



James Larenaisance <jameslarenaisance@gmail.com>

Officer Grasso

James Larenaisance <jameslarenaisance@gmail.com>
 To: "Prezioso, Anthony" <aprezioso@westportct.gov>

Fri, Aug 21, 2020 at 3:38 AM

Officer Preziosos

Chief Koskinas mentioned your name as a superior who handles matters of new evidence that I brought to his attention. In Feb. 2020, the Westport Police got a search and seizure warrant for my Emails with Complainant in a 2018 case from Google. I opted not to quash the order so the case could finally have all the evidence. Your Officer Grasso responsible for the case has had 6 months to read these Emails (July 2018-Sept 2018). The following is what I brought to his attention. I find giving False Statements and Perjury to be a serious offense.

Officer Grasso

As you know you got a Search and Seizure Warrant for my Emails from Google in Feb. 2020 - 15 months after you submitted the warrant in Oct. 2018.

The Discovery Evidence you were provided with from Complainant Ana Page Campbell involved a few Emails - 9 pages in length - yet the only Email in question was on the last page - pages 7-9.

Page 7 of Discovery - Sept. 18, 2018:

"Ana Advice - do not cause my beloved elderly parents any stress whatsoever. Take this advice."

My parents were thrust into the conflict by Ana Page Campbell.

When I got home I had a conflict with Ana Page Campbell about getting my essential belongings from my apartment (all evident in the texts to my parents).

I proceeded to visit the police to make a complaint after that Sept. 18, 2018 Email as is documented in the Police Report all the while never going near my very own apartment and belongings while legally able to visit my very own apartment to address issues about belongings being held from me. Fact: I was being careful.

The 9 pages (8 irrelevant pages) of Discovery Emails were picked and chosen from 3 months of Email correspondence (over 55 pages) I had with the Complainant.

There are over 200 Emails to which you have read since Feb. 2020 that show the complete story in context and **what she hid from you.**

I was hoping you would have put all the pieces together now that you have ALL the Emails yet felt the need to approach Chief Koskinas because the Covid-19 situation has delayed getting proper closures for other legal actions. I also am curious as to the statute of limitations for me to sue Ana Page Campbell given the time she submitted her false statements and resulting perjury was Sept 25, 2018.

Maybe you have figured out the numerous holes in her claims by now with ALL the Emails ascertained from the Search and Seizure Warrant of Feb. 2020.

I will share here some obvious holes/lies in her claims to which you can refer to the Emails themselves to verify. All 10 here are relative to giving false statements. # 10 should be of especially chief concern for your investigation.

1: Ana Page Campbell feigns as if she knew nothing about my arrest and resulting media persecution/slander/libel when she moved into my apartment yet the Emails show she was completely in the know of my arrest and supportive of my struggles and lawsuits against the media. **The July 5, July 7, July 10, and July 18 and again July 18 Email exchanges show she was completely in the know of my arrest and supportive of my struggles before she moved in July 29, 2018.** Her Sworn Written Statement is filled with lies to you. The outrageous claim in Ana Page Campbell's Sworn Written Statement that she was initially told of my arrest and media persecution by Marie Pelletier aka tenant moving out (because of the Westport News slander/libel) on July 28 is crazy lies as Emails show. These July 7, July 10, July 18 Emails to which you have now show she empathized with my situation and supported me let alone knowing of all the details of the arrest and extreme media persecution WEEKS PRIOR to moving in my apartment. If you want my copies let me know but you should have them

for my Emails and Googles are the same - I SAVED EVERY EMAIL AND TEXT TO MY MOTHER INVOLVING HER.

2: Ana Page Campbell concocted her victimization scheme by trying to make it appear as if I was not the manager of the apartments handling most of the business due to my parents aging issues. Within the Emails shows I rented my place to her, aided her on the transition, and she deposited money into my account -.evidence in a Aug. 4, 2018 Email. My parents were the owners (they since sold the house due to the fiasco) yet I handled most of the issues while living there during 2016-2018. My family handled issues with the apartment and Ana when I left in summer of 2018 to which they have various stories about.

3: The outrageous claim in Ana Page Campbell's Sworn Written Statement that I "*waited in the basement and came up from the dark and placed my hand on tenant Chelsea and said something*" is outrageously false and criminal, for your discussion with this tenant/s has her/them never telling this story that way. Ana Page Campbell should be arrested for this for she is attempting to paint me with physically touching someone which is a lie. This is also undoubtedly criminal - lies to accomplish an agenda.

FACT: Ana Page Campbell was involved in getting her boss fired for sexually harassing a fellow worker that very summer yet that fellow worker did not want to follow through on the complaint - Ana Page Campbell orchestrated the firing of her boss.

It is my opinion she knew she needed some kind of touching story to fulfill her agenda with you. You might want to ask her about her role and words in that workplace issue for they are eerily similar to this lie she wrote in her Sworn Written Statement - injecting utter falsities. There are 2 possible tenants - Marie Pelletier who lived on the second floor and Chelsea who lived/lives on the first floor. The warrant involving Marie Pelletier that was rejected by the prosecutor does not talk about this LIE of putting my hands on someone's mouth in my basement. Chelsea herself never said this happened as well and it is the first floor tenant (Chelsea) being referred to with this LIE so once again - what is going on here. Ana Page Campbell clearly injected this LIE and should be held accountable.

Officer I need not tell you that this is serious slander and I plan on suing Ana Page Campbell for this slander.

4: The outrageous claim in Ana Page Campbell's Sworn Written Statement that Chelsea came home and I was in her apartment is another outrageous LIE. Having been the manager of the apartments, I have fixed the heat in the past with my plumber present for only he can fix the heat but I was NEVER "*caught by Chelsea in her apartment*" and then "*ran out of the apartment*". I mean really - what the hell is going here. The issues with the heat are in the basement and a couple of times I had to test the heat with the plumber within the apartments. Once again, your discussions with Chelsea apparently did not confirm this concocted story as well Officer. Keep in mind these are two claims by Ana Page Campbell that would warrant a complaint from Chelsea in the past yet there is no complaint to anyone - to me, my parents, or police themselves. There is a reason for this - IT NEVER HAPPENED!

5: The outrageous claim in Ana Page Campbell's Sworn Written Statement that Chelsea covers her windows because of me is insane. Chelsea moved into that apartment when I left for California in 2008 and shaded the windows and uses the blinds that I installed (I previously lived in that very apartment 2003-2008). She shaded these windows sometime when I was in California - 2010. I was in California from 2008-2016. NOW since we sold the place in summer of 2019 (because of this fiasco) you can see for yourself - as I have not lived there since summer of 2018 - that the **shading on the windows is still there 2 years later and the blinds are down** - 2 years since I have been far way. This is how Chelsea lives - in the dark - a type of recluse with personal issues.

6: The outrageous claim in Ana Page Campbell's Sworn Written Statement that I would "*stare for hours*" from my car parked in my very own parking place in my very own driveway is another agenda driven lie for who "*stares for hours*" at someone who has an apartment without any windows facing the parking place let alone fact "*staring for hours*" at someone would need for someone to be outside for hours let alone minutes to be knowingly stared at. Yet again - huge exaggerations and lies designed to deceive.

7: The claim in Ana Page Campbell's Sworn Written Statement that she "*found out when I was coming home in August*" is more feigned nonsense for she knew when I was returning for a court date on September 16 (my flight schedule was fixed and never adjusted) when she moved in July 29 as Emails show. All Emails (July 2018 - Sept. 2018) show us as friends up to the Sept 15 Email chain argument on the eve of my return. Much like she feigns not knowing of my arrest and media persecution struggle, she feigns having fears during this time. In August 2018, I offered for her to stay in my place til Dec 2018. and she was in need and considering staying longer while awaiting her transfer - all in the Emails you have. There was no reason to fear me as evident in Emails. My agenda was to come home for 2-3 weeks, go to court, re-rent the

apartment, and go back to my new home abroad. **She extended helping me rent the place throughout the Emails** to which you now have which is why the last Email happened on Sept. 22, 2018 - **all peaceful intent** with an established and agreed upon agenda as evident in all the Emails to which you have.

8: The Sept 15, 2018 Email chain clearly shows what she hid from you and even her "friend" Marie Pelletier. This Sept 15 Email chain argument we had while I awaited my flight home are Emails that are the source of the resulting tension and not anything prior. Here you should see it was her harassing me by playing games and lying.

How?

First

she feigns that police came by the house looking for me to scare me knowing I feared being detained at the airport. She plays to this fear of mine in an attempt to hurt and harass me. The facts show that police were not looking for me. She lied to me and did not want you all to see this lie. Evidence is in the Sept. 15, 2018 Email chain to which she never submitted.

Next

she then during the Sept. 15, 2018 Email chain argument goes on to KNOWINGLY falsely accuse me of giving her Hep -C. I came home on Sept. 16, 2018 - Sunday. On Sept. 17, 2018 I got a test for Hep C and got the results back on Sept. 19, 2018. I then gave the results (clean test - no Hep C) to my father (in a gesture of peace) who brought it over to her on Sept 19, 2018 to where she then stated to him "*she did not have Hep C either*". SHE WAS LYING TO ME and if you merely ask her for a test and test result around that time it would show her harassment towards me. Imagine being accused of this nonsense! THIS SHE HIDES FROM YOU - feigning having a deadly disease and KNOWINGLY falsely accusing me of giving Hep C to her.

Attached in this letter is my clean Sept. 17, 2018 Hep C test.

As you should now figure out, amongst her numerous agenda driven lies, was her scheme to hide HER veritable harassing behavior toward me while falsely accusing me of "harassment" because it would show her catty ways. She does not show her numerous false accusations in our Sept. 15, 2018 Email fight because it would incriminate her hence **the Discovery "Evidence" devoid of the Sept 15, 2018 Emails!**. Facts are she was in all actuality and evidence harassing me with mind games on the eve I was coming home. A difference between men and women is men more often do not make federal cases about harmless arguments let alone feign harassment.

9: The outrageous claim in Ana Page Campbell's Sworn Written Statement when she quotes a text message quote: "*I replied to her (my mother) in part, "... "*" the "*in part ...*" only being 1/4 of the actual text message Ana Page Campbell made to my elderly parents. FACT: She doctored/omits the complete text message where she is quoted advocating violence towards me - just one example of her harassment toward my elderly parents. **Quote "he deserves a beating"**. Why is she involving nearly 80 year old people in her games? I wonder if you saw this entire text message to my parents that left out 3/4 of the actual text? **AND this text message was falsely written to be Sept 18 but now as you can see was actually Sept. 20-** yet again another doctored piece of material that was part of the warrant. **Attached in this letter is a true authentic complete copy of that truncated text and transposed date - Sept. 20 not Sept. 18-** text message advocating violence towards me amongst other very telling agendas while feigning being a victim. She also injected her own narrative into other people not related to the case to suit her agenda.

10: Finally the nail in the coffin. Ana Page Campbell doctored an Email submitted as Discovery attempting to hide more details. Doctoring an Email and submitting it as some kind of Discovery Evidence is a felony. Attached is the Discovery submitted and also attached is the authentic Email (in green) you should have now as of Feb. 2020. You now have all the Emails to confirm this inauthentic doctored Email submitted by Ana Page Campbell.

FACT: She doctored the Discovery Email submitted to me at the court as Discovery.

Attached in this letter is the Sept. 15 doctored Email submitted as Discovery omitting complete text. Also attached here in this letter is the Authentic Email with full text to which you should have via Google.

I highlight the omitted part of the Email in green to assist you.

(Keep in mind that the Email times might not match with the seized Google Emails times for I am writing from Europe with a 6 hour difference from Germany and 7 hour difference from the Baltic countries to where I was residing. Meaning my copies might show different day times but as you can see the date and text wording are the same).



I presume it only takes one false statement to bring Probable Cause for an arrest for committing multiple acts of False Statements and Perjury.

Here are just 10.

There is no doubt she used you for her agenda.

I gratefully allowed the Emails to be seized in Feb. 2020 for clarity and proper evidence and decisions with the case.

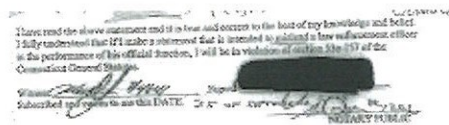
All I ask is for the police/law to do the right thing with the now undeniable evidence since Feb. 2020.

I am scheduled for a court date on Sept. 8, 2020.

I believe the already overwhelmed courts deserve proper material and resulting actions in tune with the law to make their jobs easier.

James Lawrence

5 attachments



CampbellLIEGrasso3.jpeg
1257K

 **HepCTest copy.pdf**
136K

 **TransposeText3 copy.pdf**
284K

 **Discovery4page-7.pdf**
102K

 **Emails52copy.pdf**
344K



James Larenaissance <jameslarenaissance@gmail.com>

Officer Grasso

James Larenaissance <jameslarenaissance@gmail.com>
To: "Prezioso, Anthony" <aprezioso@westportct.gov>

Fri, Aug 21, 2020 at 9:06 AM

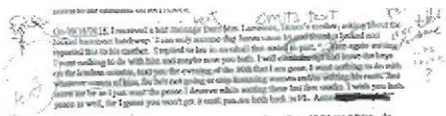
AND

I sent the following to Officer Grasso today to be included.
This shows the officer more details in regard to one of the ways (#9) Complainant gave False Statements.
More than 10 ways Complainant Ana Paige Campbell gave False Statements.
Proper Final Dispositions asap would be in order so that my litigation with the media are not tainted or delayed or permanently affected.

Officer Grasso
Lastly (hopefully)

Here is a clip of the Sworn Written Statement where Ana Paige Campbell refers to writing to my mother during the conflict.
You can verify this with the Sworn Written Statement you have.
I noticed Ana Paige Campbell writes that this text was an "Email" yet in truth was a Phone Text Message saved by my mother
You now have the other 3/4 of the hideous text where she is advocating violence against me and harassing my parents amongst other crazy things.
It is my opinion she intentionally deceives you here also (when writing in her Sworn Written Statement) by portraying this text to be a "Email" so you would not ask for the Phone Text Message let alone any text messages to my parents.

James Lawrence
[Quoted text hidden]



SwornWritStateTextToMom.jpeg
1475K



James Larenaissance <jameslarenaissance@gmail.com>

Officer Grasso

James Larenaissance <jameslarenaissance@gmail.com>
To: "Prezioso, Anthony" <aprezioso@westportct.gov>

Sun, Aug 23, 2020 at 2:55 AM

AND to aid you further now that you all have the Emails I shared this with Officer Grasso today.

In regards to # 7 (all 10 having proof via Emails, Texts, Documents, Witnesses, Pictures, etc...)

7: The claim in Ana Page Campbell's Sworn Written Statement that she *"found out when I was coming home in August 21"* is more feigned nonsense for she knew when I was returning for a court date on September 16 (my flight schedule was fixed and never adjusted) when she moved in July 29 as Emails show. All Emails (July 2018 - Sept. 2018) show us as friends up to the Sept 15 Email chain argument on the eve of my return. Much like she feigns not knowing of my arrest and media persecution struggle, she feigns having fears during this time. In August 2018, I offered for her to stay in my place til Dec 2018. and she was in need and considering staying longer while awaiting her transfer - all in the Emails you have. There was no reason to fear me as evident in Emails. My agenda was to come home for 2-3 weeks, go to court, re-rent the apartment, and go back to my new home abroad. **She extended helping me rent the place throughout the Emails** to which you now have which is why the last Email happened on Sept. 22, 2018 - **all peaceful intent** with an established and agreed upon agenda as evident in all the Emails to which you have.

See attachment of another one of her LIES in her Sworn Written Statement where SHE WRITES AUG. 21 is when she learned of my return date!

See attachments of the facts in Aug. 1 and again in Aug. 20 and again in Sept .4 and Sept. 5 Emails.

See the entire Email chain in August at this time (to which you have) that never has me telling her about my return date for she knew the moment she moved into my apartment back in July 28 because the court date I was returning for cannot be rescheduled!

FACT: There is no Email of me telling her when I was coming home. She always knew when I was coming back.

She feigned nearly everything in her Sworn Written Statement.

She claims that she was giving 30 days notice out of some feigned fear yet in a later Email Sept 5 Email is considering staying longer through October based on a delayed transfer.

She was on a month to month contract because I knew of this desired transfer when I rented her the place.

[If you Officer Prezioso need my copies of ALL the Emails to verify anything because you might not be given/shared all the Emails let me know for **the law dictates this woman be arrested asap for multiple false statements (#1-#10) for intentionally deceiving an officer being at large for nearly 2 years.**]

[Quoted text hidden]

6 attachments



Aug1.jpeg
1544K

I continued to communicate with James by text and email in an effort to keep tabs on him. I learned I was when he was actually entering from Europe. These communications were ground conversations. I would ask him things like, how soon is he coming? This was to make sure that he was still there.

On August 21, 2019, I discovered that James was coming home to Westport, CT. He wanted me to tell him that. On that date, I told him that I was coming to Westport and offered to help him find a new location for the apartment so as to make the transition more comfortable. I would be ready morning, but had to give 30 days' notice to leave the house. Again, I wanted him to think I was a friend so that he wouldn't notice or hint at.

Aug21LIE.jpeg
1977K

43
M Gmail
Notice of a new job, yeah!
A. P. S. *she gives notice*

Aug20.jpeg
1443K

45
Will, the contract for the site position offer is waiting on an exact date, so I am still waiting.
In the meantime James, I'll be glad to put something out there for a long-term rental.
Home, clear out, fill out on it.
Aria Page
James Larabino *with return pay stuff wife parents*

Aug21.jpeg
1450K

James Larabino *no worries I give her feelings - my concern about Westport news article*

Sept4.jpeg
960K

43
A. P. S. *she has no family*
eyes loss to a fault of where I am in Europe

Sept5.jpeg
2231K



James Larenaissance <jameslarenaissance@gmail.com>

Officer Grasso

James Larenaissance <jameslarenaissance@gmail.com>
 To: "Prezioso, Anthony" <aprezioso@westportct.gov>

Mon, Aug 24, 2020 at 10:44 AM

I shared this with Officer Grasso today.

AND

in reference to #8 - Attached is a significant Sept. 20, 2018 Text Message from my mother to her.

8: The Sept 15, 2018 Email chain clearly shows what she hid from you and even her "friend" Marie Pelletier. This Sept 15 Email chain argument we had while I awaited my flight home are Emails that are the source of the resulting tension and not anything prior. Here you should see it was her harassing me by playing games and lying.

How?

First

she feigns that police came by the house looking for me to scare me knowing I feared being detained at the airport. She plays to this fear of mine in an attempt to hurt and harass me. The facts show that police were not looking for me. She lied to me and did not want you all to see this lie. Evidence is in the Sept. 15, 2018 Email chain to which she never submitted.

Next

she then during the Sept. 15, 2018 Email chain argument goes on to KNOWINGLY falsely accuse me of giving her Hep -C. I came home on Sept. 16, 2018 - Sunday. On Sept. 17, 2018 I got a test for Hep C and got the results back on Sept. 19, 2018. I then gave the results (clean test - no Hep C) to my father (in a gesture of peace) who brought it over to her on Sept 19, 2018 to where she then stated to him "*she did not have Hep C either*". SHE WAS LYING TO ME and if you merely ask her for a test and test result around that time it would show her harassment towards me. Imagine being accused of this nonsense! THIS SHE HIDES FROM YOU - feigning having a deadly disease and KNOWINGLY falsely accusing me of giving Hep C to her.

Attached in letter (previously submitted to you) is my clean Sept. 17, 2018 Hep C test.

As you should now figure out, amongst her numerous agenda driven lies, was her scheme to hide HER veritable harassing behavior toward me while falsely accusing me of "harassment" because it would show her catty ways. She does not show her numerous false accusations in our Sept. 15, 2018 Email fight because it would incriminate her hence the Discovery "Evidence" devoid of the Sept 15, 2018 Emails!. Facts are she was in all actuality and evidence harassing me with mind games on the eve I was coming home. A difference between men and women is men more often do not make federal cases about harmless arguments let alone feign harassment.

NOW HERE in this letter

is an attachment of a Sept 20, 2018 text message from my mother to Ana Page Campbell that verifies Ana Page Campbell never had Hep.C. The entire fiasco is about the argument on Sept. 15, 2018. All Emails before this date are irrelevant in regards to "harassment" for we were on speaking terms. However there were no Sept. 15 Emails submitted as Discovery. The reason being Ana Page Campbell (a sick person) was hiding things from people and could not effectively execute her

ruse without concealing these Sept. 15 Emails. Lorraine v. Merkel American Insurance Company set the standard for admissibility of electronic evidence in regards to harassment, to which not only must electronic evidence not be doctored as in #10, but there must be a chain or string of Emails of the very day of the Email or issues in question to provide context. This was never provided.

FACTS: On Sept 15, 2018 we had an argument about her accusing me of giving her Hep. C.

I come home on Sept 16th and get a test on Monday Sept 17th and get the results back on Sept. 19th and share these good results with her via my father on Sept. 19 to when she says according to my father *"tell james I do not have it either"*. All the while she is at this time locking my belongings from me (evidence in texts to my mother) and causing utterly unnecessary drama feigning being some kind of victim in this sick victim playing culture by not only harassing me but harassing my parents to which is why I Emailed her on Sept. 18 and visited the police at the same time to get some help!

SO

If she was in the dark about her "Hep C" diagnosis on that Sept. 15 accusing day (*"I know it was you"*) then logic would conclude that she would have been tested before Sept 15 and awaiting a test result that would have been given to her by her doctor Sept 17, or 18 or 19. **BUT SHE NEVER CORRESPONDS WITH ANYONE ABOUT ANY KIND OF TEST RESULT AS EVIDENCE IN EMAILS AND TEXTS.** Who would accuse and then get good test results back and not share? Ana Page Campbell knew she never had it on Sept. 15 and was harassing me with utterly vicious catty mind games on Sept. 15 to which she hid from you. Harassment is a course of conduct behavior, and someone knowingly falsely accusing someone of having and giving a deadly disease day after day is obviously harassing, let alone involving my elderly parents in her trickery. She only tells me of her *"not having Hep C"* on Sept. 19 because I had verifiable proof via my test result and she did not want me accusing her in the future in case symptoms showed up.

△ #1 - #10 is a Nasty Woman.

A complete reading of the Sept. 14-15 Emails to which you have had since Feb. 2020 is in order. They are about 7 pages in length.

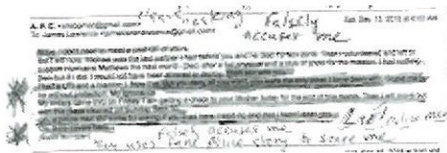
The Statute of Limitations forbids any kind of arrest of her for Harassment but clearly there is more than enough evidence of False Statements and Perjury (#1-#10) to which is allowed. This woman has been at large for 2 years all the while the prosecutor via a type of Nolle Prosequi offer has no intent to take this to trial. Once again, prompt action is in the interests of doing the right thing for all involved for delays only cause more potential conflicts in the future given my initiated civil cases against the media.

James Lawrence

Attached is a Sept. 15 Email Attached is Sept. 19-22 Text Messages with my mother

[Quoted text hidden]

2 attachments



Sept.15.jpeg
2085K

 textsmother copy 2.pdf
1545K



James Larenaissance <jameslarenaissance@gmail.com>

Officer Grasso

James Larenaissance <jameslarenaissance@gmail.com>
To: "Prezioso, Anthony" <aprezioso@westportct.gov>

Mon, Aug 24, 2020 at 11:04 AM

Here is more significant Sept. 15, 2018 Emails that should have been part of Discovery to which you have had since Feb. 2020.

NOTICE -HERE SEPT !5 - SHE SAYS HERE SHE HAS HEP C - CONTRADICTING HERSELF FROM SEPT. 19 EVIDENCE.

"I just found out I have".

She thinks I "messed with her life" yet in all actuality she is messing with me aka harassing!

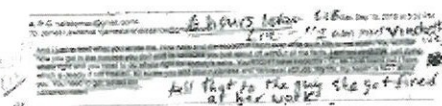
This person has long been worthy of an arrest for numerous False Statements and a wicked scheme to deploy the police against me knowing I was in the system and vulnerable to destroy my civil cases!

[Quoted text hidden]

2 attachments



Sept15b.jpeg
1380K



Sept15c.jpeg
1432K



James Larenaissance <jameslarenaissance@gmail.com>

(no subject)

James Larenaissance <jameslarenaissance@gmail.com>
To: "Prezioso, Anthony" <aprezioso@westportct.gov>

Mon, Aug 24, 2020 at 5:05 PM

Per Officer Mark Grasso email to me today:

*"I have received your multiple emails, **none of which contain any information that we did not already have** in the case file other than your notes and apparent attempts to litigate this case through email. The police department has completed our investigation and this case has been transmitted to CT Superior Court in Norwalk. Any further communication regarding this case should be directed either through you or your attorney to the member of the state's attorney's office assigned by the court to prosecute this case."*

I interpret this as a denial this woman ever committed False Statements and Perjury. If this is the official position of the Police Department then all I can say is this is despicable corruption. I have tried to peacefully forewarn you of his misconduct (to which I have not even addressed with you yet) in a way that allowed the police to **protect and serve all** and do the right thing. How is this woman to be punished if there is no trial and no proper analysis of all the facts? Officer Grtasso never talked to anyone other than this woman and submitted utter fiction. He now claims he has had all the Emails yet never referenced them in his crooked warrant.

FACT: The emails and texts I am addressing were never submitted as "Discovery".

Nothing from Sept. 15 under the proper laws related to what I was arrested for.

What remains now is the Westport Police are protecting a known felon.

If this position is not the position of the police please let me know asap.

James Lawrence



James Larenaissance <jameslarenaissance@gmail.com>

(no subject)

James Larenaissance <jameslarenaissance@gmail.com>
 To: "Prezioso, Anthony" <aprezioso@westportct.gov>

Tue, Aug 25, 2020 at 7:04 AM

Officer Anthony Prezioso

To give you and Chief Koskinas all needed perspective for what my family and I are trying to get in the hands of responsible law enforcement, the following is for you all to think about given the possibility you all were allegedly not involved in the details of the case.

If you all think Officer Grasso is free from blame for not acting on evidence because District Attorney Justina Lynn Moore gave a green light for his crooked arrest warrant you need to be informed on some facts.

FACT. Officer Grasso made a beeline to the District Attorney Justina Lynn Moore on the same day of the Email in question - Sept. 18, 2018 where she on the same day gave a green light for a warrant.

This is 5 weeks prior to submitting Officer Grasso's Warrant. - October 22, 2018.

This is 1 week prior to Ana Page Campbell's Sworn Written Statement./LIES - Sept 25, 2018.

After the alleged "harassing email" of Sept. 18, 2018, he proceeded to do a 5 week "investigation".

The facts are Officer Grasso never had the appropriate material to present to the D:A: on Sept. 18. The facts are Officer Grasso obviously misrepresented the case to the D.A. devoid of proper detailed evidence. The facts are Officer Grasso never had any proper email evidence hence the seizing of my emails in Feb. 2020 (not the lying woman's emails) 16 months after submission of warrant - meaning he never had Probable Cause.

The facts are after Officer Grasso called the D..A. on Sept. 18, 2018 without any of the material I have shared with you all, Officer Grasso proceeded to concoct his crooked warrant without contacting me or my parents (both the real ones experiencing harassment) knowing exactly where my parents and I live. My parents being 55 year residents in this town deserve proper respect for what they were dealing with let alone myself. You would think if this officer Grasso thought I was some threat to this spinster woman that he would want to protect her by warning me but instead he ghosted me and my family hoping I would contact the spinster after Sept. 18, 2018 all the while having no proper perspective as to all the facts.

The facts are I never saw this woman when I came home Sept. 16, 2018, never attempted to see this woman living in my very own apartment July 28-Sept. 30 and never wanted to be around this woman (all evident in Emails) which is a reason why she feigned harassment . In fact she wanted to "sit on a beach together" as evident in the Sept. 15 Emails and became scorned when I called her out for her harassment of me and then harassment of my parents. How is such a crooked snowflake arrest pandering to this sick victimization culture allowed to happen with no harm committed all the while an admittedly sick woman (all in emails) is in my very own apartment holding my belongings from me that I had every right to ascertain without being threatened by police. The word crazy does not come close to describe this experience let alone being arrested 5 months later in Feb. 6 2019 for a solitary email from Sept 18, 2018. And what once again happens via the Westport News is a out of the ordinary doxxing of unproven and unprovable nonsense about harassing women in the past all the while mentioning an "arrest record" yet failing to report on a proper conviction record per your.very own "redaction policies".

What kind of officer of the law reads via my Sept. 18 email to Ana Page Campbell about elderly people potentially being harassed and also (as he now writes) reading via text messages between my 77 year old mother and the sick woman that show my 77 year old mother "upset" and "angry" and never contact them to get needed perspective? I hope you all are processing what I am sharing for this is undeniable evidence/truth with witnesses and experts of my own. Keep in mind Officer Grasso is doing this knowing I am attempting to communicate a complaint to the police as evident in police reports of my visit to the police for help on this Sept. 18 2018 day YET THIS TOO WAS NOT IN THE WARRANT amongst other significant things like the obviously intervening variable of complainant referring to a "Google search" (media slander and libel) that exist even within Ana Page Campbell's mendacious Sworn Written Statement and being allowed to be some kind of faux martyr for "other women" all the while having absolutely nothing done to her against the law.

Officer Grasso in writing to me now August 24, 2020 claims to have had all the material I have shared with you all now yet how can a butchered Ana Page Campbell text message advocating violence against me twice not be cause for concern at the time of the crooked warrant for the full contents were then strategically left out of the crooked warrant.

Officer Grasso in writing to me now August 24, 2020 claims to have had all the material I have shared here the past days yet how was he then not concerned with the submission of a doctored Email as "Discovery" unless it is Officer Grasso himself who doctored the Email Discovery.

Officer Grasso writes now August 24, 2020 after having 6 months to read the seized emails that he obviously never had (aka complete story with necessary context let alone legal authentic emails) now claims he has had everything in the case file.

THEN WHY SEIZE MY EMAILS In Feb 2020?

Has this Officer Grasso the courage to share the Emails with the prosecutor?

FACT: In regard to the Feb. 6, 2019 Officer Grasso arrest, I made a April 2019 Motion to Dismiss the case based on Prosecutorial Misconduct by D.A. Justina Lynn Moore because all the chaos devoid of proper Discovery and a Judge delayed a ruling on the Motion until more information was sent to the court which has still yet to happen 2 years into the case. Then lead D.A. Susan Vieux took over the case in May 2019. Lead D.A. Susan Vieux was the prosecutor who in April 2019 rejected Officer Grasso's other insane warrant for stalking a 62 woman/tenant in my very own basement/laundry room/music room/ library on the day complainant was being shown the apartment by a realtor Jan. 2018 and this woman never made a complaint until she read the Westport News defamation in March 2018. Can this get any crazier and when does this department act to protect me? AND mysteriously by September 2019 this D.A. Justina Lynn Moore associated with Officer Grasso's warrant was transferred to another court.

Keep in mind ALSO this officer Grasso submitted not one but two related crooked warrants at the same time - one approved in November 2018 and the other rejected in November 2018.

He proceeds to resubmit the rejected and outright insane warrant devoid of any new material again 5 months later in April 2019 and it is again rejected.

These are two obviously attempted false arrests and all I am asking is - What the hell is going on here? When does this police department process relevant facts and do a proper investigation? Before you get sued or after? I come in peace here.

I attempted to explain to Chief Koskinas via a recent phone conversation that there is a real possibility that 8 federal judges (1+3 appeals judges x 2 civil cases - News 12 and Westport News = 8 federal judges) can be saying by next year that the unproven and unprovable depictions of me as a stalker and then harasser are a result of the warrant from Officer Sullivan's arrest for one count of second degree breach of peace despite Officer Sullivan or anyone else never arresting me for these crimes prior to 2018 and never deploying these harassing and stalking words in his questionable/controversial warrant. **Federal judges deserve to know the truth about this arrest asap** with Officer Grasso and delays and inaction are not in the interests of justice.

All I ask is that there is proper justice with this second arrest for email "harassment" devoid of proper Discovery all in accordance with the detailed facts aka real detailed evidence so that we can avoid future problems for these facts will never be allowed to be in front of a jury as evident in the prosecutor's Nolle Prosequi offer with a psych evaluation (lol) and police inaction is not showing fair treatment towards me and my family. Prosecutors still to this day have no clue as to the facts and do not have the material I have shared with you let alone all the emails. Inaction only compounds already clear evidence of misconduct by this Officer Grasso worthy of an evaluation himself.

This is just the beginning for top brass in this police department to process.

I would appreciate all the emails and alarming material sent to you to be shared with Chief Foti Koskinas.

Attached is what was submitted as "Discovery" after the court asked via multiple deadlines back in Feb. and then March and then April of 2019.

The first six pages of this Discovery are completely irrelevant for they precede the Sept 15, 2108 argument via email that were not shared with the court.

If the details of this case are not disturbing to better elements of the Westport Police Department then I am left with no other alternative but to share these details with other authorities.

I respectfully ask you all to process the details and arrest this woman for multiple acts of intentionally lying aka False Statement and Perjury within the language of Connecticut statutes for it is obvious only I have had the proper evidence of this case from day one to this very day.

James Lawrence

[Quoted text hidden]



DiscoveryPREZ:KOSKINAS.pdf
637K



James Larenaissance <jameslarenaissance@gmail.com>

(no subject)

James Larenaissance <jameslarenaissance@gmail.com>
To: "Prezioso, Anthony" <aprezioso@westportct.gov>

Mon, Sep 14, 2020 at 11:16 PM

Good day Officer Anthony Prezioso

Per the material I sent to you in August asking you to share with Chief Foti Koskinas, I would like to ask for a confirmation that the material I sent to you was forwarded up the chain of command to David Harrel, Sam Arciola, and Fotis Koskinas.

thank you

James Lawrence