

Docket #: S20N-CR19-0147994-S

MOTION #1 – Filed August 30, 2021

MOTION TO DISMISS

FACT: It was me who compelled the handover of the Westport Police's Feb. 2020 seizure of my Emails, a Feb. 2020 seizure that was 15 months after the Oct. 2018 arrest warrant when they were supposed to have Probable Cause. THE NEXT 19 MONTHS AFTER THE FEB. 2020 SEIZURE THE INVESTIGATING OFFICER NEVER HANDS OVER THE SEIZED EMAILS TO PROSECUTION. Meaning – these authentic Emails would still be withheld if not for my June/July 2021 Motions to compel them as "Discovery".

SECTION 23 OF THE SEARCH AND SEIZURE WARRANT:

22. That based on emails provided to me by V1, both she and the accused electronically communicated with each other through their respective "Gmail" accounts.

23. That the affiants know through training and experience that people will often communicate in many different forms; including, but not limited to emails, text messages, and phone calls. The affiants are aware that account records, such as saved and sent emails from Google are not always stored on a particular device, but are kept on the email Gmail account server. The affiants believe that evidence of the crime of Harassment in the Second Degree (Sec. 53a-183 of the C.G.S.) will be found in the Gmail records and emails between V1 and the accused between 07/01/2018 and 10/01/2018, specifically for the email address [REDACTED] and the affiants request the authority to serve a search warrant on Google, Inc. for the same.

24. That this affidavit has not been presented to any other court or judge.

FACT: THERE OBVIOUSLY IS NO CASE HERE SINCE OFFICER NEVER HANDED THE EMAILS OVER.

FACT: D.A. Larry Tomaccio said on the record that is verified via a FOIA Request with the Westport Police that the Feb. 2020 seized Emails were not shared with Prosecution until I compelled them in June/July 2021 – NEARLY 3 YEARS FROM ALLEGED SEPT. 2018 CRIME!.

FACT: Because the seized Emails compelled to be handed over were NOT in order for Prosecution to read in a coherent way (let alone being material that violated my 4th Amendment rights by contradicting the actual wording of the Search and Seizure Warrant because what was handed over were all my Emails with anyone I ever had communications with), I once again was proactive by giving the prosecution on August 11, 2021 material to work with – my copies of ALL the necessary Emails and Email chains to read.

D.A. Larry Tomaccio has been given material to make a decision in tune with the facts let alone in tune with the various types of evidence of False Statements, Perjury, and Tampering with or Concealing Evidence. **Prosecution has had 3 years to know if they have a case. I ask for this Dismissal so to resume my life and address the issues of slander within the media. This issue of slander in the media is currently (AND HAS BEEN FOR 2 YEARS) in front of federal judges in a civil case that is set to be decided in the coming months. Having this unresolved 3-year-old case without a Final Deposition prejudices my efforts to clear my name. I ask to be guaranteed a trial today on the record or have the case Dismissed in tune with the facts.**

THE DEFENDANT
JAMES LAWRENCE

BY:

A handwritten signature in cursive script, appearing to read "James Lawrence", is written over a horizontal line. The signature is fluid and somewhat stylized, with a large initial 'J' and a long, sweeping tail.

Pro Se

Docket #: S20N-CR19-0147994-S

MOTION #2 – Filed August 30, 2021

MOTION FOR AN EVIDENTIARY HEARING

I have waited for nearly 3 years for a trial. A recent meeting with D.A. Tomaccio leaves me believing that not only is a trial not going to happen but the soonest would be another year – 4 years from alleged harassing Sept. 18, 2018 Email. **This delay leaves the issue of complainant's Felony Concealment of Evidence and Felony Perjury not being addressed – ever.** This is not in the interests of justice and a simple Evidentiary Hearing asap – September – can put an end to this case by exposing at least one area of serious Felony Perjury.

Complainant Anna Campbell wrote in her Sworn Written Statement that I

“waited in the dark for another tenant named Chelsea and came up behind Chelsea and put my hands over her mouth and said something”.

This is a LIE.

ANNA CAMPBELL SWORN WRITTEN STATEMENT:

learned that James has previously entered the dwelling on several occasions.

The other first floor tenant, [redacted] whose last name I don't know, told me that on one occasion, James Lawrence waited in the dark in the basement where the washing machine and dryer are located. [redacted] told me that when she went down to the basement to do laundry, Lawrence, who was waiting in the dark, approached [redacted] from behind, placed his hand over her mouth and said something to her. [redacted] will not do laundry at home anymore. [redacted] is terrified and it appears to me that she has covered all of her windows and will not come out of the apartment once she gets home from work. She also told me that when he lived there, James Lawrence would frequently park his silver BMW in the driveway and sit in his car staring at them for hours at a time.

Handwritten notes: Felony, Chelsea, LIE, Evidence of Perjury, Felon, who, erazrill, LIE, tenant on tape

Evidence will show complainant was trying to fabricate alarming scenarios so to make her Email harassing scheme believable.

UNREDACTED POLICE REPORT SHOWING THE NAME “CHELSEA”.

On 09/17/2018, I was assigned to respond to 75 West Parish Road, Westport, CT to meet with the tenant, hereinafter referred to as Victim 1 or V-1, who wanted to report a concern. I arrived and met with V-1 inside of her apartment. She reported that she was made aware that James J. Lawrence date of birth 12/15/1965, who was arrested by Officer Sullivan in March 2018, had returned to Westport from Europe yesterday for a court appearance in Norwalk today. 75 West Parish Road is a multi-family dwelling (3 apartments) owned by Lawrence's parents. According to V-1, she leased the apartment from Lawrence's parents and James is not listed as a lessor on the rental agreement. V-1 has a month to month lease at 75 West Parish which officially ends on 12/01/2018 and she plans to vacate the apartment. V-1 is very much aware of Lawrence's proclivity for stalking and harassing women and is concerned for her safety and the safety of the other women at that address because James has access to the keys to all of the apartments at that address and has previously entered the dwelling on several occasions. She reported that on one occasion, James Lawrence waited in the dark in the basement where the washing machine and dryer are located. When the tenant of 73 West Parish "Chelsea" went down to the basement to do laundry, Lawrence approached "Chelsea" from behind, placed his hand over her mouth and said something to her. According to V-1, "Chelsea" will not do laundry at home anymore.

Does the court want a woman at large for over 3 years for committing FELONY Perjury?

In Police Reports and Arrest Warrant Officer Mark Grasso writes about his persistent attempts to interview this first floor tenant Chelsea. What is so alarming is she is not quoted saying what complainant Anna Campbell writes in her Sworn Written Statement.

Section 16 of the Arrest Warrant:

16. That I have made multiple attempts to obtain a statement from the "other tenant" whom I briefly met with on 09/17/2018 at V-1's address. To date, she has not come forward to do so. However, on 09/26/2018 at approximately 1355 hours, I made contact with her by phone. During my conversation with her, she stated that she is concerned for her safety. She stated that she lives by herself and that the accused is "creepy". When I asked about the glazing on the windows in her apartment, I asked her if she did that to prevent the accused from seeing inside. She responded, "It's to prevent anyone from seeing in." I asked her if she would have done that if the accused wasn't around and she stated, "No." She stated that there are times that she would be in the basement doing laundry and the accused would pull up and sit in his car. She stated she would stay in the basement as long as I could "hoping he would leave," but he would stay there until she walked out of the basement. She stated that he had to know that it was her in the basement, because at that time only she and the accused lived at the house and the basement hatchway doors were generally only left in the open position when someone was down there doing laundry. She stated that when she would go out to the mailbox, the accused would "always come out and watch me." She stated, "His presence makes me feel uncomfortable. I don't engage him. I avoid him at all costs. I don't give him a chance to get aggressive."

441 22712

Westport News article #2 Hit Sub

Connecticut laws do not allow for subpoenas before a criminal matter unlike a civil matter. **We can however have an Evidentiary Hearing to clear this up immediately in the interests of justice.** Complainant Anna Campbell should be arrested for numerous acts of False Statements, Perjury, and even Concealing/Tampering with Evidence. **I believe we should start with depositing this 14 year tenant Chelsea Cioffoletti of 73 West Parish Road Westport Connecticut so to begin unraveling the wicked scheme against me. If we do not proceed with this request Evidentiary Hearing then complainant Anna Campbell will be at large probably forever and that is not right.** I cannot launch my civil lawsuit against Anna Campbell so to depose this reclusive tenant Chelsea Cioffoletti until this criminal matter is finished but this court is outrageously delayed unlike civil case proceedings.

THE DEFENDANT
JAMES LAWRENCE

BY:



Pro Se

Docket #: S20N-CR19-0147994-S

MOTION #3 – Filed August 30, 2021

MOTION TO CONTINUE MY NEXT COURT APPEARANCE FOR WHEN PROSECUTION IS READY TO BEGIN CHOOSING JURORS DUE TO THE FACT MY HOME IS IN GERMANY AND NEED TO ATTEND TO MY WORK THERE WITHOUT UNNECESSARY COVID-19 TRAVEL

FACT: I have made over 24 appearances in court since the Feb. 6, 2019 arrest for an alleged Email Harassment of a tenant of mine named Anna Campbell based on a October 2018 Warrant for a single Sept. 18, 2018 Email. Any more court empty court runs not only violate my 6th Amendment rights but also my 8th Amendment rights also – especially since it has been me and only me compelling and sharing relevant information like the seized Emails.

FACT: These empty court runs also endanger my life with unnecessary travel.

FACT: It was me who compelled the handover of the Westport Police's Feb. 2020 seizure of my Emails, a seizure 15 months after Oct. 2018 arrest warrant when they were supposed to have Probable Cause. THE NEXT 19 MONTHS AFTER FEB. 2020 SEIZURE THE INVESTIGATING OFFICER NEVER HANDS OVER THE SEIZED EMAILS TO PROSECUTION. These Emails would still be withheld if not for my June/July 2021 Motions to compel them as "Discovery".

Meaning: THERE IS NO CASE HERE FOR THE PROSECUTION.

FACT: D.A. Larry Tomaccio said on the record that is verified via a FOIA Request with the Westport Police that the Feb. 2020 seized Emails were not shared with Prosecution until I compelled them in June/July 2021.

FACT: Because the Seized Emails handed over were not in order for Prosecution to read in a coherent way let alone being material that violated my 4th Amendment rights by contradicting the actual wording of the Search and Seizure Warrant, I once again was proactive to give the prosecution in August 2021 material to work with – my copies of the necessary Emails and Email chains.

I have been forthright in sharing and compelling evidence. The proper next stages are (and have been SINCE MAY 2019) for prosecution to investigate as to who is responsible for

1: FELONY Tampering/Concealing Evidence – Complainant Anna Campbell or Officer Mark Grasso.

2: Verify the acts of Perjury committed by Complainant Anna Campbell.

3: Verify the numerous False Statements Complainant Anna Campbell committed.

(let alone have the necessary Emails to work with)

OR

4: GIVE ME A TRIAL SO TO GET VARIOUS LIARS ON THE STAND.

I ask that if the case is not Dismissed that I be E-mailed/called in for the next court date to start choosing jurors or E-mailed/called in to complete a Final Disposition in the form of a Complete Dismissal of the case after 3+ years. I ask this because I believe because of 3 years of punctuality I deserve to be free of burdens so to work at my residence since 2018 and not be faced with unnecessary Covid-19 dangers traveling to and forth for more empty court runs filled with game playing. This is an Email case that shows I live and work 6,000 miles away.

THE DEFENDANT
JAMES LAWRENCE

BY:



Pro Se