



FRAUDCLOSUREEBOLA
MAKES
NEWJERSEYUNIQUE

(A TAKE-NO-PRISONERS EXPOSÉ)

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(PARTS 1, 2, & 3)

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3 EXCERPTS

PART 1 – AN ARMY OF LAWYERS A/K/A TRAINED MONKEYS (Chapter)

Is this what I signed up for ? (Is this for which I signed ? Whatever.)

Trained monkeys get to express more creativity than a #FRAUDclosureMill Mouthpiece.

My name appears on thousands of documents I have never seen. Since 95+% of the #FRAUDclosed homeowners don't even bother to contest, any Attorney's "/s/" is of little import. Then, if and when I actually appear in Court, a robot could perform my function equally as well. I read a prepared statement that contains practically no input from me. I have precious little time to glean the case record, much less an opportunity to master it.

Burn out for me and my peers began during orientation.

I am horrified and embarrassed even to admit what I do for a living, if you call this living. I quickly change the subject to something that doesn't plague what's left of my conscience.

I don't even get paid that well ! Make Partner !?! GOT JOKES !

If only, if only I could roll back the clock to Day 1 of Law School...

Oh, but for the student loans, mortgage (how ironical), car note(s), children's tuition, alimony, and on, and on, I might just

PART 2 – SOME FOLK HAVE ALL THE BAD LUCK ! (Chapter)

It was the morning of January 21, 2016. He was seated on the last row, on the left side of the Court room, facing the bench. He had a somber, reserved, deflated appearance, the kind that accompanies a mid-life review to a journey of What-Ifs. When I walked in, he didn't bother to sigh, at least not outwardly. The dreaded day had arrived.

If the Appellate Judges put him on the spot, he would either have to commit perjury, or utter a career ending truth. Some choice.

#StevenKroll of #ConnellFoleyLLP was certainly a lot more animated on July 25, 2014. His voice modulated as he summed up his Lower Court argument during the Motion to Reconsider heard by Judge James S. Rothschild, Jr. Mr. Kroll emphatically declared:

“And – and, lastly, Your Honor correctly pointed out that they [Defendants Zucker Goldberg] did nothing wrong.” (Transcript Page 9, Lines 17-18)

Mr. Kroll considered that a Zinger.

How right he was.

Mr. Kroll had just unwittingly provided an obvious clue to a statement (antecedent) made by #JudgeROTHSCHILD that is now a POOF – nowhere to be found. The deleted 20 seconds of that Court recording are now only encased in my dim memory. And no, I won't get over it.

In my Court filings I as much as dared the Appellate Panel of Judges to insist that Steven Kroll provide his recollection of what he remembered that Judge Rothschild said or did not say, on July 25, 2014. But, alas, the Honorables gingerly ducked and dodged that lose-lose scenario. As a matter of policy and practice, the hearings in the New Jersey Superior Courts – Appellate Division, are neither recorded or transcribed. You figure.

So my recall alone might provide the reader's only insight.

C'est la vie.

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Reference is to **Bailey v. Zucker Goldberg** (RICO Case) Appellate Docket A-000239-14. A decision is pending as of April 4, 2016. **FYI** – Judge Rothschild's retirement soon come.

PART 3 – GROUND ZERO FOR BOTTOM FEEDERS (Chapter)

Urban Ghettos were, and remain, Ground -0- for #BottomFeeders.

Until FRAUDclosureEBOLA spread from the –urbs to the sub-urbs, there was no crisis !

[The balance of this section will appear in the bound published edition. In the meantime, and in-between-time, the reader is invited to ad lib and “free style” an ending.]