

**IN THE UNITED STATES DISTRICT COURT FOR THE
WESTERN DISTRICT OF MISSOURI
WESTERN DIVISION**

SAMUEL K. LIPARI, <i>Plaintiff,</i>)	
)	
v.)	Civil No. 07-0849-CV-W-FJG
)	Formerly 06-0573-CV-W-FJG
GENERAL ELECTRIC COMPANY, <i>et al.</i> , <i>Defendants</i>)	Formerly 16 th Cir. Case No.0616- CV07421

MOTION FOR HEARING

Comes now the plaintiff Samuel K. Lipari appearing *pro se* and respectfully requests this court grant a hearing on the outstanding motions before the court including the plaintiff's timely Rule 59 Motion.

STATEMENT OF FACTS

The plaintiff referred to a similarly situated *pro se* party Dustin Sherwood in actions before the Western District of Missouri who was being denied representation by felony acts of extortion under Color of Official Right by the defendants.

The US Attorney for the Western District of Missouri, John Wood has since directly engaged in this felonious criminal conduct of Color of Official Right and Obstruction of Justice by utilizing the lawful electronic eavesdropping of a prisoner and witness in a federal criminal proceeding and federal bankruptcy proceedings (Dustin Sherwood) on or about the evening of October 6, 2008 and using information from that personal call between Dustin Sherwood and his family revealing a weakness and inability to stand further incarceration to coerce Dustin Sherwood to plea to two years imprisonment and guilt of a crime he did not commit and was not committed and forfeit his lawful rights to property obtained fraudulently by Jim Hasler through the defendant law firms or else the US Attorney for the Western District of Missouri, John Wood would go after Dustin Sherwood's wife and deprive his young children of their mother. The US Attorney for the Western District of Missouri, John Wood caused this threat to be committed on or about the morning October 7, 2008 through Dustin Sherwood's criminal defense attorney Stephen G. Mirakian of Wyrsh Hobbs Mirakian PC.

MEMORANDUM OF LAW

The plaintiff hereby incorporates his arguments from the plaintiff's responses to the defendants' objections to Rule 59 relief that the defendants' racketeering conduct (including extortion based on electronic eavesdropping to obstruct justice in the plaintiff's Novation LLC litigation) against a similarly situated party causes the plaintiff's claims to withstand summary judgment and must now be submitted to a jury.

The plaintiff hereby incorporates his arguments from the plaintiff's responses to the defendants' objections to Rule 59 relief that the court as chief judge for the district is responsible for the conduct of all attorneys in the district including the defendant law firms and US Attorney for the Western District of Missouri, John Wood.

Respectfully submitted,

S/ Samuel K. Lipari
Samuel K. Lipari

CERTIFICATE OF SERVICE

I certify I have sent a copy via email to the undersigned and opposing counsel via email on 10/16/08.

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