidavits on trial judge

3-A. Due to above\foregoing supported allegations, the Nov. 13, 2024 **Affidavit-3** as **Attachment 1** (supra) and the October 25, 2024 Criminal Complaint (as **Attachment 4**, supra), trial judge Morris must recuse\remove herself to allow the “clean hands” of another judge to take over the herein case.

And whereby, the herein Motion for the Trial Judge to Recuse Herself is respectfully submitted.

4. ADDENDUM (Addition) TO THIS LAWSUIT

- a. Legislative Amendments violate U.S. & KY Constitutions, rights of felons –
- b. Taxation, bad laws; need Consent Decree to regulate KY Legislature –
- c. Gov't is negligent without a BCO -

4-A. Comes Plaintiff Cobble to include the herein Addendum to the instant action\lawsuit (October 2, 2023 Amended Complaint) that adds new Defendants KY Senate Leader Robert Stivers and KY House Leader Steven Rudy, thereto. Stivers and Rudy are representative of the entire State legislative branch ignoring the rights and needs of Kentuckians. The style of the case shall include Stivers & Rudy as follows: ***Cobble vs. Gov. Andy Beshear, Robert Stivers, and Steven Rudy, et al.*** Because none of the defendants have Answered said Amended Complaint, the Addendum is proper without the Court's leave\approval for entry into the record. The herein Addendum is a matter of stopping the legislature's continuing irreparable harm to voters\taxpayers. Generally, the legislature is passing unconstitutional laws disrupting and cheating citizens. The following are a few examples of the unconstitutional laws and acts. For that reason, the Court must impose a "consent decree" upon the KY legislature to reign-in legislators' abuse of power. To wit, we begin with Section "a,"



► KY legislator Sen. Gerald Neal & other Democrats allowing Republicans to pass unconstitutional laws.

a. KY Legislative Ballot Amendments are Violating Rights

4-B. First, Amendment 1 on the Nov. 5, 2024 election ballot is violating the rights of felons to vote. Nov. 13, 2024 **Affidavit-1** as **Attachment 2** states the No-attainder Clauses under Article One in Sections 9 and 10 of the U.S. Constitution that guarantees felons to retain their rights. The clauses are consistent with the Constitution's *Preamble* that the rights of men are inalienable; they cannot be taken away. But KY legislators, led by Defendants Stivers and Rudy, are attempting to end the December 12, 2019 *Executive Order* by Defendant Gov. Beshear that returns voting rights to felons. Thus, under the U.S. Constitution's no-attainder clauses, the herein Addendum demands that all rights of felons, including the rights of incarcerated inmates, are restored. These include inmates' rights to conjugal visits with their families for helping to keep families together, necessary for healthy, well-balanced kids.

Negligence of the no-attainder clauses is a major cause of un-fathered kids becoming adult criminals.

4-C. Second, here, Amendment 1 on the Nov. 5 ballot violates KY Const. §147 and §148 to deny the voting rights of all Kentuckians. IT'S NOT COMPLICATED: Nov. 13, 2024 **Affidavit-2** as **Attachment 3** states §147 and §148 that require only election officers that live within their respective precincts to conduct elections. Amendment 1 contradicts the operation of §147 and §148. County and State officers are barred from conducting elections.

4-D. **Not proposed in good faith:** And finally re: said Amendment 1, many voters complained that its language is confusing and incomprehensible. Consequently, the language “deceptively allows” Gov’t to arbitrarily interpret Amendment 1. **For this reason, too, the Court should declare Amendment 1 as invalid**, for it was not proposed in good faith.

4-E. Additionally, the proposal of Amendment 2 on the Nov. 5 ballot is unlawful “for three reasons” as Article III, §2 “violations of equity” under the U.S. Constitution. **1.** The KY legislature cannot require **weakening taxpayer funding** to public schools to fund private-entity schools. **2.** Equally so, “diverted funding” is not justified where Gov’t educators have not resolved why public schools are failing by contrast to their private-school counterparts. **3.** Equally compelling is that Gov’t educators know full well why public schools are failing but deliberately refusing to fix the public-sector schools. And wherefore, public dollars to private schools **are not** legally justified, but would become more of the legislature’s misappropriations of tax dollars. Cobble can provide this 3-point evidence to the Court.

4-F. Herein Section 4, for any and all the above reasons, the Court must deem Amendments 1 & 2 on the Nov. 5 ballot as unreasonable & unlawful. Amendment 2 did not pass, but Amendment 1 did pass and thus the Court must remove\rescind it. Paragraphs **4-L(b) “e”** thru **“h”** below further corrects the presentment of Amendments on ballots. And the Court must order the enforcement of §147 and §148.

b. The Need for Consent Decree to Regulate KY State legislature –

4-G. For the reasons thus far, the Court must hold the KY legislature to a “consent decree” to reign-in its continuing acts against taxpayers\the citizens. The decree would require legislative proposals to be vetted by the Court, Plaintiff Cobble, and other “applicable parties” of interests in the “particular legislation.” Cobble will discuss a framework for consent decree with the Court.

³ **Rights & Prison Rehabilitation:** Inmates retaining their constitutional rights will **stay** connected to their respective communities. Such as, they maintain their responsibilities to their families and institutions. This social connection has its own rehabilitative\maturing effect upon inmates.

4-H. Together with the above wrongdoings of the KY legislature, including both Republicans and Democrats, examples below are misappropriations of tax dollars to non-essential projects over the fundamental needs of taxpayers. These include the legislature overtaking, and improperly\unlawfully taxing. Also critical here, as introduced in paragraph 1-C, is the legislature and Defendant Gov. Beshear are protecting the Federal Reserve's three antitrust violations that are causing the *\$transfer-of-wealth* to Wall Street corporations. This *\$transfer*, **that began in 1999**, is the primary cause of today's high taxation and debt, as stopping these violations will reverse the "continuing rise in taxation," the debt, **and causing gold prices to keep rising**. But the legislature, Beshear, and Louisville Metro Council are refusing to address this problem. **In Court, it will be easy to show legislators' abuses of taxation.**

4-I. As already pointed out, the legislature is acting against citizens in other ways including weakening the public schools, criminalizing homelessness (that's caused by these Gov't policies), inadequate support for childcare, no plan for pollution, runaway immigration, cheap road infrastructure, high insurance costs, etc, etc, etc.

4-J. To keep these unlawful policies in-place, they do not enforce §147 and §148 that would otherwise make the elections legal and fair for the voters' most-favored candidates to get elected. And listed below, there are many other bad election practices that violate the equal protection clauses of both the U.S. and KY constitutions. We begin with the following examples of three types of legislative abuses in taxation:

• **Overtaking, a few examples**

- a. The Defendant Robert Stivers boast of Kentucky having a rainy day tax fund of \$2+ billion,
- b. As introduced, Defendants Gov. Beshear, Stivers, and Steven Rudy support the Federal Reserve's three antitrust violations that's causing Kentucky (and all other States) to pay higher taxes to compensate\subsidize the *\$transfer-of-wealth* to Wall Street corporations, Etc,
- c. Stopping the antitrust violations will stop the subsidies requiring reducing taxes,
- d. The antitrust violations is why U.S. postage is high and keeps rising,
- e. Almost annual rises in property taxes, and
- f. Driver licenses fees have quadrupled since 8 years ago; Real IDs only for more taxation.



► Mr. Cobble says, "In Court, it will be easy to show legislators' abuses of taxation."

• **Unlawful taxation, a few examples**

- g. Violation of Kentucky Const. §174 that bars the taxation of services (**Note: Only after the antitrust violations began in 1999 that Kentucky began unlawful taxation**),
- h. Taxation on insurance premiums (insurance **is not** a service or product of value; policyholders are simply bonding the risks of damages to their properties),
- i. Article 4 of U.S. Constitution bars taxing across State lines,
- j. Taxes are duplicated by cities, counties, and State gov'ts, and
- k. Taxes & fees on rights (such as taxing businesses for being in business).

• **Misappropriation of tax dollars, a few examples**

- l. 2024: \$100 million grant to increase traffic in downtown Louisville,
- m. 2024: \$25 million grant for new wing of UofL Hospital in Bullitt County,
- n. 2024: \$10 million grant to Henderson County bourbon company,
- o. 2024: \$45 million to expand TSA checkpoints at airport,
- p. No accountability of profits from Kentucky Lottery,
- q. School property taxes are wasted, by contrast to Catholic & private schools,
- r. Road infrastructure is terrible with cheap materials, a low priority for Gov't,
- s. COVID-19 was a planned pandemic that destroyed the childcare industry; the gov't now owes "no-fee public childcare" to *The People*,
- t. Closure of small businesses\retailers during COVID-19 while leaving large companies open for business, ► Attacks on public schools to create social underclass of students,
- u. \$Billions in resources given to illegal migrants, and
- v. Requiring vaccines for infants in exchange for Social Security cards.

4-K. Below, the Kentucky legislature and Secretary of State are violating the equal rights of Write-in candidates for elections. These violations are also cheating voters out of the full scope of the elections; i.e., only the vote counts of Republican and Democrat candidates are shown on Election Night. Pursuant to above paragraph 4-H on taxation, competition in campaigning makes the parties more responsive to the needs of voters that is lacking\suffering today. Thus, the SoS and Board of Elections should show all voting results on Election Night, including, of course, for write-in candidates.

4-L. Next, the handling of Amendments on the ballot is also a problem for voters. These Amendments have heavy consequences on the lives Kentuckians, yet Defendants Stivers and Rudy present them on the election ballots with lack of care. Thus, the "correction claims" for Write-ins and Amendments on the ballots are as followed:

• **Recognize Real Time for Write-in Candidates, Too**

- a. The formal Secretary of State (SoS) letter that acknowledges “Write-in candidates” should state that the candidates are “write-ins.” Otherwise, voters who view the letters mistakenly expect to see the candidates’ names

on the ballots. **The SoS write-in application form** specifies “write-in,” and so the SoS letter should match that

specification as a “Write-in Candidate” running for office. Thus, the SoS acknowledgement letter **misleads voters** by not stating write-in candidates are “Write-in Candidates.”



**Why doesn't Secretary of State Adams allow voter assistance?
It's another problem in Kentucky.**

- b. For equal application of the law **on Election Night**, the SoS and KY Board of Elections must report the names and vote counts of write-in candidates in real time for television & radio, the same for Democrats and Republicans. Write-in candidates and their voters have the same right to have their names & vote counts posted on television and reported on the radio. On Election Night, voters have the right to see the full scope of voting for the elected offices from all the candidates, including the up-to-date counts for write-in candidates.
- c. As soon as the vote courts are finished, the SoS should notify all candidates in-writing with the pre-certified, unofficial vote count. **For election integrity**, the SoS should explain any changes from the unofficial count to the count at certification.
- d. On November 14, 2024, Heather Quinn, Exe. Director of Elections for Secretary Adams, refused to provide Mr. Cobble's up-to-date vote count. See Cobble's November 14 email Request as, **Attachment 5**, of which Ms. Quinn refused to provide the information. As Secretary Adams cheated Cobble in the election cycles of 2020 and 2022, to not provide up-to-date in real time vote counts is opportunity to cheat candidates. It disenfranchises the voters of Kentucky, as well as more misappropriation of tax dollars. **Vote counts are unreliable if real time vote-counts are not given to all candidates.**

• Assistance With Voting

- e. Conferring with someone while voting should be allowed (a voter requests assistance when unsure about the candidate or language in an Amendment). Sometimes voters need assistance when deciding on a candidate or issue. This is especially true for controversial matters that cause confusion of which voters need clarity. While voting, these voters should be allowed to request assistance\discussion from family members and\or friends.
- f. The SoS cannot assume that all voters fully understand the information on ballots. The Nov. 5, 2024 Amendments 1 & 2 on the ballot were difficult to read. **This year, the precinct officer prevented Mr. Cobble from assisting Mrs. Cobble.**

• Mail Ballot Amendments to Voters Prior to the Election

- g. So that voters can fully consider the complex Amendments on the ballots, at least eight weeks before the election, the SoS should mail the Amendments to each voter residence. This allows voters to checkout, scrutinize the merits and language, and offer feedback on Amendments well prior to making their decisions on Election Day.
- h. Besides the Nov. 5, 2024 Amendment 1 being unconstitutional (supra), the Court should also rescinded it for the language that is unclear and difficult-to-read.

c. No Democracy Without a BCO for Voters (**B**roadcast the **C**andidates **O**der) -

4-M. The 2024 election campaigns in Kentucky were virtually non-existent. In just two weeks before the Nov. 5 election, only a few candidates with money were seen on television. The KY legislature had already illegally barred campaign signs in public spaces so independent candidates could not get a foothold into voter support. Wherein, voters were only familiar with incumbent candidates. **Early voting is also a**

► **A BCO: Each local broadcaster must broadcast all candidates.** Reduces the need for fundraising and dark money.



method to prevent voters from considering other candidate options besides Republicans and Democrats. Pursuant to **Affidavit-1**, “neighborhood voting precincts” must replace early voting.

4-N Here again, these sham, illegal elections are for electing incumbents that are already in agreement with the illegal policies and laws acting against public interests. For example, Louisville U.S. Rep.

Morgan McGarvey was placed in office and “a rubberstamp” for the destructive policies of Biden and Harris. – Every voter that Mr. Cobble encounters says he or she has the same problem. They cannot identify most candidates on the ballots. We have no democracy if people cannot identify the candidates to vote. **This silent crisis is exemplified in Cobble’s August 30, 2023 Affidavit-1 as Attachment 9 in the Amended Complaint**; he and his wife could not vote for most of the offices on the ballot. And it was the same on Nov. 5, 2024. **As proposed in the Amended Complaint**, this problem requires a ***Broadcast the Candidates Order (BCO)*** from the Court, so voters can learn and identify all candidates on the ballot when voting. Here are the considerations of a BCO:

- a. As common law to preserve functioning democracy for voters, the Court must issue a broadcast the candidates order.
- b. A BCO requires all local radio and television stations to broadcast all registered candidates (**including write-in candidates**) at least 3 times for at least 30 minutes. These broadcasts will allow voters to learn all the candidates.
- c. **Here are the many benefits of a BCO: 1)** All broadcasters’ coverage of all candidates so voters can learn & identify them on the ballots; **2)** transfers political influence to voters; **3)** diminishes corrosive dark money in politics; **4)** reduces the need for fundraising for more space & time for elected officials to function in Gov’t that **5)** improves the efficiency of Gov’t; **6)** minimizes the need for taxpayer-funded campaigns; **7)** no loss of ad \$revenues as broadcasters may advertise; **8)** develops “voter interest” in the election process and knowledge of Gov’t; **9)** allows elected officials to share more time with their families that eases the stress of working in Gov’t (for smoother operation of Gov’t).

ATTACHMENT 9
AFFIDAVIT-1 of Daniel Cobble
RE: Need Broadcast the Candidates Order (BCO) for Viable, Successful Democracy

To Whom It May Concern:
Under the penalties of perjury, I, Daniel Cobble, hereby make the following statement as true and correct to the best of my knowledge:

On November 8, 2022 when voting in the general election, my wife and I could not cast votes for any of the offices for judges and many other offices. This is because we were not familiar with either of the opposing candidates for the offices. My exposure to the election cycle was mostly the sporadic yard signs and TV & radio ads of some candidates, but not by nearly all the candidates. I.e., I did not have opportunity to learn the candidates.

And wherefore, I believe mostly all voters are in this same situation.

This is all I have to say on this matter at this time.

Daniel Cobble 8-30-2023
Daniel Cobble DATE
220 Casa Bella Court, Louisville, KY 40220 -- 502-290-2852

Subscribed and affirmed before me, this 30 day of August, 2023 by Daniel Cobble

[Signature] 8-30-23 My Comm. Expires: Sep 5, 2023
NOTARY PUBLIC DATE (STAMP)
C/C: D/C for Public Distribution

END OF AFFIDAVIT -
ID# 630890
LORENA AHONES GUERRERO
Notary Public
Kentucky - State at Large
My Commission Expires Sep 5, 2023

► This August 30, 2023 Affidavit confirms the need for a BCO. When voting, most voters do not know the candidates on the ballots.

d. The public must demand a BCO because, again, in our densely populated modern society, we have no democracy without a BCO where voters cannot identify or know the candidates on the ballot. In fact, Gov'mt, including the courts, is negligent by not implementing a BCO for voters. **They should be held to account for not having a BCO.**

5. LIST OF 13 CLAIMS FROM THE PLEADINGS (SoS is the Secretary of State)

5-A. The herein pleadings comprise the following combined claims:

1. Criminal behavior of the trial judge requires a new judge.
2. Criminal Complaint w\Affidavits on the trial judge to recuse\remove herself.
3. Process\enforce the liens & Affidavits in this case.
4. Enforce KY Const. §147 & §148.
5. Replace early voting w\ §148 for “neighborhood voting precincts” (700 voters per precinct).
6. For convicted felons, the Court must enforce the no-attainder clauses of Article 1 in Sections 9 & 10 of the U.S. Constitution (ref. 4-B).
7. On Election Night, pursuant to paragraphs 4-L(b) “a” thru “d,” enforce the rights of Write-in candidates the same as Democrats and Republicans.
8. The Court must rescind the Nov. 5 Amendment 1 as unconstitutional and illegible for voter comprehension.
9. Reprimand the KY legislature for unconstitutionally proposing Amendment 2 on the Nov. 5 ballot.
10. Voter assistance by request to anyone when voting (ref. paragraphs 4-L(b) “e” thru “h”).
11. Eight weeks prior to the election, distribute all Amendments to voters as written on the ballot.
12. Pursuant to above Section 4, for verifying the proper laws are passed, implement a 5-year Consent Decree upon the KY legislature.
13. Pursuant to herein Section 5, to have a real democracy, issue a *Broadcast the Candidates Order* as specified in the Amended Complaint.

And whereby the foregoing\above pleadings are respectfully filed in Circuit Court,

Daniel G. Chubb Nov. 18, 2024

Daniel Cobble, Petitioner\Plaintiff
220 Casa Bella Ct., Louisville, KY 40220 – 502-290-2852
danielcobble6@gmail.com

Attachments: **1,** Affidavit 3, U.S. Postal Service Intercepts Cobble's Express Mail,
2, Affidavit 1, No-attainder Clauses, Gov'mt Shall Not Take Away Rights of Felons,
3, Affidavit 2, Legislators Refusing to Enforce KY Const. 147 & §148,
4, October 25, 2024 Criminal Complaint to Remove Judge Morris, Etc,
5, Cobble's Nov. 14, 2024 Email Requesting Vote Count from Heather Quinn.

CERTIFICATE OF SERVICE

On November 18, 2024, Daniel Cobble mailed a copy by first class mail or emailed the foregoing
1. Motion for Reconsideration, **2.** Notice of Attached Criminal Complaint, **3.** Motion for the Trial Judge
to Recuse\Remove Herself, and **4.** Addendum to this Lawsuit, to the following defendants. NOTE:
Attachment 4, the Criminal Complaint, has already been served on the designated defendants\feasors.

Taylor Payne, Counsel for Gov. Beshear

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taylor.payne@ky.gov

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(for David James & Bobbi Holsclaw)
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Phone: 800-372-7181

Steven Rudy, KY House Leader

KY General Assembly
700 Capital Ave.
Frankfort, KY 40601
Phone: 800-372-7181

Daniel Cobble

AFFIDAVIT-3 of Daniel Cobble

RE: U.S. Postal Service Withheld Cobble's Express Mail & Notified Judge Patricia Morris of Its Contents \ Criminal Complaint

• U.S.P.S. withheld delivery of Cobble's mail in two prior mailings -

To Whom It May Concern:

Under the penalties of perjury, I, Daniel Cobble, hereby make the following statement as true and correct to the best of my knowledge:

In reference to Cobble's October 25, 2024 Criminal Complaint, it was not delivered by next day Expressed Mail to the three addresses. Cobble believes Gov't operatives illegally tracked his mail and intercepted each the three Express Mail packages having the Complaint and notified **trial judge Patricia Morris** for case 23-ci-6012. This illegal act of the U.S. Postal Service prompted the same-date October 25, 2024 Order from Judge Morris.

The Morris 2-page Order was hastily done to illegally dismiss the case for all nine defendants. The defendants are ANDY BESHEAR, MICHAEL ADAMS, BOBBI HOLSCLAW, DAVID JAMES, JESSICA ROSENWORCEL, GLENN HAYGOOD, SHAE HOPKINS, TROY MILES, and LOGAN PICHE.

PROABLE CAUSE: Withholding all three Express Mail packages and the short, same-date 2-page Order are probable cause that U.S.P.S. did intercept Cobble's Express Mail and notified Judge Morris. – U.S.P.S. did withhold delivery of Cobble's mail in two prior occasions.

This is all I have to say on this matter at this time.

Daniel Cobble Nov. 13, 2024

Daniel Cobble
220 Casa Bella Court, Louisville, KY 40220 -- 502-290-2852

Subscribed and affirmed before me, this 13 day of Nov,

2024 by Daniel Cobble

ATTACHMENT 1

Victoria Sue Barrett
NOTARY Signature
RYNP1562
11/13/2024
DATE

My Comm. Expires: 6/19/2028

C/c: DC, for Public Distribution

- END OF AFFIDAVIT -



Evidence of USPS withholding Cobble's mail and notified judge of his Criminal Complaint

AFFIDAVIT-1 of Daniel Cobble**Re:** KY legislators denying rights to felons -

► Refusing to enforce No-attainder clauses of U.S. Constitution -

- For TORT to remove corrupt officials -

To Whom It May Concern:

Under the penalties of perjury, I, Daniel Cobble, hereby make the following statement as true and correct to the best of my knowledge:

For the Nov. 5, 2024 General Election in Kentucky, KY Senate Leader Robert Stivers and KY House Leader Steven Rudy placed **Amendment 1 on the ballot that denies the voting rights and the other constitutional rights of felons**. Respectively, Article One, §9 of the U.S. Constitution to the federal government so states:

“No Bill of Attainder or ex post facto Law shall be passed . . . ” and §10 to the States so states:

“No State shall . . . pass any Bill of Attainder, ex post facto Law, or . . . ”

No attainder means Government officials shall not take away the rights of felons.

This is all I have to say on this matter at this time.

Daniel Cobble Nov. 13, 2024

Daniel Cobble DATE
220 Casa Bella Court, Louisville, KY 40220 -- 502-290-2852

Subscribed and affirmed before me, this 13 day of NOV,

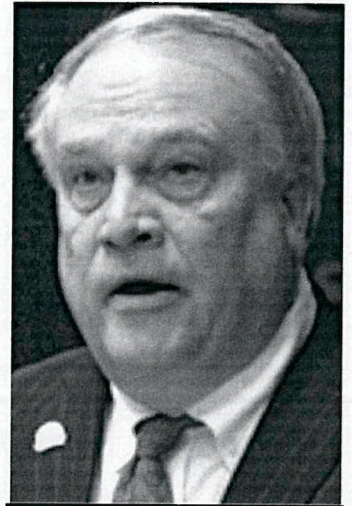
2024 by Daniel Cobble

Victoria Sue Barrett 11/13/2024
NOTARY Signature RYNP 7562 DATE

My Comm. Expires: 6/19/2028

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- END OF AFFIDAVIT -



**KY Senate Leader
Robert Stivers**

AFFIDAVIT-2 of Daniel Cobble

Re: KY legislators knowingly conducting illegitimate elections -

► Refusing to Enforce KY Constitution §147 and §148 for neighborhood voting precincts - For TORT to remove corrupt officials -

To Whom It May Concern:

Under the penalties of perjury, I, Daniel Cobble, hereby make the following statement as true and correct to the best of my knowledge:

For the Nov. 5, 2024 General Election in Kentucky, KY Senate Leader Robert Stivers and KY House Leader Steven Rudy placed Amendment 1 on the ballot that denies the constitutional enforcement of §147 and §148 of the **Kentucky Constitution.**



**KY House Leader
Steven Rudy**

§147 says "... all elections by the people shall be by secret official ballot ..."

(History: 1891, Amended in 1992)

§148 says "... all officers of any election shall be residents and voters in the precinct in which they act ..."

(History: 1891, Amended in 1992)

The KY legislature is applying Amendment 1 violates the rights of voters.
This is all I have to say on this matter at this time.

Daniel Cobble Nov. 13, 2024
Daniel Cobble DATE
220 Casa Bella Court, Louisville, KY 40220 -- 502-290-2852

Subscribed and affirmed before me, this 13 day of Nov,

2024 by Daniel Cobble

ATTACHMENT 3

Victoria Sue Barrett 11/13/2024
NOTARY Signature KYNP7562 DATE

My Comm.
Expires: 6/19/2028



Daniel Cobble <danielcobble6@gmail.com>

What is My Vote Count for Election Night

Daniel Cobble <danielcobble6@gmail.com>

Thu, Nov 14, 2024 at 5:16 AM

To: "Quinn, Heather L (SOS)" <heatherl.quinn@ky.gov>

Ms. Quinn,

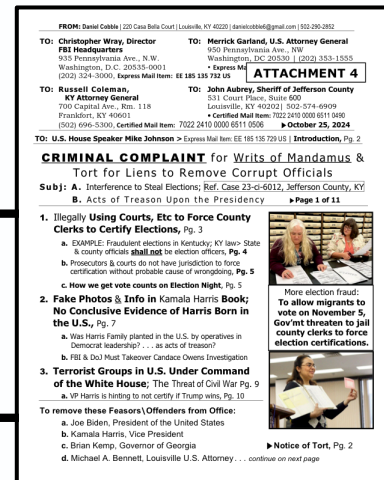
Are the uncertified vote totals ready from Election Night. Please provide the link. Thanks.

-- Mr. Cobble

ATTACHMENT 5

Ms. Heather Quinn, Executive Dir. of Elections, refused to provide link to 2024 election results. **Why?** As opportunity to cheat, results are unreliable when not provided in real time on Election Night.

NOTE: See **Attachment 4** as the 11-page October 25, 2024 Criminal Complaint w/ Attachments at: The-Protect-America-Project.**INFO.**



Nov. 18, 2024

Dear Attorney Gen. Russell Coleman,

With your full knowledge of this case, if you're not going to enforce the laws of Kentucky and protect the taxpayers\ voters, then you should step down from Attorney General.

--Mr. Cobble

Response

Page



Diamond

T-Mobile
has over 98
million
customer
accounts.
So, is
Chase Bank
CEO,
**Jamie
Diamond**,
aware of
the bank's
debit thefts?

COPY

CERTIFIED MAIL Item 7022 2410 0000 6511 0469

FROM: Daniel Cobble • 220 Casa Bella Court • Louisville, KY 40220 • danielcobble6@gmail.com • 502-290-2852

**TO: James J. Vilt, Jr., Court Clerk
U.S. District Court**

August 1, 2024 | Page 1 of One

601 W. Broadway, Louisville, KY 40202 | 502-625-3500

**RE: 2nd Request for Oaths of Office to Prosecute Judges, U.S.
Attorney Michael A. Bennett, & Attorney for T-Mobile, Inc.**

Dear Clerk Vilt,

This is my second request for the OATHS OF OFFICE of the **officers of the court, below**. These judges and other court officers are denying my 1st & 7th Amendment rights to sue. After paying the filing fees, they refuse to process my claims and commit other outright fraud. As such, they are violating criminal statute 18 USC §242, deprivation of rights under the color of law. **Whereby, provide me the OATHS OF OFFICE of these court officers identified in the following four enumerations:**

1. **Case 3:21-CV-415: Judge Rebecca Grady Jennings and Magistrate Judge Regina S. Edwards** are refusing to enter judgment in Plaintiffs' favor where **Defendants T-Mobile and Chase Bank** admit to the debit thefts from our bank account and the accounts of other customers. I.e., debits without authorizations. Attorney for T-Mobile, **Meredith J. Kingsley**, also committed fraud to obstruct this case.
2. **Case 3:23-CV-576: Judge David J. Hale and Louisville U.S. Attorney Michael A. Bennett** are obstructing Jefferson County State Case 23-ci-6012 for correcting voting in Kentucky. Currently, elections are invalid in violation of **Kentucky Constitution §147 and §148**.
3. **Case 3:21-CV-21: Judge Rebecca Grady Jennings** is refusing to process/remove fraudulent lien DN2007136114 issued by **U.S. Attorney Michael A. Bennett**.
4. **Chief Judge Greg N. Stivers** is complicit for when notified in writing of the obstructions of justice; he refused to correct these cases.

Mr. Vilt, as is my right, send the OATHS OF OFFICE to: Daniel Cobble, 220 Casa Bella Court, Louisville, KY 40220.

I very much appreciate your assistance.

Sincerely,

Daniel Cobble

C/c: DC, for Public Distribution



Judge Jennings

Our tax dollars
paying salaries
to court
corruption.

• YES, I support prosecution of the above court officers!

COPY, initial, and MAIL this Response Page to: **U.S. District Court, 601 W. Broadway, Louisville, KY 40202, and to your elected officials.** Make copies of whole document for neighbors & friends.

-
- NO, I **DO NOT** support the Federal Reserve plans to outlaw cash for a digital currency.

My initials _____



Judge Patricia "Tish" Morris
Presiding Judge

Please Support Lawsuit to Correct Voting in Kentucky



In February 2022, **FOX-41 TV News** reported that Daniel Cobble polled #1 to win the election for U.S. Representative in Louisville, KY District 3. After that broadcast, all radio and TV stations blacked-out coverage of the District 3 race to prevent voters from seeing Cobble & his agenda (No-fee public child care • Parents as aides to teachers • Stopping the \$transfer-of-wealth; Etc).

To further cheat voters, the Secretary of State is violating §147 & §148 of **the KY Constitution that require only neighborhood voting precincts**; each precinct officer must live within his or her precinct. To prevent the proper audit of votes, the Secretary: **1) is not** assigning "resident precinct officers" to their precincts, **2)** allows voters to vote outside their precincts, and **3)** is mishandling mail-in ballots. **Though Cobble polled #1 to win, in the general election the Secretary falsified Cobble only receiving 30 total votes.**

To continue illegal elections in KY, **Judge Patricia Morris** is refusing to enforce §147 & §148 (**Case 23-ci-6012**, Jefferson Co. Circuit Court). Cobble filed an Oct. 25, 2024 Criminal Complaint for liens to remove Morris & others from office. – **Corrupt elections lead to bad policies that hurt people.**

-
- **Please support this lawsuit** by sending this flyer to your elected officials including your mayor, city councilmen, State legislators, Governor Beshear, President Trump, and Congressmen.
We're all losing without legal, fair elections.
-

- **BCO (Broadcast the Candidates Order). The lawsuit demands a BCO requiring all local radio & TV stations to broadcast all registered candidates, including write-in candidates. When voting, this will allow voters to know and identify all candidates on the ballot.** Without a BCO, we do not have democracy.