

[REDACTED]  
986 NORWICH/NEW LONDON TPK.  
LUCASVILLE, CT 06382

APRILS, 2015

HON. GOVERNOR DANIEL P. MALLOY  
STATE OF CONNECTICUT  
EXECUTIVE CHAMBERS  
HARTFORD, CT 06106

DEAR GOV. MALLOY:

SIR, I AM PRESENTLY INCARCERATED AT THE ABOVE LOCATION AND AM SEEKING REDRESS THROUGH YOUR OFFICE BECAUSE AFTER WRITING TO THE COMMISSIONER OF CORRECTION SEEKING RESOLUTION BY WAY OF CORRESPONDENCE DATED [REDACTED] OF THE MATTERS CONTAINED HEREIN, I NEVER RECEIVED ACKNOWLEDGEMENT OF MY GRIEVANCE, AS IS OFTEN THE CASE.

YOU MAY RECALL THAT IN [REDACTED] MY FAMILY AND I COMPLAINED TO YOUR OFFICE AFTER MY CONCERNS ABOUT A DEPARTMENT OF CORRECTION COMPUTER ENTRY INDICATING THAT I BE RETURNED TO COURT PRIOR TO MY RELEASE WENT UNANSWERED. I BELIEVED AND STILL DO THAT THE COMPUTER ENTRY IN QUESTION IS A VEILED FORM OF RETRIBUTION EMANATING FROM PREVIOUS COMPLAINTS AND FOR ME BEING THE DEFENDANT IN A CASE INVOLVING MY FORMER GIRLFRIEND WHO IS A PRISON GUARD AT BRIDGEPORT CC, WHICH WILL INEVITABLY AFFECT MY RELEASE.

THE AFORESAID COMPLAINT CULMINATED IN THE CONCLUSION THAT THERE WAS NO WARRANT OR ORDER ON MY MITTIMUS JUSTIFYING THE DEPARTMENT OF CORRECTIONS COMPUTER ENTRY CALLING FOR ME TO BE RETURNED TO COURT PRIOR TO MY RELEASE.

I WAS DISCONCERTED TO LEARN AGAIN AS I WAS BEING PROCESSED RECENTLY TO ATTEND MY BROTHER'S FUNERAL THAT THE COMPUTER ENTRY WHICH WAS OSTENSIBLY THE SUBJECT OF A SUPERFICIAL INVESTIGATION IN [REDACTED] WAS NOT REMOVED FROM THE DEPARTMENT OF CORRECTIONS DATABASE. SINCE IT WAS INJECTED INTO THE DATABASE PRIOR TO MY SENTENCING ON MY INSTANT OFFENSE, I CAN ONLY ASSUME THAT IT WAS DONE AT THE BRIDGEPORT CCC OR THE HARTFORD CCC, THE ONLY FACILITIES HOUSING ME PRIOR TO DISCOVERING IT.

THE SOURCE OF THE MALICIOUS ENTRY IN QUESTION CAN BE ASCERTAINED BY SIMPLY REVIEWING THE LOGIN/DATA ENTRY HISTORY OF THE DEPARTMENT OF CORRECTIONS DATABASE SYSTEM. IT SHOULD BE NOTED THAT [REDACTED] THE MILFORD SUPERIOR COURT MANAGER, STATED VIA LETTER POSTMARKED [REDACTED], THAT THERE WAS NO PROVISION FOR ME TO BE RETURNED TO COURT.

THE OTHER ISSUE I COMPLAINED TO THE COMMISSIONER OF CORRECTION ABOUT AND NOW YOU INVOLVES MY PROCEDURAL TREATMENT WITHIN THE SPAN OF 3-MONTHS BEGINNING WITH MY TRANSFER IN [REDACTED] FROM BROOKLYN CI TO CHESHIRE CI AND MY SUBSEQUENT TRANSFER FROM CHESHIRE CI TO RADGOWSKI CI IN MARCH OF [REDACTED] IN BOTH FACILITIES I HAD NO DISCIPLINARY ISSUES AND WAS IN THE PROCESS OF COMPLETING REQUIRED PROGRAMS UNDER MY OFFENDER ACCOUNTABILITY PLAN ENTITLING ME TO GOODTIME CREDIT.

THAT MY TRANSFERS WERE NECESSARY AND ORDINARY HAS TO BE DISCOUNTED AND CONSTRUED AS HARASSMENT WHEN YOU CONSIDER THAT INMATES WHO ARE ENROLLED IN PROGRAMS ARE PLACED ON "HOLD" BY THE FACILITIES IN WHICH THEY ARE INCARCERATED UNTIL PROGRAM COMPLETION. TRANSFERRING INMATES IN AN EFFORT TO SUPPRESS ANY ATTEMPT TO SEEK REDRESS IS A COMMON PRACTICE BY THE DEPARTMENT OF CORRECTION.

I CANNOT PROVE IT BUT I BELIEVE MY TRANSFER FROM BROOKLYN CI WAS THE RESULT OF ATTEMPTING TO SEEK REDRESS AFTER A W. [REDACTED] OF BROOKLYN CI VIOLENTLY SHOOK ME AND USED PROFANITY AS HE AWAKENED ME AT THREE IN THE MORNING TO INFORM ME THAT I WASN'T TO HAVE A BEDSHEET FASTENED TO THE ENDS OF MY BUNK. I BROUGHT THE INCIDENT TO THE ATTENTION OF STAFF BUT NOTHING WAS DONE, WHICH I EXPECTED BECAUSE OF THE WIDESPREAD LACK OF PROCESS OWNERSHIP SO PREVALENT THROUGHOUT THE DEPARTMENT OF CORRECTION.

I WROTE A LETTER DESCRIBING THE ABOVE INCIDENT AND, ON INFORMATION AND BELIEF, BELIEVE THAT IT WAS INTERCEPTED AND READ BY C/O [REDACTED] OF BROOKLYN CI, WHO INFORMED BROOKLYN ADMINISTRATORS ABOUT ITS CONTENTS. ADMINISTRATORS THEN MADE THE PREEMPTIVE MOVE OF TRANSFERRING ME DAYS AFTER THE INCIDENT.

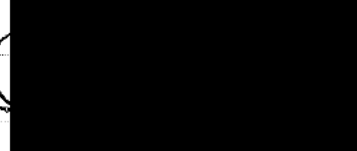
THE TRANSFER FROM CHESHIRE CI, I BELIEVE, WAS A CONCERTED EFFORT TO STIFLE MY ATTEMPT TO SEEK REDRESS THROUGH YOUR OFFICE BECAUSE, AGAIN, I WAS TRANSFERRED JUST DAYS AFTER COMPLAINING TO YOUR AND

THE COMMISSIONER OF CORRECTIONS OFFICE, MY FAMILY IS  
PLANNING TO MAKE AN APPOINTMENT WITH YOUR OFFICE AND  
I'M HOPEFUL THAT IT WILL SHED LIGHT ON THE INEFFICIENCIES  
THAT HAVE BECOME PART OF THE DEPARTMENT OF CORRECTIONS  
ENORMOUS BUDGET.

I CANNOT NOR AM I INTERESTED IN FIGHTING  
THE SYSTEM. I ONLY WANT FAIR AND JUST TREATMENT.  
ACCORDINGLY, I'M ASKING THAT YOUR OFFICE REVIEW THE UNTENABLE  
PRACTICES AND PROCEDURES OF THE DEPARTMENT OF CORRECTION  
SINCE THEY OBVIOUSLY CAN'T POLICE THEMSELVES.

I THANK YOU IN ADVANCE AND LOOK FORWARD  
TO A RESOLUTION OF THIS IMPASSE.

RESPECTFULLY YOURS,

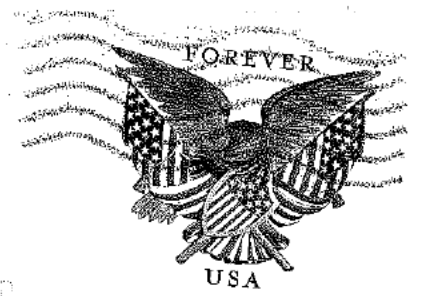


C.C. :EAR

SEN. M. LOONEY

KADGOWSKI CI  
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UNIONVILLE, CT 06392

HARTFORD CT 061  
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*Legal Mail*

RECEIVED

APR 09 2015

Hon. Gov. Dan Malloy  
STATE OF CONNECTICUT  
EXECUTIVE CHAMBERS  
HARTFORD, CT 06106

THIS CORRESPONDENCE ORIGINATED  
FROM AN INMATE AT 06392  
CONNECTICUT CORRECTIONAL FACILITY

