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A Higher Law *And the Madness of Our Courts*

June 28, 2023

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Judge Lee P. Rudofsky's Biased Opinion: Free Doc of the Day, Transcript of Hearing on MSJ

The transcript of the hearing on my motion for partial summary judgment and the dueling MSJ filed by Portfolio Recovery Associates, LLC is posted below.

[On Friday night, July 7 at 5:59 p.m., attorneys for Portfolio Recovery Associates, LLC sent an email to me. I was sitting out back under the porch, watching a light rain and a grand rainbow, destressing from reading PRA's latest pack of lies. When I went back to writing for the night (because my hubby was fishing), I opened the email. The version of the transcript I had posted was an unredacted version. There is a redacted version which I am posting tonight in its stead. I got the unredacted version off PACER minutes before I posted it on June 28, 2023. Please let me know if you were one of the readers who downloaded the unredacted version. You should delete it. Thank you and I am sorry for any inconvenience this causes you.]

(The usual \$3 per document maximum charge on PACER does not apply to transcripts, so the value of the free document is \$13.50. In my spare time I will address the inequity of charging pro se litigants to download copies of their file stamped documents from PACER. Also, how charging the average person to browse through federal district court files discourages the transparency that is supposed to be a cornerstone in our justice system.)

Read the transcript as if you are on a jury. Would you be reasonable to believe that I was telling the truth?

Did PRA call me hundreds of times, more times than they admitted to? Or did I decide to take a full minute to set up a video recording of our call on November 18, 2020, without having received any calls from the same people in the months leading up?

At the time PRA "investigated" my alleged debt, before I filed my lawsuit, did they have any documentation supporting the debt. Or did they base their investigation on one line item in a portfolio of untold thousands or millions of line items that are known to be inaccurate?

Judge Rudofsky decided that no reasonable juror could believe I had a case, and no reasonable juror could agree with me that I had no debt to Portfolio Recovery, nor that the numbers they claimed did not add up.

If you happen to read this transcript of a hearing held in front of Judge Lee P. Rudofsky and you are opposing confirmation of a promotion of Judge Rudofsky, feel free to contact me at bohemian_books@yahoo.com. I'd love to talk. [My attorney and I presume potential attorneys may have access to the unredacted version of all the case documents. Maybe we can form a symbiotic relationship.]

doc-193-redacted-version-of-transcript-of-motion-on-summary-judgment (<https://court-corruption.com/wp-content/uploads/2023/07/doc-193-redacted-version-of-transcript-of-motion-on-summary-judgment.pdf>) Download (<https://court-corruption.com/wp-content/uploads/2023/07/doc-193-redacted-version-of-transcript-of-motion-on-summary-judgment.pdf>)

Tags: corrupt court decisions, Judge Lee P. Rudofsky, Portfolio Recovery Associates, PRA Group, pro se FDCPA, Stock symbol PRAA



About LauraLynnHammett

Regular people like you and I should have access to justice, even if we can't afford an attorney. Judges must stop their cronyism. Attorneys who use abusive tactics against pro se litigants should be disbarred. This site discusses some of the abuses by our legal professionals. It also gives media attention to cases that are fought and sometimes won by the self represented.

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