

Gene Zarwell

PMB 98, 1153 Rt. 3 North

Gambrills, MD 21054

301.262.5064

mailto:1gene@ccconline.net

http://www.gzarwell.us/

10/10/10

Governor M. O'Malley
State of Maryland
State House
Annapolis, Maryland

The Honorable Governor;

I can appreciate your position as a candidate in Maryland especially having married into a very corrupt political family. That is unfortunate. I know you have read my case history and your father-in-law advised you to neither comment nor address it. However, as you are aware; it is on record at the Supreme Court. It may be published along with many background details and findings that in part are posted on an Internet site. Some details about four Judges who reviewed this case made some very interesting decisions including early retirement to get away from inherent "Fraud on the Court" perpetrated through your Father-in Law and his in-pocket Justice. I am sure he can fill you in on that. My purpose in writing to you now is to ask you to fulfill my, as Petitioner, *Due Process Rights to What is Due*. At this point with state law stating a 10 percent annual penalty added to the original amount of \$34 Million in November 1997 when he, your father-in-law, failed as defendant to appear in court, but instead attempted to rewrite court dates to fraudulently answer all charges presented. His solution was to change the defendant from "The State" to an uninvolved small, black owned, business that embezzled funds instead of paying its employees or many employment taxes. "Here nor there" my goal is to collect the invoice sent you 6 months ago with additional penalties as allowed by law. You or your treasurer can calculate that, if not I can through several high rolling attorneys begging for a piece of these proceeds to which they are not entitled. Besides, they will add millions for themselves. It should also be disclosed that media has access to all evidence; documents and pleadings on the Internet. I am quite aware of your emphasis for education and applaud you for that. Honesty and following legal proceedings under oath has real meaning except under your father-in-law's graft and corruption with Sarbanes, Mikulski Cardin, and not forgetting Hoyer (minor role). It is acknowledged that Governor Erlich won that 2006 race as you and your accomplices claimed victory 30 sec. after major media reported a 67 to 42 lead at 10:55 pm with increasing numbers having 34 percent of precincts polled. Your victory statement: *that with 1.3 percent of precincts counted, (no numbers offered from voting machines that did not work nor did they provide a confirming record), you, Brown, Mikulski, and Cardin claimed victory*. However, following that election, while in a local eatery, the Maryland Election Commission I-techie sitting at the end of a curved Bar removed his State Election Board, embroidered jacket, not knowing I recognized him for what he was. It is curious that he thought to do that if reported results were true. It has also been calculated as to what Maryland elections have cost businesses and candidates who lost under those same conditions for 34 years with 88% registrations denying voters access to polls resulting in bogus election results. That, too, is documented on the Internet. If any governor were elected forthrightly, it would have been my old friend "Willy Don" since 1970's when he was Baltimore's mayor. As it happened, he registered for Louie Goldstein's vacancy thirty-five minutes after ink from my fountain pen dried from signing-in for that honor at the old Armory.

Bottom line is your campaign grossly ignores why Erlich was elected in 2002 – no one in your Party wanted a Kennedy intrusion. “Willy Don’s” goal was to help Erlich be elected to save corporations from leaving Maryland. Evidently so did your in-laws. I moved several corporate entities out over the years to other states and some foreign locations as well. Just because of Maryland greed, all DEMS on ballots receive “mucho bucks” from utilities, but manufacturing saw that light shine and went through it. Erlich’s flaw was Mike Steele. He may be able to draw some back without DEM defaults. If any candidate fails to file for a recount within statues, I will, knowing full well those 3 day limits are to allow that bogus phrase: *“Prince George’s County has so many voters, they cannot be counted within four-five days. Election results will be delayed until Monday.”* It takes 88% of registered Republicans to make a Democratic majority. Appoint your wife, now, *Court of Appeals Chief Justice*, before it is too late! *Fraud* at all legal levels has no statue of limitations – Enjoy retirement. There is no surplus for state payroll to cover all those retirement and benefit checks for your government this year. Just tax state workers more.

Sincerely,

[s]

Gene

Cc: WH, Politico

