

MOTION FOR SPEEDY TRIAL

Docket #: S20N-CR19-0147994-S
Submitted date: September 9, 2021

Pursuant to Section 54-82m of the Connecticut General Statutes

I hereby ask AGAIN for the 5th time a Speedy Trial due to AGAIN the following special circumstances that Prosecution has known for 3 years.

I was arrested Feb. 6, 2019 based on a single email from Sept. 18, 2018.

1: Prosecution has known for nearly 3 years I have a civil case against the media for slander to which this obvious and easily proven false arrest has severely affected. Civil Courts are not delayed like this Fairfield County Court system. I AM FIGHTING FOR THE RETENTION OF MY GOOD NAME AND NOT HAVING A FAIR AND BALANCED FINAL DISPOSITION IN TUNE WITH NORMAL DUE PROCESS BY 2022 WILL RESULT IN ME HAVING TO CHANGE MY NAME IF MY CIVIL CASE IS NOT SUCCESSFUL THIS DECEMBER 2021. I Need a Final Disposition in tune with the facts by November 2021. This is not a complex case and can be handled immediately.

2: Prosecution is fully in the know of various aspects complainant committed various types of Perjury and Concealment of Evidence yet has failed to be proactive to give me a Final Disposition after 3 years.

3: This Speedy Trial is in the Prosecution's interest because not granting this Speedy Trial immediately makes the Prosecution vulnerable to a certain Malicious Prosecution Case if my Civil Case is not successful. The overwhelming evidence of the Prosecution knowing there was no case for 3 years yet choosing to extend delays beyond 3 years devoid of proper trial all the while attempting to cover up complainant's NUMEROUS Perjury would be an easily provable Malicious Prosecution case.

THE DEFENDANT
JAMES LAWRENCE

BY: 

Pro Se

