UNITED STATES DISTRICT COURT DISTRICT OF CONNECTICUT

JAMES LAWRENCE

CASE # 3:22-cv-01598-AW

V.

TOWN OF WESTPORT WESTPORT POLICE, JAMES SULLIVAN, individually;

DAVID WOLFE, individually; MARK GRASSO, individually; SERENITI DOBSON, individually; and FOTI KOSKINAS, individually

NOVEMBER 7, 2023 AMENDED COMPLAINT AND CLAIM FOR JURY

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COMPLAINT:

March 5, 2018 False Arrest for <u>One Count</u> of Second Degree Breach of Peace Devoid of Complainant with non-criminal Final Disposition in January 2020.

- Officers involved with Affidavit Perjury and Misconduct and Coverups.

February 6, 2019 False Arrest for <u>One Count</u> of Second Degree Harassment via Email with tenant named Ana Campbell resulting in a corrupted Final Disposition October 7, 2021.

- Officers involved with Affidavit Perjury and Misconduct and Coverups.

October 2018 and April 2019 Attempted Third Arrest Warrant for "Stalking" Tenant Marie Pelletier that was DENIED TWICE by the Prosecution.

- Officers involved with Affidavit Perjury and Misconduct and Coverups.

Chief of Westport Police Foti Koskinas.

Allowing for, Empowering, and Orchestrating the Bias, Neglect, Misconduct, and multiple acts of Affidavit Perjury without any remedial efforts.
Leader of the Double Down Persecution and Blue Wall of Silence Coverups and Corruption.

D: Cause of Action

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- Some Ongoing Damages from the Police Misconduct and Affidavit Perjury.

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Beginning Conclusions

This is an action to redress the deprivation of rights secured to the plaintiff by the Constitution and laws of the United States and the State of Connecticut and under the common law of the State of Connecticut for intentional and/or negligent infliction of emotional distress, defamation, and malicious prosecution.

A: PARTIES:

1: Plaintiff - James Lawrence is a citizen of Connecticut USA 1655 Post Rd East Unit 804 Westport Connecticut 06880 Email

2: Defendant – Town of Westport and Officers of the Westport Police Department Officers known to have caused the persistent and ongoing damages are Officer James Sullivan - 1JS -20JS (20 areas of misconduct and corruption) Officer David Wolfe - 1DW-3DW (Approved 20+ areas of misconduct and corruption) **Officer Sean Wong Won – 1SW** Officer Jillian Cabana - 1JC-2JC **Officer Anthony Prezioso - 1AP** Officer Mark Grasso - 1MG-19MG (19 areas of misconduct and corruption) Officer Sereniti Dobson - 1SD-5SD (Approved 19+ areas of misconduct and corruption) **Officer Matthew Gouveia – 1MGo** AND Chief of Westport Police Foti Koskinas - 1FK-6FK ETC.... (Reviewed and approved the misconduct and corruption and orchestrated and empowered the Blue Wall of Silence) A trial will undoubtedly reveal even more areas of misconduct and corruption within the Blue Wall of Silence/Concealment via testimonies and witnesses, for this is what I know as of now.

THIS SYSTEM OF NUMBERING CLAIM MISCONDUCT WITH DEFENDANT'S INITIALS DETAILING A PARTICULAR ASPECT OF COMPLAINT WILL MAKE THINGS EASIER FOR COURT TO ADDRESS.

B: JURISDICTION:

Jurisdiction of this court is invoked under the provisions of Sections 1331, 1343(3) and 1367(a) of Title 28 and Sections 1983 and 1988 of Title 42 of the United States Code.

Introduction:

Regarding the First False Arrest for one count of Second Degree Breach of Peace to which Officer James Sullivan was the investigating and arresting officer, I eventually pled to a <u>non-criminal</u> \$90 Infraction in January 2020. BECAUSE

1: I needed closure for my civil cases against the media for it had been 2 years since media's March 2018 coverage and the Norwalk Prosecution was still intentionally holding on to the criminal case so to protect the police. **I could not sue the media after 2 years from the alleged defamation**.

2: Covid 19 came about in January 2020, and I was ultimately never seeing a courtroom in the criminal matters for 17 months while civil cases proceeded without any such extreme delays in the time of "essential services". Strange to say the least.

3: I knew I could sue the Westport Police later because Officer James Sullivan's narrative/Affidavit Perjury made its way into the Second False Arrest's Warrant of Officer Mark Grasso AND MEDIA AGAIN, a Second Arrest which was controversially resolved via a October 2021 trial I demanded with multiple Motions for Speedy Trial so to have a Final Disposition for my civil cases. The resulting controversial conviction is completely irrelevant to the defense of this Complaint since the primary area of this Complaint is Officer James Sullivan's Affidavit Perjury. I am totally prepared with trial transcripts to show how the Second-Degree Email Harassment arrest had PROSECUTION, JURY, AND JUDGE READING OFFICER SULLIVAN'S MISCONDUCT AND AFFIDAVIT PERJURY. A PLAINTIFF HAS TWO YEARS FROM A FINAL DISPOSITION TO FILE A COMPLAINT. <u>TWO YEARS FROM THE CORRUPTED OCTOBER 2021 TRIAL IS OCTOBER 2023.</u>

4: Complaint was filed in December 2022. NOW OVER 5 YEARS OF BATTLING LIFE CHANGING TREATMENT BY THE WESTPORT POLICE - and after 2 significant Federal civil cases against the media it is time to share the findings of these cases in conjunction of the irrefutable misconduct, Affidavit Perjuries, and coverup corruption by the Westport Police. It is time to share further ways as to how the Westport Police are responsible for numerous **life-changing Damages** from their numerous forms of Misconduct, Affidavit Perjury, and Corruption.

5: All Claims are written in purple with details/charges written in red. As a further aid_for Defense and Judge, I briefly refer to coming Exhibits related to a Claim. These coming Exhibits are written in green. I also include a few clips from coming Exhibits so Defense and Judge can more easily identify and know what documents to consult given the numerous Exhibits. Removing these clips could make the Complaint 10+ pages lighter however I truly think they are helpful given the fact that **coming Responses will include as of now 47 Exhibits**. There is absolutely no disrespect intended in this Amended Complaint. I merely desire all Responses to be informed and addressing the relevant subject matter.

C. NATURE OF THE CASE

COMPLAINT:

ACTS OF AFFIDAVIT PERJURY, LIFE CHANGING DEFAMATION, AND MULTIPLE ACTS OF POLICE MISCONDUCT UP TO AND AFTER THE FALSE ARRESTS IN BLUE WALL OF SILENCE EFFORTS TO COVER UP THE AFFIDAVIT PERJURIES AND MULTIPLE ACTS OF POLICE MISCONDUCT.

MARCH 5, 2018, FALSE ARREST for One Count of Second Degree Breach of Peace Devoid of Complainant with non-criminal Final Disposition in January 2020.

Officer James Sullivan Misconduct and Affidavit Perjury: Investigating and Arresting Officer of the March 5, 2018, false arrest for Once Count of Second Degree Breach of Peace.

1JS- Officer James Sullivan:

1. Arrest Warrant #1 Sections 11, 12 and 13 are most at issue for this is what led to ensuing the medias false and extreme coverage. Section 11 is one of his most outrageous acts of Affidavit Perjury that severely influenced federal civil judges in my complaints against the media.

WARRANT #1 Sect 11 AFFIDAVIT PERJURY:

11. That in checking this departments case history with Lawrence, I learned that there were 10 case incidents logged from 2002 till present. In all of these complaints Lawrence was seen Lies following the complainants around a store or coffee shop and then following them out to their cars where he would either stare at them or get right into their personal space. In most of these R. S. cases, Lawrence was told that his actions scared the complainants to the point of them calling the police. He has even stated himself that he needed to rethink his approach with woman. That I also learned from these reports that there were a lot of other incidents with Lawrence that

Affidavit - Continued were not reported to the police.

2. This number of "cases" and conflation of "all complaints" is complete fiction. **There are 5 DIFFERENT** fully investigated calls of concern to police involving individual women complainants as decades past Incident Reports show resulting in NO Probable Cause for any type of arrest "cases" long closed. The way Officer James Sullivan writes in such generalist and superlative ways about "in all these cases" is nothing short of the mind of a child. How are "10 cases" fully investigated resulted in no Probable Cause for any kind of arrest "all the same" in the negative light he is attempting to paint here in Section 11? The cases (5) are the same by having no Probable Cause for arrest, and within Warrant devoid of veracious details. **3.** FACT: Officer Sullivan lies about <u>"all" cases having witnesses aka "seen"</u>. Review of Incident Reports <u>shows NO witnesses in any Incident Report of such a narrative</u>. There is one Incident Report where a store manager is the complainant yet no "woman complainant" (hence an example of false number of complainants) and no "follow to a car". There are no named or redacted names as witnesses in any Incident Report. Officer Sullivan is a liar. <u>I was NOT "seen"</u> following.

4. FACT: Officer Sullivan's narrative of "In <u>all</u> these complaints Lawrence was seen following around a store or coffee shop and then following them out to their cars" is again a slanderous misrepresentation. Proper reviews of all Incident Reports from 2002-2018 shows not only that there are 5 Incident Reports related to a particular woman complainant and not "9", but only <u>2 Incident Reports documenting an alleged "following to a car"</u> toward/within a market/bookstore parking lot. Officer Sullivan again misrepresents because he knows that Incident Reports (fully investigated resulting in NO arrest) have settings that are public facilities with individual rights and not private places like a car, work, or home.

5. FACT: Given that in James Lawrence v. Altice USA/News 12 where Altice after 9 months of exchanging arguments could not present *"9 Incident Reports"* but <u>only 4 Incident Reports</u> germane to their case shows this corruption by Officer Sullivan.

SEE Exhibit Arrest Warrant #1. SEE Exhibits of all 2002-2018 Incident Reports. **Criminal Charges - Ct. Statutes:**

Sec. 53a-180c. Falsely reporting an incident in the second degree: Class A misdemeanor or Class E Felony. Sec. 53a-156. Perjury: Class D Felony. Sec. 53-39. Malicious Prosecution.

2JS - Officer James Sullivan:

1. Writing an incomplete and scandalous review of my *"Arrest Record"* without providing KNOWN fair and balanced information on the Final Dispositions (NOT Guilty) of these non- criminal cases.

WARRANT #1 Sect. 12 POLICE MISCONDUCT:

12. That on December 12, 2017 a Criminal History was performed for James Lawrence, dob 12/15/1965. It was learned that he does not have a Connecticut History but he did have an Arrest Record in the states of Florida and California. In Florida he had charges of Resisting Arrest and Fleeing/Eluding Police. In California he was charged with Petty Theft, Theft of Personal Property, Stalking, Inflicting Corporal Injury to Spouse and Battery of Spouse.

2. As you read this doxing of past arrests <u>without divulging the KNOWN Final</u> <u>Dispositions</u> of these past arrests also contributed to the media attacking me. The "average reader" as courts refer to in slander cases cannot discern the Final Dispositions of these cases when reported on as only "arrested for" all the while **police knowing the results of these long past arrests.** After this incomplete narrative got into the media via FOIA, the Westport Police would later never present this material in Arrest Warrant #2 and failed Attempted Arrest Warrant #3 the same way, thereby incriminating Office Sullivan's misconduct. He had a duty to provide these past arrests in a fair and balanced let alone objective way in tune with court proceedings. This is a very important issue for the court to take up.

3. FACT: Before this 2018 arrest my only conviction was from 1995 in Los Angeles California for a Domestic Violence charge.

4. It is clear Officer James Sullivan's *"but"* was knowingly piling on more noncriminal material to sell an Arrest Warrant without providing the KNOWN Final Dispositions of the *"but_he did have an Arrest Record"* he mentions. He was **concealing** and **knowingly deceiving** the Norwalk Ct. court now world at large.

5. EVIDENCE of the Westport Police knowing of Officer Sullivan's misconduct of not giving a fair and balanced assessment of my past arrests within his crooked Arrest Warrant reside in Officer Mark Grasso's Arrest Warrant (Arrest #2) where the police after seeing me butchered by News 12/Altice USA headlines "Arrested for Stalking Several Women", opted to not include the past 1995 stalking charge in the Second Arrest Warrant thereby incriminating Officer James Sullivan.

OFFICER GRASSO ARREST WARRANT #2 Sect. 20:

to provide statements. Police look to the tweet make same mistake 20. That I conducted a criminal history check for the accused which revealed his arrest by Officer Sullivan on 03/05/2018 for Breach of Peace. In addition, the accused has an arrest record in the state of Florida dating back to 1986 and in California dating back to 1994. Prior to his arrest by Officer Sullivan, the accused was most recently arrested on 10/31/2013 for "BAT: SPOUSE/EX SP/DATE/ETC". NO ZOXXING

6. Notice now there is <u>NO mentioning of Resisting Arrest and Fleeing/Eluding</u> <u>Police, Petty Theft, Theft of Personal Property, and Stalking for these resulted</u> <u>in NO convictions</u>. Police are pretty much admitting here that the Arrest Warrant #1 narrative that was ascertained by reporters caused the stalking story from News 12/Altice. After now 5+ years, someone should be responsible for finally making the Westport News/Hearst Communications write a proper redaction for the police like the little men they are cowardly never contacted the Westport News/Hearst Communications to clear up **their mess** knowing I sued them after News 12.

7. And notice here in the failed Arrest Warrants of Officer Mark Grasso aka Attempted Third Arrest how the Westport Police are extra careful as to how to present the same material at issue here. **The Westport Police did this all the while KNOWING I had launched cases against the media in relation to the Arrest Warrant #1 Affidavit Perjury**. **They should have contacted the media**.

OFFICER GRASSO ARREST WARRANT #3 Sect. 8 REDACTS WHAT OFFCIER SULLIVAN NEVER PROPERLY PORTRAYED:

 That I conducted a criminal history check for the accused which revealed his arrest by Officer Sullivan on 03/05/2018 for Breach of Peace.



SEE Exhibit of 2020 FBI Criminal Background Check. SEE Exhibits Warrant #1, Warrant #2, Warrant #3. SEE Exhibit of the Portrayal of my "Arrest Record" in Police Report/Warrant #1, then Police Report/Warrant #2, and Police Report/Warrant #3.

Criminal Charges - Ct. Statutes:

Sec. 53a-180c. Falsely reporting an incident in the second degree: Class A misdemeanor or Class E Felony. Sec. 53a-156. Perjury: Class D Felony. Sec. 53-39. Malicious Prosecution.

Sec. 53a-155. Tampering with or fabricating physical evidence: Class D Felony.

3JS - Officer James Sullivan:

1. The following is the most outrageous act of Affidavit Perjury that severely influenced federal civil judges in my complaints against the media for he is insinuating menacing or threatening behavior to which he later admitted in the February 22, 2021, Deposition was NEVER the case. WARRANT #1 Sect. 13 AFFIDAVIT PERJURY:

13. That in this case, the complainant would not provide a sworn statement for fear that Lawrence would be able to find out who she was and men be able to retaliate against her. I also learned that in all the 9 other cases that the complainants all felt the same way. That they all feared for their safety and because of this were reluctant to provide statements.

2. This complete LIE of "all women feared for their safety and were afraid to give statements out of fear of retaliation" is undeniable Affidavit Perjury as my February 22, 2021, Deposition of Officer James Sullivan shows. Once again, this Officer James Sullivan is describing multiple long past non-criminal Incident Reports in a crazy unscientific conflating way that uses childish superlatives like "in all the other 9 cases". Who could believe that there are "9 cases" in my past where I allegedly intimidated women to the point of there being no Sworn Written Statements. Complete insanity that found its way into the media and destroyed my life. Officer James Sullivan is doing this to sell a crooked Arrest Warrant being orchestrated by Chief Foti Koskinas.

FEB. 22, 2021, DEPOSITION OF OFFICER SULLIVAN - PAGE 39, WHERE WHEN PRESSED ON THE ISSUE OF ANY WOMAN HAVING "FEAR FOR THEIR SAFETY AND AFRAID TO GIVE STATEMENTS OUT OF FEAR OF RETALIATION":

	Page 39
1	retaliation very seriously. Is there an incident
2	report, Officer Sullivan, that is part of your research,
3	sir, that documents any threat of retaliation?
4	MR. YUHAN: Objection to form.
5	MR. DRISCOLL: I'll join. If you
6	understand what he's asking

7	THE WITNESS: I think I understand.
8	A. And I'm going to have to say no to that.
9	Q. Okay. Good. There wasn't. There was no
10	threats of retaliation.

THEN I TURN UP THE HEAT AND AFTER MULTIPLE EFFORTS TO ASK THE FOLLOWING QUESTION I FINALLY GET A RESPONSE.

DEPOSITION OF OFFICER SULLIVAN PAGES 40-42:

7	So my question to you, Officer, with that
8	statement that you made in section 13 of your arrest
9	warrant, is there any incident report that documents any
10	fear of retaliation to give a sworn written statement
11	that you write about?

3 PAGES OF ATTEMPTED EVASIVE TACTICS LEADS TO THE FOLLOWING SPIN BY OFFICER JAMES SULLIVAN ON PAGE 42:

10	A. Okay. If I understand you correctly, all
11	right, I agree with you that that statement was not in
12	any of the reports. But what I had done between the
13	time of my report and writing this warrant was actually
14	speak to the officers.
15	And I can't attest that every single officer,
16	but every officer that I did talk to that conducted
17	those other investigations, I asked them if they had
18	gotten a statement from their complainant, and they all
19	said the same thing, no, 'cause they were afraid for
20	retaliation. That's where that came from.

21 Q. All right. So basically this is coming from

22 hearsay within the police department?

3. "CAN'T ATTEST THAT EVERY SINGLE OFFICER" ...

MAKES NO SENSE. HE CONTRADICTS HIS INITIAL STATEMENT IN THE PARAGRAPH WITH HIS CONCLUDING STATEMENT.

FEB. 2021 DEPOSITION OF OFFICER SULLIVAN PAGE 43 WHERE WHEN PRESSED ON THE ISSUE OF ANY WOMAN HAVING "FEAR FOR THEIR SAFETY AND AFRAID TO GIVE STATEMENTS OUT OF FEAR OF RETALIATION" LET ALONE "ALL" CRUMBLES LIKE THE LIAR HE IS:

3	Q. But all nine do all nine officers still
4	work there from all the incident reports, Officer?
5	A. I'd have to check. I'm not sure off the top
6	of my head.

TALKING TO OFFICERS HE DOES NOT EVEN KNOW IF THEY ARE STILL IN THE DEPARTMENT. AND HE NEVER TALKED TO PAST WOMEN:

7	Q. All right. Did you call these complainants?
8	A. No. I don't believe so.
9	Q. So you didn't call them. Basically this
10	section of the warrant, 13, is based on hearsay. It's a
11	very strong section of the warrant because it really is
12	giving people the idea, and it was reported that there
13	were some kind of threats. And every case had their own
14	particular circumstances.

SEE Exhibit of February 22, 2021, Deposition of Officer Sullivan.

SEE Exhibit Arrest Warrant #1.

SEE Exhibits of all 2002-2018 Incident Reports.

SEE Exhibit of List of Officers on Police Force circa 2018 and whereabouts of officers during past Incident Reports.

Criminal Charges - Ct. Statutes:

Sec. 53a-180c. Falsely reporting an incident in the second degree: Class A misdemeanor or Class E Felony. Sec. 53a-156. Perjury: Class D Felony.

Sec. 53-39. Malicious Prosecution.

4JS - Officer James Sullivan:

1. Officer Sullivan writes the following deploying the words "stalking" in his additional narrative of his Police Report only later to backtrack in his Deposition. This Police Report is still available via FOIA for the public and would easily be considered slander given no arrest or conviction of any kind. Here he once again lists an arrest without providing the Final Disposition of NOT Guilty to this 25-year-old stalking arrest from California.

POLICE REPORT #1 page 5 DEFAMATION:

"Lawrence was arrested for Stalking in a Domestic case. Based on this information and the fact that Lawrence continues to conduct himself in the same manner with woman. I will be applying for an arrest warrant for James Lawrence dob 12/15/1965 charging him with Breach of Peace in violation of C.G.S. 53e-181.

2. Slanderous. "Same manner"???? "Stalking"!!??? Officer Sullivan is writing this knowing I was NOT convicted of the 1995 stalking charge let alone ever arrested again anywhere let alone Connecticut after this 1995 California charge. He NEVER states the <u>KNOWN</u> result from that 1995 stalking arrest in Los Angeles California – NOT GUILTY! Also notice the typo – "woman" (telling typo).

3. This use of the *"stalking"* language/wording though part of the Police Report was not part of the Arrest Warrant. This Police Report available via FOIA is however undeniably significant information for during my civil case against Altice USA/News 12 for reporting on me as *"Man Arrested for Stalking Several Women"*, Altice/News 12 defense team showed this Police Report as an Exhibit and main argument for their choice of such extreme use of words. Evidence is that News 12 reporter Mark Sudol read the Arrest Warrant #1 that ominously mentioned my past stalking arrest, without clarifying I was <u>never convicted of the stalking arrest.</u> Officer Sullivan's Arrest Warrant Section 12 omitted any fair and balanced truthful depiction of these past arrests with KNOWN Final Dispositions.

4. IN MY FEDERAL CIVIL CASES AGAINST THE MEDIA, BOTH ALTICE USA/ NEWS 12 AND HEARST COMMUNICATIONS/ WESTPORT NEWS REFER TO THIS POLICE REPORT IN THEIR DEFENSE. There are actual laws for stalking and harassing. <u>I was never arrested in Connecticut before the 2018 ONE count of</u> <u>Second Degree Breach of Peace for anything let alone "stalking"</u>. The Police Report narrative fully available to the public via FOIA slanderously portrays me as a "stalker of women" devoid of proper evidence and opens me up to these unproven and unprovable accusations for the rest of my life now unless something is done in the name of justice.

5. Officer Sullivan's Warrant and Police Report were responsible for Federal Civil Courts NOT finding the media responsible for *"STALK WOMEN"* and then *"HARASS WOMEN"* headlines. Since I NEVER did STALK OR HARASS under the law and was a single solitary non-criminal \$90 Infraction at worst, then the

police are responsible for me being portrayed as *"ARRESTED FOR STALKING SEVERAL WOMEN"* and *"HARASSING WOM<u>EN</u> FOR YEARS"* devoid of any Probable Cause for prior arrests.

THE MARCH 14-15, 2018 NEWS 12 BROADCASTS AND ARTICLES:



Police: Westport man charged with stalking women

Posted: Mar 15, 2018 6:03 AM EDT Updated: Mar 15, 2018 7:31 AM EDT

6. YES – reported on the hour for 2 days that saturated the entire Tristate area – my home and place of livelihood let alone the worldwide internet, before ultimately being removed from News 12 data bases. BUT it was too late for the DAMAGES had begun.

7. <u>THEN 9 DAYS LATER</u> THE WESTPORT NEWS MARCH 23, 2018 ARTICLE:

Westport News

https://www.westport-news.com/news/article/Police-Westport-man-harassed-women-for-years-12774215.php

Police: Westport man harassed women for years

By Sophie Vaughan Published 12:00 am EDT, Friday, March 23, 2018

Since 2002 Lawrence was logged by Westport police in 10 incidents where women felt harassed by him, but in each case, they felt afraid to pursue charges against him for fear of retaliation, according to court documents.

AFFIDAVIT PERJURY FOR THE WORLD TO READ FOR 5 + YEARS NOW.

Lawrence has a record of arrests outside of Connecticut, including resisting arrest and fleeing/eluding police in Florida and, in California, he was charged with petty theft, theft of personal property, stalking, inflicting corporal injury to spouse and battery of a spouse.

"ARREST RECORD" DEVOID OF POLICE <u>KNOWN</u> FINAL DISPOSITIONS.

SEE Exhibit Police Report #1.

SEE Exhibit of March 14-15, 2018 News 12 Ct. Broadcast Tapes interpreting Warrant #1. SEE Exhibit of March 23, 2018 Westport News articles interpretating Warrant #1. SEE Exhibit of the Connecticut Federal Court and Second Circuit Court of Appeals Conclusions from civil cases against News 12 and Westport News.

<u> Criminal Charges - Ct. Statutes:</u>

Sec. 53a-180c. Falsely reporting an incident in the second degree: Class A misdemeanor or Class E Felony. Sec. 53a-156. Perjury: Class D Felony. Sec. 53-39. Malicious Prosecution.

5JS - Officer James Sullivan:

1. His compete Police Report and Arrest Warrant narrative from the March 5, 2018 One Count Second Degree Breach of Peace arrest **made its way <u>AGAIN</u>** into the **Westport News' on February 11, 2019 while reporting on Officer Grasso's February 6, 2019 One Count of Second Degree Email Harassment arrest** (Arrest #2- my only "harassment" arrest), <u>THUS AGAIN</u> his entire narrative is to this day still fair game to be sued for despite my settlement to a noncriminal Infraction in January 2020 to the First Arrest. OFFICER MARK GRASSO FROM ARREST #2 CLEARLY CONCOCTED AND BASED HIS ARREST FOR EMAIL HARASSMENT ON OFFICER SULLIVAN'S POLICE REPORT AND ARREST WARRANT NARRATIVE.

<u>QUOTE FROM OFFICER MARK GRASSO OCTOBER 2018 WARRANTS</u> PARROTING OFFICER JAMES SULLIVAN'S NARRATIVE/AFFIDAVIT PERJURY:

19. That in his arrest warrant affidavit dated 12/23/2017, Westport Police Officer James Sullivan noted, "That in this case (2017-022937), the complainant would not provide a sworn statement for fear that Lawrence would be able to find out who she was and then be able to retaliate against her. I also learned that in all the 9 other cases that the complainants all telt the same way. That they all feared for their safety and because of this were reluctant to provide statements.

2. "<u>ALL</u> THE 9 CASES" ... NO - NOT ONE "CASE" "feared for their safety to provide Sworn Statements"!!!! **DAMAGING LIES**!!!

3. YES, A YEAR AFTER MARCH 23, 2018 - ANOTHER DEFAMING ARTICLE ON FEBRUARY 11, 2019, RESULTING LATER IN 2020-2021 FEDERAL JUDGES

RULING LIKE IN JAMES JAWRENCE v. ALTICE/NEWS12 BUT THIS TIME IN JAMES LAWRENCE v. HEARST/WESTPORT NEWS THAT THE WARRANT#1 NARRATIVE IS THE SOURCE OF THE DEFAMATION. FEDERAL JUDGES RULE THAT THE WESTPORT POLICE "ACCUSED ME OF HARASSING WOMEN FOR YEARS" DESPITE NO PROPER EVIDENCE/PROBABALE CAUSE FOR ANY ARREST.

WESTPORT NEWS FEBRUARY 11, 2019, ARTICLE:

Westport News

https://www.westport-news.com/news/article/Westport-man-accused-of-harassing-women-arrested-13607857.php

Westport man accused of harassing women arrested again

By Sophie Vaughan Published 3:40 pm EST, Monday, February 11, 2019

Since 2002, Lawrence was logged by Westport police in 10 incidents where women felt harassed by him, but in each case, they felt afraid to pursue charges against him for fear of retaliation, according to court documents.

<u>AGAIN</u>

OFFICER SULLIVAN'S AFFIDAVIT PERJURY FOR THE WORLD TO READ FOR 5+ YEARS NOW.

Lawrence has a record of arrests outside of Connecticut, including resisting arrest and fleeing/eluding police in Florida. In California, he was charged with petty theft, theft of personal property, stalking, inflicting corporal injury to spouse and battery of a spouse.

AND INCOMPLETE "ARREST RECORD" DEVOID OF POLICE KNOWN FINAL DISPOSITIONS.

4. TWO OF THESE ARTICLES AVAILABLE 24/7!!! Again, according to the media, Westport Police are accusing me of harassment contrary to the results of the police's own investigations. TWO OF THESE WESTPORT NEWS ARTICLES EXIST TO THIS DAY THEREBY GIVING THE INFORMATION CREDENCE IN THE MIND OF THE PUBLIC!!!

5. SO Federal Judges have decided that the media are not responsible for the extreme defaming coverage of be being portrayed as *"STALKING WOMEN"* AND *"HARASSING WOMEN"* despite NEVER being guilty let alone arrested for *"stalking"* a woman in Connecticut nor ever arrested at all in Connecticut nor arrested for *"harassing"* prior to 2019 Arrest #2/Email case involving my tenant, THEN LOGIC DICTATES THAT IT IS THE POLICE WARRANT #1 NARRATIVE/AFFIDAVIT PERJURY RESPONSIBLE FOR THE MEDIA DEPLOYING THE 2018 *"STALKING SEVERAL WOMEN"* AND 2018 *"POLICE: MAN HARASSED WOMEN FOR YEARS"* AND THEN 2019 *"MAN ACCUSED OF HARASSING WOMEN ARRESTED AGAIN"* PHRASES AND DEPICTIONS IN THEIR NEWS REPORTS.

***SIGNIFICANT QUOTE FROM SECOND CIRCUIT COURT OF APPEALS DECISION IN JAMES LAWRENCE V. HEARST COMMUNICATIONS/WESTPORT NEWS:

WPD affidavit and incident reports described Lawrence's pattern of conduct as following women

around, "star[ing] at them," and "get[ting] right into their personal space." As reported to the

WPD, his behavior "scared the complainants to the point of them calling the police"; furthermore,

his threatening behavior made them "fear[] for their safety" such that they refused to provide sworn

statements against him. His behavior thus could be described with the dictionary definition of

harassment.

FACT: It is now the burden of the Westport Police to show this "threatening" behavior in "all" let alone 1 past Incident Report causing "all" let alone 1 woman to "not give a sworn written statement out of fear of retaliation". A simple review and reading of any past Incident Report will show no such fears and prove Officer Sullivan lied resulting in the destruction of my life.

SEE Exhibits Police Report #2 and Warrant #2.

SEE Exhibit of February 11, 2019, Westport News article interpretating Warrant #1. SEE Exhibit of the Connecticut Federal Court and Second Circuit Court of Appeals Conclusions from civil cases against News 12 and Westport News.

Criminal Charges - Ct. Statutes:

Sec. 53a-180c. Falsely reporting an incident in the second degree: Class A misdemeanor or Class E Felony. Sec. 53a-156. Perjury: Class D Felony. Sec. 53-39. Malicious Prosecution.

GJS - Officer James Sullivan:

1. Within his Arrest Warrant he depicts <u>"all 9"</u> past Incident Reports as "follow and get into personal space" and equating these past Incident Reports with the Incident Report and Arrest Warrant for the lone actual arrest of March 5, 2018, that was <u>devoid of complainant/person pressing charges/giving a Sworn Statement</u> <u>and convictable evidence</u>. The fact that there was no complainant shows it is the Westport Police making the claims I had "stalking" or "harassing" behavior devoid of any evidence whatsoever and channeled this feeling of theirs devoid of proper Discovery evidence - video footage, witnesses, any Course of Conduct behaviors associated with such charges, pressing of charges, Probable Cause arrest, into their Arrest Warrants. Officer Sullivan simplistically equates any past "case" that had full investigations and no Probable Cause for any type of arrest aka unproven and unprovable past incidents, with the investigation at hand thereby giving media the room to conflate all incidents in a similar way thereby causing the storm or being accused of "stalking" and then "harassing" women.

SEE Exhibit Arrest #1 Discovery or Lack of. Criminal Charges - Ct. Statutes: Sec. 53-39. Malicious Prosecution.

7JS - Officer James Sullivan:

1. MORE Lies from his Police Report when referencing his research into 9 past <u>non-</u> <u>criminal Incident Reports</u>.

POLICE REPORT #1 paragraph 5 Available via FOIA:

became concerned for their safety as a result. These cases stem from 2002 till present (2002-00 2003- 018610, 2006-016558, 2006-016579, 2016- 022558, 2017-011524, 2017-016710 and 20 these cases, Lawrence was seen following the complainants around a store or walking directly to them personal questions about themselves, like are you married or have a boyfriend. When the determinent in or answer the question and walk away, he would follow them. In most cases he the way back to their cars and get right into their personal space. In other cases he would follow just stare at them. In every case the complainant become so concerned for their well being, by hi the police for assistance. It should also be noted it was mentioned in a few of these cases that the incidents involving Lawrence that were not reported to the police. A Criminal History check was Lawrence which showed no hits for Connecticut but there was a hit in Florida and California. In the	117-022937). In reviewing up to them. He would ask complainants would a would follow them all them to their car and is actions, they called erc were other done on James
0FFICER ID/NAME 04358 Sullivan, James	DATE

2. First: "He would ask them personal questions about themselves like are you married or have a boyfriend. When the complainants would either ignore or answer the question and walk away, he would follow them".

A proper review of past Incident Reports <u>shows 2 Incident Reports</u> with a conversation and then alleged non-criminal following within the same public space after the conversation. Once again, there are no videos or witnesses of such a claim.

3. Second: "In most cases he would follow them all the way back to their cars and get right into their personal spaces".

Officer Sullivan again misrepresents because he knows that Incident Reports (fully investigated resulting in NO arrest) have settings that are public facilities with individual rights and not private places like a car. Proper reviews of all Incident Reports from 2002-2018 shows not only that there are 5 Incident Reports related to a particular woman caller and not "9", but only <u>2 Incident Reports documenting an alleged "following to a car"</u> within a market/bookstore parking lot. Officer Sullivan takes a narrative from 1 Incident Report and ties/conflates it to "all 9".

4. Third: Officer Sullivan goes on to mention the past stalking arrest yet not document the KNOWN Final Disposition (NOT Guilty) from this past arrest. He does not even pinpoint where this stalking arrest happened. POLICE REPORT #1 paragraph 5 DEFAMATION.:

Page 5 of 7	ADDITIONAL NARRATIVE Westport Police Department	REPORT NUMBER: 2017-022937	
		ORI# CT0015800	
NARRATIVE TITLE J. SULLIVAN #4358			
to conduct h	Lawrence was arrested for Stalking in a Domestic case. Bases on this information and the fact that Lawrence continues to conduct himself in the same manner with woman, I will be applying for an arrest warrant for James Lawrence dob charging him with Breach of Peace in violation of C.G.S. 53a-181.		

"Lawrence was arrested for Stalking in a Domestic case. Based on this information and the fact that Lawrence continues to conduct himself in the same manner with woman. I will be applying for an arrest warrant for James Lawrence dob 12/15/1965 charging him with Breach of Peace in violation of C.G.S. 53e-181.

5. Slanderous. *"Same manner"*??? *"Stalking"*??? A very dangerous statement devoid of proper evidence while KNOWINGLY ignoring the absolving Final

Disposition fully at his disposal!

SEE Exhibit Police Report #1.

Charges - Ct. Statutes: Sec. 53a-180c. Falsely reporting an incident in the second degree: Class A misdemeanor or Class E Felony. Sec. 53a-156. Perjury: Class D Felony. Sec. 53-39. Malicious Prosecution.

SJS - Officer James Sullivan:

1. Slanderously writes aka Affidavit Perjury about other women in past Incident Reports as "all women feared for their safety and were afraid to give statements out of fear of retaliation" thereby making it seem that there was probably Probable Cause for a past arrest with a Sworn Written Statement, <u>yet this officer then goes on to</u> arrest me without a Sworn Written Statement!?? This shows I was NEVER guilty of any kind of harassing or stalking behavior from my past decades old Incident Reports because apparently police have the freedom to concoct warrants and make arrests devoid of a Sworn Written Statement.

SEE Exhibit Arrest #1 Discovery or Lack of. Criminal Charges - Ct. Statutes: Sec. 53-39. Malicious Prosecution.

9JS - Officer James Sullivan:

1. Falsely writes in his Arrest Warrant that I said *"I had been arrested in a previous incident"*. This is yet again another lie as my Connecticut Arrest Record shows. My first arrest in Connecticut was the March 5, 2018, arrest - Officer Sullivan's arrest. **ARREST WARRANT #1 Sect. 10 POLICE MISCONDUCT:**

10. That during our conversation with Lawrence we would have to keep reminding him to lower his voice and stop swearing. He stated that he felt the police were harassing him. That he was arrested in a previous incident in this town (file #2017-022558) and he was able to get the charges cleared because he did not do anything wrong. In checking this file later, I learned that there is still a protective order in effect against Lawrence.

2. LIE. I WAS NEVER ARRESTED OR CHARGED. Keep in mind Officer Sullivan also writes that I have no Criminal History in Connecticut in the very same Arrest Warrant. He was obviously looking to paint a desired picture for his agenda. **ARREST WARRANT #1 Sect. 12 POLICE MISCONDUCT:**

12. That on December 12, 2017 a Criminal History was performed for James Lawrence, dob 12/15/1965. It was learned that he does not have a Connecticut History but he did have an Arrest Record in the states of Florida and California. In Florida he had charges of Resisting Arrest and Fleeing/Eluding Police. In California he was charged with Petty Theft, Theft of Personal Property, Stalking, Inflicting Corporal Injury to Spouse and Battery of Spouse.

SEE Exhibit Arrest Warrant #1.

Criminal Charges - Ct. Statutes:

Sec. 53a-180c. Falsely reporting an incident in the second degree: Class A misdemeanor or Class E Felony. Sec. 53-39. Malicious Prosecution.

10JS - Officer James Sullivan:

1. He writes that he thinks from reading decades old "incident reports" that there

were "other incidents" that were not reported. There is no evidence of this claim in any Incident Report all of which were investigated and NEVER resulted in arrest. He hypes up an already hyped-up false Arrest Warrant narrative about a false # of past "cases" along with the big Affidavit Perjury asserting "ALL" women were "afraid to give statements out of fear of retaliation" despite no evidence of such in any Incident Report ever which is confirmed by his Feb. 22, 2021, Deposition.

ARREST WARRANT #1 Sect. 11 AFFIDAVIT PERIURY AND MISCONDUCT:

11. That in checking this departments case history with Lawrence, I learned that there were 10 case incidents logged from 2002 till present. In all of these complaints Lawrence was seen Ties following the complainants around a store or coffee shop and then following them out to their cars where he would either stare at them or get right into their personal space. In most of these R. S. cases, Lawrence was told that his actions scared the complainants to the point of them calling the police. He has even stated himself that he needed to rethink his approach with woman. That I also learned from these reports that there were a lot of other incidents with Lawrence that

Affidavit - Continued were not reported to the police.

2. NO EVIDENCE - NO WITNESS AND NO ACCOMPANYING DOCUMENTS.

SEE Exhibit Arrest Warrant #1. **Criminal Charges - Ct. Statutes:**

Sec. 53a-180c. Falsely reporting an incident in the second degree: Class A misdemeanor or Class E Felony. Sec. 53a-156. Perjury: Class D Felony. Sec. 53-39. Malicious Prosecution.

11JS - Officer James Sullivan:

1. He writes of other incidents <u>ALL at markets or a cafe</u>, yet these markets are wired inside and out with cameras, yet the Westport Police have not one video of any past "incident". A police department fully able to field video evidence from a market and NOTHING. In addition, in today's times a complainant or witness fully able to record via a I-Phone and not one video or audio or witness. NOT ONE! Thereby showing any "incident"" like the arresting incident/"get into personal space" advance happening in a short time - minutes - and not some premeditated persistent behavior that would be typical of stalking and harassment.

SEE Exhibit Police Report #1. SEE Exhibit Arrest #1 Discovery or Lack of. **Criminal Charges - Ct. Statutes:**

Sec. 53a-180c. Falsely reporting an incident in the second degree: Class A misdemeanor or Class E Felony. Sec. 53a-156. Perjury: Class D Felony. Sec. 53-39. Malicious Prosecution.

12JS - Officer James Sullivan:

1. NEVER mentions in his Police Report or his Arrest Warrant about Dispatch Tapes. It is established that there are <u>no tapes available via FOIA involving the woman who</u> did not even make a Sworn Written Statement. So, referencing the actual words of the woman (who did not press charges) within Dispatch Tapes would be in order. Yet Officer Sullivan did not even submit the Dispatch Tapes to the prosecutor.

2. On September 6, 2019, I filed a FOIA request for **all tapes** related to the March 5, 2018, One Count of Second Degree Breach of Peace arrest and obtain only the Dispatch Tapes via FOIA on October 18, 2019. These Dispatch Tapes show the alleged complainant/caller describing the incident in her own words, words that <u>never use the words stalk or harass</u> nor even *"follow and get into personal space"*. <u>The woman's 's actual words are that I James Lawrence was *"sort of lingering almost... I don't know"*. These Dispatch Tapes of the actual time of the incident of me walking up to her car without any words spoken whatsoever in an "incident" that happened in seconds, reveal the woman's state of mind - tone of voice, words used, descriptions, and relative resolutions from the police being called.</u>

3. THESE OMITTED INTENTIONALLY **CONCELAED** DISPATCH TAPES COMPLETELY EXONERATE ME OF BEING ANY KIND OF THREAT WITH CRIMINAL INTENT!!! **There are also no tapes available of Officer Sullivan interviewing the woman for a reason** – there is no proof that this woman like any past call to police was *"afraid to give a statement out of fear of retaliation"*.

4. More convenient omissions for the Westport Police's crooked agenda are how Officer Sullivan NEVER shares in his crooked Arrest Warrant the fact (confirmed via the Dispatch Tapes) that it was the woman's boyfriend/roommate/husband (who was not at the scene) who called the police on his own volition and that the call to police was not at the request of the woman. The turnover of the Dispatch Tapes to prosecution would have debunked his LIE/Affidavit Perjury about "fear to give a statement out of fear of retaliation".

SEE Exhibits Police Report #1 and Warrant #1. SEE Exhibit Arrest #1 Discovery or Lack of. Criminal Charges - Ct. Statutes:

Sec. 53a-180c. Falsely reporting an incident in the second degree: Class A misdemeanor or Class E Felony. Sec. 53-39. Malicious Prosecution. Sec. 53a-155. Tampering with or fabricating physical evidence: Class D Felony.

Sec. 53a-155. Tampering with or fabricating physical evidence: Class D Felo

13JS - Officer James Sullivan:

1. NEVER shares in his crooked Arrest Warrant the fact that there were no words between me and the woman at the market like verbal requests or even verbal warnings thereby putting into question where and how the "Second Degree Breach of Peace" happened given this was a first-time momentary encounter with the woman hence not stalking or harassment. "Breach of Peace" is usually associated with some kind of noisy or intentionally intrusive behavior while a silent or hidden premeditated following behavior over time would entail stalking. Harassment would have evidence of violating a warning. I did neither for I merely approached someone in her car at a public market devoid of words or harms.

SEE Exhibit Arrest #1 Discovery or Lack of.

<u> Criminal Charges - Ct. Statutes:</u>

Sec. 53a-180c. Falsely reporting an incident in the second degree: Class A misdemeanor or Class E Felony. Sec. 53-39. Malicious Prosecution.

14JS - Officer James Sullivan:

1. NEVER shares any bodycam footage or audios of the time officers came to the market to talk to me after the November 5, 2017, incident resulting in the March 5, 2018, arrest **despite 6 officers on the scene** of the alleged incident. Westport is a very rich town with some of the highest police salaries in the entire country, yet we are to believe that there is no bodycam footage. No - the Westport Police destroyed the bodycam footage not only because officers at the scene were out of line with their conduct and descriptions before any kind of proper investigation and Due Process, but also because such cam footage would show a fair and balanced portrayal of the incident from my perspective let alone my state of mind/behavior and defense while being questioned revealing necessary details.

SEE Exhibit Arrest #1 Discovery or Lack of. <u>Criminal Charges - Ct. Statutes:</u> Sec. 53-39. Malicious Prosecution. Sec. 53a-155. Tampering with or fabricating physical evidence: Class D Felony.

15JS - Officer James Sullivan:

1. NEVER shares any tapes audio or video of my March 5, 2018, Booking, aka Booking Tapes, despite it is common practice to always record booking of an arrest. <u>This common practice is confirmed by the Westport Police themselves</u> via a taped conversation I have in my possession ready for evidence let alone taped recordings of surrounding police departments about this routine practice. Where are these routine Booking Tapes?

2. I filed a September 2019 FOIA request for these tapes resulting in Officer Jillian Cabana writing back to me there are NO BOOKING TAPES "or any tapes of any kind "Only Dispatch Tapes". What happened to the Booking Tapes? <u>Officer Sullivan himself admits in his Sworn Deposition that the Booking is always taped</u>. Meaning - it is highly unlikely that the booking tapes did not exist. Documented repeated attempts to ascertain them are in my possession.

3. SO, WHAT DID HAPPEN TO THE BOOKING TAPES AND WHY ARE THEY UNAVAILABLE? At booking I was very vocal having conversations with arresting and booking officers despite typical instructions by lawyers not to speak. In these conversations I caught both arresting Officer James Sullivan in lies as well as Booking Officer Shawn Wong Won with his own lies all that could easily have been used against them in the criminal case and even a future civil lawsuit. **These ROUTINE Booking Tapes being missing or destroyed is yet another example of misconduct, corruption, and coverups.**

SEE Booking Officer Shawn Wong Won - 1SW.

SEE Exhibit Arrest #1 Discovery or Lack of. Criminal Charges - Ct. Statutes: Sec. 53-39. Malicious Prosecution. Sec. 53a-155. Tampering with or fabricating physical evidence: Class D Felony.

16JS - Officer James Sullivan:

1. Created and is **responsible for 3 costly (financially and reputation-wise) federal civil lawsuits against the media** I was forced to pursue for years. The Westport Police <u>knew</u> of my lawsuits against the media yet <u>cowered away from</u> <u>contacting the media to clear up his misconduct thereby CONCEALING KNOWN</u> <u>EVIDENCE</u>. In fact, he did attempt to distance himself from the media in his Sworn Deposition. This cowardice to own up to what his Arrest Warrant caused is responsible for my constant weekly efforts for years now to peruse the internet and keep other media outlets from picking up on the Affidavit Perjury/Slander. This **coverup** is again another example of **Intentionally Inflicting Emotional Distress**.

SEE Exhibit of Feb. 22, 2021, Deposition of Officer Sullivan.
SEE Exhibit Arrest #1 Discovery or Lack of.
Criminal Charges - Ct. Statutes:
Sec. 53-39. Malicious Prosecution.
Sec. 53-155. Tampering with or fabricating physical evidence: Class D Felony.

17JS - Officer James Sullivan:

1. His Arrest Warrant narrative aka Affidavit Perjury that <u>found its way into the</u> <u>media</u> was and is to this day read by the world <u>making me a target</u> not only within the surrounding community but given the internet <u>a target everywhere</u> of virtue signaling women looking to hurt me for the way Officer Sullivan depicted me as seemingly <u>intimidating or threatening women not to make Sworn Statements</u>. Evidence is not only in Officer Mark Grasso's arrest for Email Harassment (Arrest #2), but also Officer Grasso's twice failed attempt to get me arrested for *"stalking"* my 60-year-old former tenant (aka Attempted Arrest #3). This twice rejected Arrest Warrant #3 was also submitted at the same time of the Arrest #2 email harassment incident which clearly shows in Police Reports a crazy virtue signaling woman parading as a Social Justice Warrior (SJW) aka in today's vernacular as a "Karen" and referencing media/Officer Sullivan's Affidavit Perjury narrative devoid of any crime being committed against her. **Given the realities of internet search, Officer Sullivan has endangered my life no matter where I am**.

2. This Social Justice Warrior (SJW) aka "Karen" virtue signaling behavior directed at me because of Arrest Warrant #1 was KNOWN by the Westport Police during and after Arrest #2 and is yet again another example of Intentionally Inflicting Emotional Distress via their coverups. The realities around Arrest #2 and Attempted Third Arrest in 2018-2019 will blow judge and jury away as to just how corrupt the Westport Police are under Chief Foti Koskinas, for the Police Reports document these 2 women having read the Westport News parroting Officer Sullivan's Affidavit Perjury yet this fact was omitted in Officer Mark Grasso's crooked self-serving Arrest Warrants #2 and #3.

SEE Exhibit Arrest #1 Discovery or Lack of. SEE Exhibits Police Report #2 and Warrant #2. SEE Exhibits Police Report #3 and Warrant #3. SEE Exhibit Attempted Arrest #3 Rejection Notices from Prosecution. Criminal Charges - Ct. Statutes: Sec. 53a-180c. Falsely reporting an incident in the second degree: Class A misdemeanor or Class E Felony. Sec. 53a-156. Perjury: Class D Felony. Sec. 53-39. Malicious Prosecution. Sec. 53a-155. Tampering with or fabricating physical evidence: Class D Felony.

18JS - Officer James Sullivan:

1. Misconduct and Affidavit Perjury is partially responsible for the persecution by Officer Mark Grasso via the 2019 Second False Arrest designed to keep me in the system so defend against a known coming lawsuit from the misconduct and Affidavit Perjury from the 2018 First False Arrest. His Affidavit Perjury went on to influence not only media again, but also prosecutors, judges, and jury in Arrest #2. YES, his Affidavit Perjury made its way into my October 2021 trial that I demanded for the Second False Arrest thereby tainting prosecution, judge, and jury. **SEE ARREST #2 1MG-12MG**

SEE Exhibits Police Report #2 and Warrant #2. Criminal Charges - Ct. Statutes:

Sec. 53a-180c. Falsely reporting an incident in the second degree: Class A misdemeanor or Class E Felony. Sec. 53a-156. Perjury: Class D Felony. Sec. 53-39. Malicious Prosecution.

IDW - Officer David Wolf:

1. APPROVED Officer Sullivan's crooked Arrest Warrant #1 madness thereby showing no proper judgement and qualifications as to being able to discern basic needs within an Arrest Warrant. <u>The holes in Officer Sullivan's Arrest Warrant are obvious</u>. Officer Wolf could easily had verified Officer Sullivan's Affidavit Perjury claiming that *"all past complainants were afraid to give statements out of fear of retaliation"* for he had easy access to the same material/documents Officer Sullivan had been reading. Officer Sullivan's Sworn Deposition confirms evidence already in my hands that NO documents mention such *"fears to give statements and fears of retaliation"*. This makes Officer Wolf complicit in the Affidavit Perjury that has 2 federal court cases against the media opining/pointing toward alleged *"threatening behavior"* by me while addressing this Affidavit Perjury of Officer Sullivan.

2. Officer Wolf also could have pressed Officer Sullivan to share the KNOWN Final Dispositions of my *"arrest record"*. Officer Wolf also could have aided Officer Sullivan in a proper depiction of the number of past "cases" and how they could legally be portrayed. As I show the Westport Police did not make the same mistake with Warrants #2 and #3 while referencing my *"arrest record"* thereby admitting this misconduct from Warrant #1. Officer Wolfe for over 5 years now has shown no courage to press the department to contact the Westport News to make proper edits in their 2 articles on the arrests parroting Officer Sullivan's self-serving portrayal of my *"arrest record"* devoid of KNOWN Final Dispositions.

3. Officer Wolfe is guilty of **knowingly concealing** evidence within an Arrest Warrant and thus is here **guilty of Intentionally Inflicting Emotional Distress. SEE 1JS-3JS**

SEE Exhibits Police Report #1 and Warrant #1.

<u>Criminal Charges - Ct. Statutes:</u>

Sec. 53a-180c. Falsely reporting an incident in the second degree: Class A misdemeanor or Class E Felony. Sec. 53-39. Malicious Prosecution.

Sec. 53a-155. Tampering with or fabricating physical evidence: Class D Felony.

2DW - Officer David Wolfe:

1. Officer Wolfe is aware of the status of the missing Booking Tapes – destroyed. **SEE 15JS, SEE 1SW**

SEE Exhibit Arrest #1 Discovery or Lack of.

<u>Criminal Charges - Ct. Statutes:</u>

Sec. 53-39. Malicious Prosecution. Sec. 53a-155. Tampering with or fabricating physical evidence: Class D Felony.

19 Y - Officer Shawn Wong Won:

1. As the **booking officer** of the March 5, 2018, false arrest for Second Degree Breach of Peace, the Booking Tapes would clearly show numerous forms of misconduct from Officers like how Officer Wong Won accused me of crimes devoid of evidence. But as **15JS** addresses – **the booking tapes were destroyed**!

SEE Exhibit of Feb. 22, 2021, Deposition of Officer James Sullivan. SEE Exhibit Arrest #1 Discovery or Lack of. SEE/HEAR Exhibit of other Westport Police Department officers admitting that Booking is routinely recorded. <u>Criminal Charges - Ct. Statutes:</u> Sec. 53-39. Malicious Prosecution.

Sec. 53a-155. Tampering with or fabricating physical evidence: Class D Felony.

1JC - Officer Jillian Cabana:

1. FOIA Officer at the time of my September 6, 2019, FOIA Request for ALL tapes related to the March 5, 2018, Arrest #1 whereby only Dispatch Tapes where belatedly handed over on October 18, 2019, and NO Booking Tapes handed over despite Booking routinely recorded. Oddly the Westport Police around September 2019 needed over a month (45 days) to hand over and figure out how to phrase the handover of the few tapes ("only dispatch") of an arrest that happened 1 year before on March 5, 2018. There are no tapes of Officer Sullivan interviewing the woman. There are no tapes of any officer/officers – 6 officers at the scene of alleged crime (market). Are we to believe all 6 officers did not have one body cam? Westport is a very rich police department that owns Tesla cars and that made national news for deploying experimental drones during Covid in a much-publicized test case for the nation. Clearly, they can afford to suit up officers (as they do) with body cams, but the fact is there is no taped interviews with the caller, no taped interviews of any witnesses, and no taped interviews of me at the market. NOTHING. Only the <u>concealed</u> Dispatch Tapes that did not even make it to the prosecution. This officer Iillian Cabana knows a lot about the coverups!

SEE Exhibits of FOIA Request for all tapes related to Arrest #1 and Police Response. Criminal Charges - Ct. Statutes:

Sec. 53a-155. Tampering with or fabricating physical evidence: Class D Felony.

FEBRUARY 6, 2019 FALSE ARREST for One Count of Second Degree Harassment via Email with tenant at the time named Ana Campbell resulting in a corrupted Final Disposition October 7, 2021.

REPEAT of Officer James Sullivan's Affidavit Perjury:

Officer Mark Grasso - Investigating and Arresting Officer of the February 6, 2019, arrest for One Count of Second Degree Harassment via a September 18, 2018, lone email as well as the Attempted Third Arrest of me that was rejected twice by the prosecution.

Officer Mark Grasso's own Misconduct and Affidavit Perjury:

IMG - Officer Mark Grasso:

1. Repeats Officer James Sullivan's Arrest Warrant #1 narrative/Affidavit Perjury within his own October 2018 Arrest Warrants leading to the February 6, 2019, arrest that was <u>also parroted by the Westport News a second time</u> on February **11, 2019, resulting in more defaming damages.**

ARREST WARRANT #2 Sect.18 REPEAT OF SULLIVAN'S AFFIDAVIT PERJURY:

18. That in his arrest warrant affidavit dated 12/23/2017, Westport Police Officer James Suffivan noted, "That in checking this department's case history with Lawrence, I learned that there were 10 case incidents logged from 2002 till present. In all of these complaints Lawrence was seen following the complainants around a store or coffee shop and then following them out to their cars where he would either stare at them or get right into their personal space. In most of these cases, Lawrence was told that his actions scared the complainants to the point of them calling the police. He has even stated himself that he needed to rethink his approach with woman. That I also learned from these reports that there were a lot of other incidents with Lawrence that were not reported to the police."

ARREST WARRANT #2 Sect. 19 REPEAT OF SULLIVAN'S AFFIDAVIT PERJURY:

19. That in his arrest warrant affidavit dated 12/23/2017, Westport Police Officer James Sullivan noted, "That in this case (2017-022937), the complainant would not provide a sworn statement for fear that Lawrence would be able to find out who she was and then be able to retaliate against her. I also learned that in all the 9 other cases that the complainants all telt the same way. That they all feared for their safety and because of this were reluctant to provide statements.

2. "<u>ALL THE 9 CASES</u>" ... NO - NOT ONE!!!! PROVEN TO BE CONCOCTED HEARSAY/AFFIDAVIT PERJURY DEVOID OF ANY PROPER SUPPORTING DOCUMENTS, WITNESSES, OR EVIDENCE VIA THE FEBRUARY 22, 2021, DEPOSITION OF OFFICER JAMES SULLVIAN.

ARREST WARRANT #2 Sect. 21 REPEAT OF SULLIVAN'S AFFIDAVIT PERIURY:

21. That based upon the facts of my investigation combined with the details of Officer Sullivan's investigation, I can say that based on my training and experience that the accused is continuing his criminal activity and predatory behavior toward women. That based on the aforementioned facts and circumstances, I have probable cause to believe and request that an arrest warrant be issued for James J. Lawrence, date of birth 12/15/1965 of LKA: 3 Lookout Trail, Westport, CT for the crime of Harassment in the Second Degree (Sec. 53a-183 of the C. G.S.) for communicating with V-1 by email with the intent and manner to cause her annoyance or alarm.

3. AND this resulting arrest was an email harassment case involving my tenant and had absolutely nothing to do with amatory desire or <u>"predatory behavior toward</u> <u>women"</u>. This slanderous Warrant narrative is still easily obtainable via FOIA.

SEE Exhibits Arrest Warrant #1 and Arrest Warrant #2. <u>Charges - Ct. Statutes:</u> Sec. 53a-180c. Falsely reporting an incident in the second degree: Class A misdemeanor or Class E Felony.

Sec. 53a-156. Perjury: Class D Felony Sec. 53-39. Malicious Prosecution.

2MG - Officer Mark Grasso:

THE MOST SERIOUS ISSUE WITH OFFICER GRASSO FOR THE COURT: **1.** In his first paragraph of his crooked Arrest Warrant commits Affidavit Perjury by knowingly including complainant's Perjury from her Sworn Written Statement. In complainant's Sworn Written Statement Ana Campbell wrote that another tenant named Chelsey Cioffoletti said I *"waited in the basement and put my hand over her (other tenant) mouth and said something"*. This is wickedly DANGEROUS AND LIFE CHANGING LIES. There is no complainant, police report, taped interview, sworn statement – no evidence of this faux sex assault <u>AND</u> OFFICER GRASSO KNEW IT from merely putting the pieces together from his very own investigation – documents from Arrest #2 and Attempted Arrest #3. HE PUTS THIS IRRELEVANT AND KNOWN LIE IN HIS EMAIL CHARGE WARRANT.

- Officer Mark Grasso: <u>ARREST WARRANT #2 Sect. 3 KNOWN COMPLAINANT PERJURY AND THUS</u> <u>AFFIDAVIT PERIURY – ALSO HIDING A NAME HE KNOWS EXONERATES ME:</u>

3. That on 09/17/2018, I was assigned to respond to V-1's address to meet with the tenant, who wanted to report a concern. She reported that she was made aware that the accused, James J. Lawrence date of birth 12/15/1965, who was arrested by Officer Sullivan of the Westport Police Department in March 2018, had returned to Westport from Europe yesterday for a court appearance in Norwalk today. According to V-1, she leased the apartment from the accused's parents and the accused is not listed as a lessor on the rental agreement. V-1 has a month to month lease which officially ends on 12/01/2018 and she plans to vacate the apartment. V-1 stated that is very much aware of the accused's proclivity for stalking and harassing women and is concerned for her safety and the safety of the other women at that address because the accused 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, the accused waited in the dark in the basement where the washing machine and dryer are located. She stated that when another female tenant went down to the basement to do laundry, the accused approached her from bennd, placed his hand over her mouth and said something to her. According to V-1, unar other tenant will not do laundry at home anymore.

2. JUST UTTER **DEFAMATION**. OFFICER GRASSO'S SECTION 3 OF WARRANT – ANA CAMPBELL'S KNOWN PERJURY - CAN BE OBTAINED BY ANY MEDIA NOW AND THIS **PERJURY** CAN BE LEAKED INTO THE PRESS DEVOID OF ANY SUCH COMPLAINANT AND EVIDENCE OF SUCH AN INCIDENT THUS DEMANDING IMMEDIATE ACTION BY THIS CIVIL TO ACT IN TUNE WITH THE FACTS!

3. Officer Grasso interviewed this *"other tenant"* Chelsey Cioffoletti in Section 16 of his crooked Arrest Warrant #2 and this conveniently hidden name aka CONCEALED *"other tenant"* name NEVER mentions this alleged sex assault.

Keep in mind, this is a 10-year tenant who never ever voiced a complaint nor visited the police about anything related to me.!

4. Officer Grasso arguably harassed, pressured, and intimidated this conveniently and secretly termed (**concealing**) in Police Reports and Arrest Warrant "other tenant"/Chelsey Cioffoletti (as Ana Campbell Sworn Statement names) with multiple calls after she said she wanted nothing to do with the fake controversy fomented by email complainant/tenant Ana Campbell. Keep in mind his big investigation is about an EMAIL and not anything else he obviously attempts to foment and include. He repeatedly calls (as stated in the Police Report and Arrest Warrant) this recluse/irrelevant tenant Chelsey **multiple times over weeks**, eventually gets her on the phone, to where she ends up NEVER saying that I "waited in the dark in the basement and put my hand over her mouth and said something". Officer Grasso is hounding a 10-year tenant who never voiced a complaint nor visited the police about anything related to me EVER.!!!!

5. It is essential that this *"other tenant"* Chelsey Cioffoletti be heard from in a proper trial that does not stonewall witnesses in efforts to protect the police. This again – is an email investigation and Officer Grasso is fishing for things and including slanderous non-criminal matters <u>unrelated to Second Degree Harassment</u> – electronic communications. This witness is not even needed because EVIDENCE OF PERJURY IS IN POLICE DOCUMENTS THEMSELVES!!!

6. <u>KNOWN PERJURY FROM COMPLAINANT'S SWORN WRITTEN STATEMENT:</u>

QUOTE: "The other first floor tenant, Chelsea, whose last name I do not know, told me on one occasion, James Lawrence waited in the dark in the basement where the washing machine and dryer are located. Chelsea told me that when she went down to the basement to do laundry, Lawrence, who was waiting in the dark, approached Chelsea from behind, placed his hand over her mouth and said something to her. Chelsea will not do laundry at home anymore. Chelsea is terrified and it appears to me that she has covered all her windows and will out 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 starring at them (who is them) for hours at a time".

UNREDACTED SWORN WRITTEN STATEMENT PERJURY:

The other first floor tenant, Chelsea, 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. Chelsea told me that when she went down to the basement to do laundry, Lawrence, who was waiting in the dark, approached Chelsea from behind, placed his hand over her mouth and said something to her. Chelsea will not do laundry at home anymore. Chelsea 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.

7. Who is "them" (plural). This is in its entirety is KNOWN wicked lies, PERJURY, utter madness. None of this ever happened!!! And how can you stare at someone in your car on your own property/driveway let alone for "hours". KNOWN WICKED LIES. You would think the one being stared at would go inside and not be stared at for "hours". This is a drunken lying wicked woman that needed to be investigated for fair and balanced treatment. But no, this woman was using the police as the police were using her to hurt me.

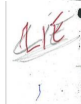
REDACTED DOCUMENT OF SWORN WRITTEN STATEMENT PERIURY HANDED OVER TO PROSECUTION AND THEN TO ME BY THE WESTPORT POLICE AS APRIL 2019 DISCOVERY HIDING A KEY NAME:

viden the keys to all of the apartments. In my conversations with current and past tenants I have learned that James has previously entered the dwelling on several occasions.

erally

whose last name I don't know, told me that on one The other first floor tenant. occasion, James Lawrence waited in the dark in the basement where the washing machine and dryer are located. **Control** told me that when she went down to the basement to do laundry, Lawrence, who was waiting in the dark, approached from behind, placed his hand over her mouth and said something to her. () will not do laundry at home anymore. 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.

WhO



hours. also told me that on one occasion, she returned home from work early. When she opened her door, James Lawrence was inside of her apartment. She told me that she asked him what he was doing in her apartment and he told her that he was fixing the heat. He then ran out of the apartment. (said this happened in the middle of the summer and the furnace is in the basement, so she couldn't understand why he needed to be in her apartment to fix the heat at that time. Additionally, she told me that no one had not given her 24 hours' notice that he would be in her apartment as per her lease agreement.

POLICE REPORT #2 SHOWING OFFFICER GRASSO KNOWING THE COMPLAINANT ANNA CAMPBELL NAMED "OTHER TENANT" – CHELSEY – THE WOMAN HE OUOTED IN SECTION 16 OF HIS CROOKED WARRANT: NARRATIVE TITLE

Initial Report

DOMESTIC VIOLENCE

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 offically 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.

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NOTICE HOW HE IS BEGGING THE ISSUE OF DOMESTIC VIOLENCE WITHOUT A DOMESTIC VIOLENCE INCIDENT. OFFICE GRASSO IS SELLING A KNOWN LIE FOR HE INTERVIEWED CHELSEY AS EVIDENCE IN WARRANT #2 SECTION 16:

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."

8. <u>NO MENTION OF AN UNWANTED "BASEMENT SEXUAL ASSAULT ADVANCE</u>". Keep in mind this woman like the entire world had already digested Officer Sullivan's Arrest #1 Affidavit Perjury 6 months before this obviously irrelevant, intrusive, and unwanted interview conducted by Officer Grasso. <u>HE</u> FINALLY GETS HER ON THE PHONE AND THE MOST SERIOUS SUBJECT MATTER IS OMITTED IN HIS CROOKED WARRANT.

9. FACT: There were two tenants at the time – MARIE PELLETIER from Attempted Arrest #3 and CHELSEY CIOFFOLETTI and BOTH <u>NEVER</u> TELL THIS STORY OF A <u>SEX ASSAULT</u>. Ana Campbell and Officer Grasso belong in prison. SEE ALSO 15MG

SEE Exhibit of Attempted Arrest Warrant #3 Rejected Twice by Prosecution.

10. THIS FAUX SEX ASSAULT WITHIN POLICE REPORT #2 AND ARREST WARRANT #2 IS STILL AVAILABLE VIA FOIA. In fact, merely mentioning this story in this lawsuit can tip people to read the PERJURY and legally ascertain the aforesaid police documents to dox/hurt me if this court does not do something in the name of justice! This complainant is still at large for committing multiple acts of criminal False Statements and felony Perjury KNOWN by the Westport Police which is all provable via an honest trial presenting Officer Grasso's very own Police Reports and accompanying documents, and if need be - 1 approved witness.

SEE Exhibits Police Report #2 and Arrest Warrant #2.
SEE Exhibit Complainant Ana Campbell's Sworn Written Statement.
SEE Exhibits Police Report #3 and Arrest Warrant #3.
SEE Exhibit of Laws Westport Police KNOW Ana Campbell Violated. **Charges - Ct. Statutes:**Sec. 53a-180c. Falsely reporting an incident in the second degree: Class A misdemeanor or Class E Felony.
Sec. 53a-156. Perjury: Class D Felony.
Sec. 53a-9. Malicious Prosecution.
Sec. 53a-155. Tampering with or fabricating physical evidence: Class D Felony.

BMG - Officer Mark Grasso:

1. I as Pro Se Defendant filed an initial Motion for Discovery for the February 6, 2019, Arrest #2 on February 15 to April 2019. Eventually after multiple delays **Officer Grasso submits a few emails that are a concoction of a FAUX chain of completely inauthentic emails under the law for they are <u>on his personal stationary</u> thus truly_NEVER having Probable Cause - <u>all saved into evidence</u>. These emails on his personal stationary submitted as "Discovery" did not have the necessary chain of emails (authentic) for context.**

2. FACT: Officer Grasso lied in his Police Report claiming to have *"forwarded an email chain"* to the prosecutor. The fact is he and complainant pieced together a few inauthentic emails over a 3-month period, where this concocted *"chain"* of emails was irrelevant to the email conflict. What was relevant was a single email. The proper chain was necessary to make the single email in question valid. **POLICE REPORT #2 paragraph 6: LIE**

"On 09/18/2018, V-1 forwarded an email chain of communication between her and James Lawrence."

3. There were no <u>proper legal email chains</u> submitted as Discovery Evidence related to this date. The Officer completely omits the 7 pages of September 15, 2018, emails that are the previous time I corresponded with complainant. In addition, he intentionally leaves out aka CONCEALING in his crooked Arrest Warrant the next and last Email – Sept 22, 2018, where more necessary context is given like a peaceful call for a resolution to her holding my belongings hostage, more evidence of my parents being afraid of her, and asking her "<u>please"</u> do not cause any more problems for them. End of conflict.

4. Officer Grasso claimed at the time of the February 6, 2019, arrest as Booking Tapes show, that he *"read all the emails"* only **15 months later** to have to get a **crooked Warrant to seize my emails from Google i**n February 2020 thereby showing he did not have the necessary let alone *"all the emails"* between myself and conniving complainant and thus never had Probable Cause for his crooked Arrest Warrant. **This taped claim of his is in my possession via FOIA.**

SEE Exhibit of Inauthentic Discovery submitted by Officer Grasso in April 2019 that was on his Personal Stationary.

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SEE Exhibit of Arrest #2 April 2019 Discovery or Lack of.
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SEE Exhibit of Arrest #2 27-month Belated Discovery Disk from Google containing All my Emails contrary to the wording of the Feb. 11, 2020, Search and Seizure Warrant. SEE Exhibit of Arrest #2 April 2019 Discovery - Booking Tapes.

<u> Charges - Ct. Statutes:</u>

Sec. 53a-180c. Falsely reporting an incident in the second degree: Class A misdemeanor or Class E Felony. Sec. 53a-156. Perjury: Class D Felony.

Sec. 53-39. Malicious Prosecution.

Sec. 53a-155. Tampering with or fabricating physical evidence: Class D Felony.

4MG - Officer Mark Grasso:

1. Regarding the desperate February 2020 seizure of my emails, Officer Grasso also had a duty to only read and share with the prosecution what the Search and Seizure

Warrant asked for from Google <u>– emails between myself and complainant from July</u> <u>2018 to September 2018 AND NOT anything else.</u> He somehow receives <u>ALL my</u> <u>Emails with everyone I communicated with in that time</u> and instead of returning the disk to Google and ask for what the Search Warrant specified, he held these Emails for 1 ½ years rummaging through what was not authorized all the while not submitting them to myself and the prosecution. By the time I alone forced the hand over the seized emails it had been 15 months since the seizure and 3 years since his crooked October 2018 Arrest Warrant.

2. What were the Westport Police looking for 15 months after the time they were supposed to have had Probable Cause? <u>This rummaging through</u> <u>unauthorized emails is a serious violation of my 4th Amendment rights</u> to which Officer Grasso once he turned this out of order chaotic disk of <u>ALL my</u> personal emails to the court because of my July 2021 Motion for a Speedy Trial, he then became complicit with Google for violating my 4th Amendment rights.

ACTUAL WORDING OF FEBRUARY 11, 2020, SEARCH AND SEIZURE:

Police Case number 2018-019908

TO: A Judge of the Superior Court or a Judge Trial Referee

The undersigned, being duly sworn, complains on oath that the undersigned has probable cause to believe that certain property, to wit:

All data maintained by Google, Inc. pertaining to email communications between the GMAIL accounts identified as: monotone and jameslarenaissance@gmail.com, to include emails stored in the inbox, starred, important, sent, drafts, trash and notes folder, including photographic images/movies/video for the time period between 07/01/2018 and 10/01/2018.

3. Why did he not return the disk and get evidence in proper order? **99% of the disk was not relative to the case and a clear violation of my 4th Amendment rights.** THIS CHAOTIC ILLEGAL DISK SUBMITTED BY OFFICER GRASSO MUST BE SEEN. I have a copy but my 2021-2022 efforts to ascertain the court's copy resulted in D.A. Larry Tamaccio admitting in emails backed up by court transcripts that he asked the clerk to *"destroy please"* the court's only copy of the disk seized from my Google account<u>. SO. I ask, and it is in order, that Defense/Westport Police to reveal their copy of this disk of my emails seized from Google in coming Responses so to correspond with my copy of the disk.</u>

SEE Exhibit of Feb. 11, 2020, Search and Seizure Warrant. SEE Exhibit of Arrest #2 27-month Belated Discovery Disk from Google containing all my emails contrary to the wording of the Feb. 11, 2020, Search and Seizure Warrant. SEE Exhibit of D.A. Larry Tamaccio destroyed States Evidence/Illegal Disk in Jan. 2022.

Charges - Ct. Statutes: Sec. 53-39. Malicious Prosecution.

Sec. 532-155. Tampering with or fabricating physical evidence: Class D Felony. Unlawful Search and Seizure.

5MG - Officer Mark Grasso:

1. In August 2020, I called Chief Foti Koskinas who instructed Officer Grasso to take essential information from me. I offered to do this because Officer Grasso had seized my emails on February 11, 2020, via a Search and Seizure Warrant - <u>15</u>

months after his crooked October 2018 Arrest Warrant when he should have had Probable Cause and Discovery for the Arrest Warrant submission. I contacted the Westport Police because the prosecution was doing what they sadly do - delay and cover up for police. At this time my civil cases against the media demanded appropriate action so to not compound already done damages.

2. After giving this officer of the law 6 months to process the seized emails (all the while he never submits the seized disk to the prosecution or me), in August 2020 I share 10 undeniable ways the complainant committed criminal False Statements and Perjury in saved August 2020 emailed documents to Officer Grasso and Chief Koskinas, only for the Westport Police to NEVER investigate complainant's lies/false statements and NEVER arrest her for obvious Perjury. Evidence clearly shows a follow up proper police interview with email complainant Ana Campbell was in order. The Westport Police not only **NEVER acted on the evidence** but also kept the prosecution in the dark aka CONCEALING to further the cover up. The only thing that happened after I shared this information was Officer Grasso was booted off the Westport Police force, for he ended up taking a job with the Claremont New Hampshire police force 3 months later in December 2020 for \$80,000 - which is \$70,000 less than his plush \$150,000 salary with the Westport Police. Who does this with 3 young children? A scumbag being protected that's who.

SEE Exhibit of August 2020 Email Correspondence with Officer Mark Grasso and Officer Prezioso/Chief Foti Koskinas.

Charges - Ct. Statutes:

Sec. 53a-180c. Falsely reporting an incident in the second degree: Class A misdemeanor or Class E Felony.. Sec. 53-39. Malicious Prosecution.

Sec. 53a-155. Tampering with or fabricating physical evidence: Class D Felony.

GMG - Officer Mark Grasso:

1. One of many examples/proofs of Officer Grasso NEVER having authentic emails at time of September 2018 complaint and submission of October 2018 arrest warrant is the following email submitted as "Discovery" in April 2019.

SEPTEMBER 2018-APRIL 2019 "DISCOVERY" SUBMITTTED BEFORE THE **JANUARY 2020 SEIZURE OF MY EMAILS CONCEALING ENTIRE EMAIL CONTENT:**

On Sat, Sep 15, 2018, 6:35 PM James Larenaissance <jameslarenaissance@gmail.com> wrote:

Inunthentic Suctore CRYSTAL ... Missing conten THIS COULD HVE WAITED. AND YOU COULD HAVE INFORMED ME OF THE FUCKING "POLICEMAN" WHEN IT HAPPENED. see motion to Dismiss I DO NOT KNOW WHAT TO BELIEVE WITH YOU. based on thanthhe Email. 16 2010 + 12.22 AMA D C addition @amail.com> wrote.

2. This September 15, 2018, email was inauthentic for it had the ... dot dot dot -"Crystal" ... The was missing content. This dot dot dot was concealing 5 more lines of writing. It was missing content.

FACT: The complainant and officer were hiding/CONCEALING the entire email yet were OBLIGATED to share the entire email.

FACT: The complainant and officer were hiding the other 6+ pages of emails on September 15, 2018, that were related to this butchered email submitted as "Discovery" in April 2019.

AUTHENTIC EMAIL:

Sat, Sep 15, 2018 at 6:35 PM James Larenaissance <jameslarenaissance@gmail.com> To: "A. P. C." <allebpmac@gmail.com> CRYSTAL F I DO CARE ABOUT YOUR HEALTH DO NOT APPRECIATE YOUR JIBES AT ME ALL DAY. ACCUSATIONS. UNFOUNDED. COMPLETELY UNCALLED FOR. THIS COULD HVE WAITED. AND YOU COULD HAVE INFORMED ME OF THE FUCKING "POLICEMAN" WHEN IT HAPPENED I DO NOT KNOW WHAT TO BELIEVE WITH YOU. N [Ounted text hidden]

ARREST WARRANT #2 Section14 paragraph 4 - Omitting/Butchering Emails:

The victim stated, "On or about 09/15/2018, James and I exchanged emails again. This time I wrote to him, ""Fine. Don't contact me again or come by the apartment while I am here. I leave on Sept 30. I never want to see you again. Understand? Clear???"" James responded, ""CRYSTAL ... THIS COULD HVE WAITED.AND YOU COULD HAVE INFORMED ME OF THE FUCKING "POLICEMAN" WHEN IT HAPPENED. I DO NOT KNOW WHAT TO BELIEVE WITH YOU."" I had told him that what I thought was an unmarked police car arrived at the apartment and a man in plain clothes was asking about him. I was trying to keep him away from me and the apartment until I could move out. I again responded, ""Stop!"" Periury

3. Yes, complainant and Officer Grasso were hiding/CONCEALING essential information - my complaint to her about harassing me and how she was harassing my family. The line "I don't appreciate the jibes at me all day" were referring to the 6 pages of September 15, 2018, emails that he NEVER had until seizing my Emails in March 2020 - 17 months after his crooked arrest warrant.

SEE Exhibits Police Report #2 and Arrest Warrant #2. SEE Exhibit of Arrest #2 April 2019 Discovery or Lack of. SEE Exhibit of Arrest #2 27-month Belated Discovery Disk from Google containing all my emails contrary to the wording of the Feb. 11, 2020, Search and Seizure Warrant.

<u>Charges - Ct. Statutes:</u>

Sec. 53a-180c. Falsely reporting an incident in the second degree: Class A misdemeanor or Class E Felony. Sec. 53-39. Malicious Prosecution.

Sec. 53a-155. Tampering with or fabricating physical evidence: Class D Felony.

7MG - Officer Mark Grasso:

1. In addition to my February-April 2019 initial Motions for Discovery was my efforts to get **missing tapes related to his investigation**. I was eventually given a video of complainant being interviewed at the police station prior to making her September 25, 2018, Sworn Written Statement/Perjury yet the second half of the interview was not given to me. Even more missing tapes are when Officer Grasso went to the apartment dealing not only with complainant but attempting to contact other tenants yet there are no tapes of his contact with these tenants despite audio of him arriving at the apartments followed by empty air. This is relative because he documented contact with these tenants within his crooked Police **Report and Arrest Warrant.** ONCE AGAIN – Where are these tapes?

SEE Exhibit of Arrest #2 April 2019 Discovery or Lack of. <u>Charges - Ct. Statutes:</u> Sec. 53-39. Malicious Prosecution. Sec. 53a-155. Tampering with or fabricating physical evidence: Class D Felony.

SMG - Officer Mark Grasso:

1. Colluded with email complainant in falsifying dates and mislabeling complainant's text message as an email within his Arrest Warrant. Yes - he transposed a text message from complainant directed to my mother which was written on 9/20 and claims it was written as an email on 9/18 to make it seem as if I was warned before my 9/18 email asking complainant to stop harassing my parents. Complainant and Officer Grasso omit ³/₄ of the actual text message that show complainant <u>irritating my parents</u>, <u>advocating violence against me twice</u>, and more of her wicked motivations/intentions are exposed in the forms of where she expresses anger at my socio-political website writings.

ARREST WARRANT #2 Sect. 14 paragraph 6

CONCEALING INCRIMINATING EVIDENCE AGAINST COMPLAINANT:

V-1 stated, "On 09/18/2018, I received a text message from Mrs. Lawrence, James's mother, asking about the "Jet locked basement hatchway. I can only assume that James came by and found it locked and reported this to his mother. I replied to her in an email that stated in part, ""...I am again writing, I want nothing to do with him and maybe now you both. I will clean the apt and leave the keys on the kitchen counter, text you the evening of the 30th that I am gone. I want nothing to do with whatever comes of him, for he's not going to stop harassing women and/or writing his rants. Just leave me be as I just want the peace I deserve while renting these last few weeks. I wish you both peace as well, for I guess you won't get it until you are both back in FL..."

2. This truncated *"in part ..."* text message in Arrest Warrant masquerading as an "email" was also within complainant's Sworn Written Statement. Why did Officer Grasso not share the entire text message? Any proper officer after reading the text message would have wanted to interview my mother but this crooked coward never contacted me or my family. Nobody is that stupid to make so many mistakes. Officer Grasso and the Westport Police were obviously picking and choosing what to include in a cold calculating way. CHILLING!

SEE Exhibits Police Report #2 and Arrest Warrant #2. SEE Exhibit Complainant Ana Campbell's Sworn Written Statement. SEE Exhibit of Harassing Text Messages to my Mother. SEE Exhibit of Arrest #2 April 2019 Discovery or Lack of. SEE Exhibit of Arrest #2 27-month Belated Discovery Disk from Google containing all my emails contrary to the wording of the Feb. 11, 2020, Search and Seizure Warrant. **Charges - Ct. Statutes:** Sec. 53-39. Malicious Prosecution.

Sec. 53a-155. Tampering with or fabricating physical evidence: Class D Felony.

9MG - Officer Mark Grasso:

1. Admits in our **Feb. 8, 2019, taped meeting** (a first meeting face to face to which I had to press for) that he has read my website

www.WestportJamesLawrenceNotGuilty.com. In the taped meeting, Officer Grasso

shows no understanding or empathy of my need to fight against the media narrative despite a year later Westport Police's spin via Officer Sullivan's Deposition to distance themselves from the media treatment of me. He also entertains no evidence of email complainant obvious deployment of the media narrative against me.

2. Officer Grasso sat in front of me at this February 8, 2019, taped meeting in my possession hiding/CONCEALING the facts that email complainant was deploying a media narrative from Officer Sullivan's Affidavit Perjury against me_It is apparent that Officer Grasso is in complete agreement with Officer James Sullivan's narrative/Affidavit Perjury and how the media took this narrative to the extreme levels of unproven and unprovable "stalking women" and "harassing women".

3. What is so disturbing is how Officer Mark Grasso <u>knew</u> of the Westport News article **deploying Officer James Sullivan's Affidavit Perjury** was influencing the complainant for he wrote about this fact in his Police Report yet <u>omitted in his Warrant</u> any reference of how complainant/tenant Ana Campbell had either seen or read the News 12 and Westport News reports and how complainant repeatedly referred to the News 12 and Westport News coverage within the Police Report and her Sworn Written Statement <u>9</u> <u>times!!!!</u>. Only hype, irrelevant people, self-serving lies, and KNOWN Perjury made its way into the Arrest Warrant #2 because Officer Grasso was too corrupt and cowardly to call or email or visit me or my family to get a fair and balanced understanding of the situation. He sides with this perjurer complainant Ana Campbell immediately and even sides with The Westport News article instinctively as evidence in his Police Reports, once again articles claiming I harassed multiple women in the past devoid of any past arrest, evidence, and sworn statements. Who is veritably being harassed here?

SEE Exhibits Police Report #2 and Arrest Warrant #2.

SEE Exhibit Complainant Ana Campbell's Sworn Written Statement.

SEE Exhibit of Arrest #2 April 2019 Discovery or Lack of.

SEE Exhibit of the 9 areas within Police documents/tapes where email harassment complainant Ana Campbell mentions media coverage of me from Officer Sullivan's Arrest #1 narrative.

Charges - Ct. Statutes:

Sec. 53a-180c. Falsely reporting an incident in the second degree: Class A misdemeanor or Class E Felony. Sec. 53-39. Malicious Prosecution.

Sec. 53a-155. Tampering with or fabricating physical evidence: Class D Felony.

10MG - Officer Mark Grasso:

1. He writes the following defamation within his Police Report, yet this wording too is conveniently left out/concealed of the Arrest Warrant for police know that they are in hot water for media using these words that are actual crimes that I was never arrested for. "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."

POLICE REPORT #2 paragraph 1:

*** DOMESTIC VIOLENCE***

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 offically 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 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.

3. This Police Report is still available to the public via FOIA!. If there is any doubt about how and if the Westport Police believed I was a stalker or harasser and are responsible for me being reported on as a stalker or harasser then this is certainly an undeniable irrefutable example. Notice in the Deposition of Officer James Sullivan that Officer Sullivan was careful to disassociate himself from these stalking and harassing words/descriptions that are actual Connecticut laws and that I was not arrested for hence my clean Connecticut record at the time. But Officer Grasso is deploying these stalking and harassing terms despite NO evidence or past arrest for stalking or harassing - actual laws, let alone use of or deployment of such dangerous words in past Incident Reports.

SEE Exhibits Police Report #2 and Warrant #2. SEE Exhibit of Deposition of Officer James Sullivan.

<u> Charges - Ct. Statutes:</u>

Sec. 53a-180c. Falsely reporting an incident in the second degree: Class A misdemeanor or Class E Felony Sec. 53-39. Malicious Prosecution.

11MG - Officer Mark Grasso:

1. Intentional Infliction of Emotional Distress by not only cowering from sharing with the prosecution for 1 ½ years the new and necessary findings relative to the email chains after seizing my Emails on February 11, 2020, but also not sharing necessary details from the utter lie about an alleged sex assault within the first paragraph of his Arrest Warrant.

2. YES - this monster and Chief Foti Koskinas kept the February 2020 seized emails/disk even from the prosecution for 1 ½ years wasting time and money trying to cover up/CONCEAL the police corruption. He never handed over the seized emails until I and I alone via a trial request forced the hand over in July 2021 – 2½ years from the arrest and nearly 3 years from his crooked Arrest Warrant. The prosecution NEVER gave me the seized emails despite my repeated Motions for Discovery since February 2019. If I did not force a trial in August of 2021 the disk would never have been turned over.

3. Evidence of Officer Mark Grasso not handing over the seized Emails to Prosecution until my last of numerous Motions for a Speedy Trial was granted in June 2021 is in not only in the Motions themselves, but also within a ghosted

attempted email correspondence with him in January 2021 where I ask him the simple question - Did he send the prosecution the seized emails?

SEE coming Exhibit of Ghosted January 30, 2021, Email from Pro Se Defendant James Lawrence to Officer Mark Grasso asking if the February 11, 2020, Seized Emails/Discovery were ever handed over to the Prosecution.

<u>Charges - Ct. Statutes:</u>

Sec. 53-39. Malicious Prosecution. Sec. 53a-155. Tampering with or fabricating physical evidence: Class D Felony.

12MG - Officer Mark Grasso:

1. Officers Grasso's false arrest and effort to <u>coverup</u> the complainant's crimes of Giving False Statements and Perjury **ultimately sabotaged my civil lawsuits I had** going against the media regarding Officer Sullivan's narrative/Perjury. Yes, Officer Grasso's actions undoubtedly sabotaged my civil lawsuits. Responses from the media companies' defense counsel show them referring to Officer Grasso's unresolved Email Harassment Arrest throughout my civil cases processes that left Civil Court judges unable to side with a complainant fighting media reports of *"Police Man Stalked/Harassed Women for Years"* while in the criminal system for the lone alleged harassment arrest.

SEE Exhibit of the Connecticut Federal Court and Second Circuit Court of Appeals Conclusions from civil cases against News 12/Altice USA and Westport News/Hearst Communications.

<u>Charges - Ct. Statutes:</u> Sec. 53-39. Malicious Prosecution.

1SD - Officer Sereniti Dobson:

1. Approved Officer Grasso's Arrest Warrant #2 and Warrant #3 that are replete with KNOWN Perjury and Affidavit Perjury and various Misconduct. SEE 1MG-12MG

SEE Exhibit of Places I was Banned from After Arrests. SEE ALL Exhibits.

Charges - Ct. Statutes:

Sec. 53a-180c. Falsely reporting an incident in the second degree: Class A misdemeanor or Class E Felony. Sec. 53a-156. Perjury: Class D Felony.

Sec. 53-39. Malicious Prosecution.

Sec. 53a-155. Tampering with or fabricating physical evidence: Class D Felony.

2SD - Officer Sereniti Dobson:

1. Most outrageous and significant is Officer Sereniti Dobson **allowed the slanderous perjury from complainant Ana Campbell** Sworn Written Statement accusing me of a **faux sex assault to make its way into Arrest Warrant #2 first paragraph** falsely stating that I *"waited in the basement and came behind "other tenant" and <u>put my hand over her mouth</u> and said something"*. Who would allow such without corroborating evidence? A corrupt police department that is who.

2. All documents (Police Reports) show both tenants were interviewed by

Officer Grasso, and none had said this sex assault happened. NONE!!!. Officer Grasso KNEW this was perjury and proceeded to commit Affidavit Perjury. Officer Dobson KNEW this did not smell right and that it was obviously NOT worthy let alone legal to mention in an Arrest Warrant about an alleged Email crime. Officer Dobson should have kept this slander out of the Warrant for it can still be ascertained by anyone to this day via FOIA.!!!

2. The Westport Police refuse to properly back up this claim by Ana Campbell and at the same time have not investigated the slanderous/criminal statement aka perjury and have never arrested Ana Campbell to this day! <u>SEE AGAIN 2MG, 15MG</u>

SEE ALL Exhibits.

<u> Charges - Ct. Statutes:</u>

Sec. 53a-180c. Falsely reporting an incident in the second degree: Class A misdemeanor or Class E Felony. Sec. 53a-156. Perjury: Class D Felony. Sec. 53-39. Malicious Prosecution.

2JC - Officer Jillian Cabana:

1. FOIA Officer at the time of Officer Mark Grasso's September-October 2018 investigation and resulting submission of Arrest Warrants - Arrest #2 and Attempted Third Arrest Warrant rejected twice by prosecutor. Where are the tapes of Officer Grasso at my apartment speaking to email harassment complainant and other tenants mentioned in his crooked warrants? I made multiple Motions for these missing tapes, but the Westport Police informed the prosecution that they did not exist. In fact, tapes handed over to me were just empty air when Officer Grasso approached the apartment thereby showing he had recorder on at apartment talking to all tenants.

2. Former FOIA Officer. Where is the second half of the interview between Officer Mark Grasso and email Complainant related to the February 6, 2019, Arrest #2? I only received the first half. Once again, I made multiple Motions for these missing tapes, but the Westport Police informed the prosecution that they did not exist.

SEE Exhibit of Arrest #2 April 2019 Discovery or Lack of. <u>Charges - Ct. Statutes:</u> Sec. 53a-155. Tampering with or fabricating physical evidence: Class D Felony.

3DW - Officer David Wolf:

1. Officer Wolfe (being FOIA Officer after Officer Prezioso) now Captain of "Professional Standards" took a July 30, 2021, FOIA Request of mine asking:

MY JULY 30, 2021, EMAIL FOIA REQUEST TO OFFICER WOLFE:

Former Officer Mark Grasso arrested me on Feb. 6, 2019 for alleged Email Harassment. This arrest was based on an October 2018 Warrant. Officer Sereniti Dobson approved the Warrant. Recently I filed a Motion for Discovery on June 2, 2021 with the court. This desired Discovery to which I just recently received in court are seized Emails from Google that was a result of a Feb. 11, 2020 Search and Seizure Warrant by the Westport Police. The Westport Police received these Emails from Google on March 4, 2020. The seized Emails were given to me in disk format.

<u>I request within the laws of the Freedom of Information Act (FOIA) the following information:</u>
1: Who (officer names) responded to this June 2, 2021 Discovery Request?
2: When were the March 4, 2020 seized Emails turned over to the prosecution?
3: When were the March 4, 2020 seized Emails turned over in regards to June 2, 2021 Motion for Discovery?

I was told in court that my Discovery was in a sealed envelope. I was not handed a sealed envelope and there was no information pertaining to the 3 questions presented here.

thank you

James Lawrence

2. I was asking this because what was handed over to me in July 2021 was not only 3 years in the coming, but utter chaos that violated my 4th Amendment rights. The seized Emails and Disk given to me contained ALL the correspondences I had with every person I communicated with from July 2018 to September 2021 which violated the February 11, 2020, Search and Seizure Warrant actual wording which stated only Emails between Complainant and Defendant James Lawrence. **SEE 4MG**

3. Officer Wolfe got back to me in typical Blue Wall of Silence corruption simply writing *"There is no responsive records related to your request"*. **YES, Blue Wall of Silence CONCEALMENT corruption.**

OFFICER DAVID WOLF/WESTPORT POLICE OFFICIAL RESPONSE:

FOIA Request Inbox ×

Wolf, Dave to me 👻 Good Afternoon Mr. Lawrence,

There are no responsive records related to your request.

Regards,

Lieutenant David Wolf Administrative Lieutenant Westport Police Department

4. CHILLING!

SEE Exhibit of July 30, 2021, FOIA Request and Email Correspondence with FOIA Officer David Wolfe.

Charges - Ct. Statutes:

Sec. 53a-155. Tampering with or fabricating physical evidence: Class D Felony.

IAP - Officer Anthony Prezioso:

1. FOIA Officer who took over after Officer Jillian Cabana who himself also **knows a lot of the corruption and coverups** given my recorded email correspondences with him during 2020-2021. <u>Officer Prezioso was the main email intermediary</u> **between me and Chief Koskinas.** Officer Prezioso took over as FOIA officer in November of 2019. He not only knows of the missing tapes from Arrest #2, but also potentially knows of the missing Booking Tapes from Arrest #1 given the fact that my Arrest #1 was not resolved non-criminally until January 2020.

SEE Exhibit of August 2020 Email Correspondences with Officer Grasso and Chief Koskinas via Officer Prezioso.

<u> Charges - Ct. Statutes:</u>

Sec. 53a-155. Tampering with or fabricating physical evidence: Class D Felony

OCTOBER 2018 and APRIL 2019 ATTEMPTED THIRD ARREST WARRANT for *"Stalking"* Tenant Marie Pelletier that was REJECTED TWICE by the Prosecution.

Officer Mark Grasso - Investigating and Arresting Officer of the Attempted Third Arrest via a crazy Arrest Warrant submitted in October 2018 and then again April 2019 that was REJECTED TWICE by the prosecutor. <u>AGAIN, REPEAT of Officer Sullivan's Affidavit Perjury:</u> Officer Mark Grasso's own <u>Misconduct and Affidavit Perjury</u>:

13MIG - Officer Mark Grasso:

1. Once again NEVER contacts me about any of former tenant Marie Pelletier's crazy accusations after she read Officer Sullivan's Affidavit Perjury in the Westport News. NEVER!. And I am again not interviewed or quoted in his corrupt <u>twice failed</u> Arrest Warrant attempts. A completely one-sided Arrest Warrant rejected TWICE BY AN ALREADY BIASED DISTRICT ATTORNEY COVERING UP FOR ARREST#2!!!

2. Once again, NEVER contacts my parents, aka landlords about any of former tenant Marie Pelletier's paranoia despite my parents being mentioned throughout his corrupt Arrest Warrant #3 to where Marie Pelletier accuses my 77-year-old parents of *"harassing"* her. <u>Again</u> – this officer avoids a fair and balanced perspective and intends to paint his own self-serving narrative. He initiated this crazy Attempted Arrest #3 investigation within the same time as the Arrest Warrant #2 investigation for email harassment - September 2018. These are two investigations involving tenants of a 3-apartment house and the landlord is never contacted for fair and balanced perspectives nor quoted in his crazy failed warrants despite the landlord mentioned by complainant.

3. He submitted the Third Attempted Arrest Warrant the first time in October 2018. It was sent back to him with the D.A. saying "the warrant is replete with information but needs to just have specific conduct that violates 53a.181d (Stalking). Warrant indicates 2/1/18 but there is no stalking on that day." Here we have an officer of the law needing to be schooled about basic stalking laws. Facts are that I had lived in the same house as complainant and was NEVER interviewed by this insane officer. He concocted an Arrest Warrant "replete with information" yet no conduct indicates a crime – <u>complete fiction</u>. The alleged crime is "stalking" during some particularly momentary time within one day - 2/1/18 (February 1, 2018) – 8 months before September 2018 fiasco – "stalking" in my own friggin home – "stalking" a 60-year-old woman in my very own home – a 2 family home with 3 apartments with Complainant living in one of three apartments. <u>INSANITY.</u>

4. FACT: 2/1/2018 was the day Complainant moved in. She complains about me

being in the basement (laundry room and storage room for all residents) the day she looked at the apartment <u>before</u> 2/1/2018 and complains in 9/2018 (<u>after reading</u> <u>the Westport News/Officer Sullivan Affidavit Perjury</u>). INSANITY. SO WHY DID SHE MOVE IN IF SHE WAS AFRAID!!! THE FACTS ARE SHE WAS NOT AFRAID THEN. She is virtue signaling now in 9/2018 because of the 4/2018 media treatment of me from Officer Sullivan's Affidavit Perjury. Officer Grasso could not put the pieces together. NO, he was biased, ill willed, and with a corrupt agenda that caused me much mental anguish. It is obvious he and the Westport Police had a will to flood the D.A. with sensationalist and one-sided information and scare them into signing another crooked Arrest Warrant - any Warrant - to keep me in the system and ward off a known coming lawsuit related to Officer Sullivan.

SEE Exhibits of Warrant #3 Refusals from District Attorney. SEE Exhibit of insane Police Report #3 and Arrest Warrant #3. **Criminal Charges - Ct. Statutes:**

Sec. 53a-180c. Falsely reporting an incident in the second degree: Class A misdemeanor or Class E Felony. Sec. 53-39. Malicious Prosecution.

14MG - Officer Mark Grasso:

1. Mentions in his Police Report #3 former tenant/complainant Marie Pelletier GOOGLING me showing how the slanderous Westport News article/Officer James Sullivan Affidavit Perjury is fomenting all the persecution.

POLICE REPORT #3

She stated. "At some point during the springtime, I was out for a walk and ran into an old neighbor of mine from New Canaan, whose last name I can't remember. He asked me where I was living and I gestured toward 73 West Parish Road and said, "right here." He asked me what I knew about the guy that lives there. I told him nothing other than he creeps me out, he's strange and I'm very uncomfortable around him. He said you should "GOOGLE" him and find out about him. Then he told me that James had been arrested. I did an internet search and found the article about James being arrested for harassing and stalking women at stores in and around Westport. I immediately called friends and family and told them I was right to be suspicious of James. His arrest confirmed my fears based on my experience of the history of James's behavior around and toward me."

2. OFFCIER GRASSO THEN PROCEEDS TO AGAIN, MUCH LIKE ARREST WARRANT #2, TO OMIT/CONCEAL THIS ESSENTIAL FACT IN HIS CROOKED ARREST

WARRANT#3 - people reading Officer Sullivan's Affidavit Perjury and proceeding to attack me as a Social Justice Warrior (SJW) now also termed "Karen" devoid of any criminal acts done to them. The Westport News' parroting of Officer Sullivan's Affidavit Perjury was decimating my life and untimely to this day has caused various undeniable life changing damages and this insane case is one of many kinds of proof.

4. The fact that there was no new information relative to stalking in his

second attempt to get me arrested in April 2019 that was AGAIN rejected by the prosecutor shows more actions of a corrupt man. <u>In April - NO NEW</u> <u>INFORMATION RELATED TO STALKING. NONE yet he proceeded to harass me</u>

with this nonsense! If there are no new details relative to stalking in his second submission, why even submit the warrant? Utterly craven behavior. WHY?

SEE Exhibits of Warrant #3 Refusals from District Attorney. SEE Exhibits Police Report #3 and Arrest Warrant #3. SEE Exhibits Police Report #2 and Arrest Warrant #2. SEE Exhibit of my attempted Oct. 25, 2019, FOIA Request for Attempted Arrest #3 complainant Marie Pelletier's Sworn Written Statement DENIED to me by Westport Police. Criminal Charges - Ct. Statutes: Sec. 53a-180c. Falsely reporting an incident in the second degree: Class A misdemeanor or Class E Felony.

Sec. 53a-156. Perjury: Class D Felony. Sec. 53-39. Malicious Prosecution.

Sec. 53a-155. Tampering with or fabricating physical evidence: Class D Felony.

15MG - Officer Mark Grasso:

1. A SICK OFFICER who took a KNOWN perjurious story from Complainant Ana Campbell in Arrest Warrant #2 and her Sworn Written Statement about me allegedly *"waiting in the dark in the basement where the washing machine and dryer are located. Chelsea told me that when she went down to the basement to do laundry, Lawrence, who was waiting in the dark, approached (as written in Warrant #2) "OTHER TENANT" (concealing the name Chelsea) from behind, placed his hand over her mouth and said something to her". SEE 2MG*

2. As I showed he interviewed tenant Chelsey Cioffoletti who NEVER said this in his Warrant #2 or gave any sworn statement. Officer Grasso took a similar type of statement from complainant in Attempted Arrest #3 Marie Pelletier, yet this statement too did not have the alleged sex assault *"placed his hand over her mouth"* to which complainant Ana Campbell concocted hence PERJURY – KNOWN PERJURY by Officer Grasso. There are only these 2 tenants. This officer belongs in prison.

<u> POLICE REPORT #3 – Marie Pelletier:</u>

stated, "Early on during my lease at the state of the sta

3. ONCE AGAIN – NO SEX ASSAULT - "placed his hand over her mouth" or anything criminal just a man in his own friggin house doing laundry. OFFICER GRASSO <u>KNEW</u> THIS FACT WHEN HE SUBMITTED HIS CROOKED ARREST WARRANT #2 THAT SCARED JUDGE, PROSECUTOR AND ULTIMATELY JURY WITH KNOWN PERJURY "approached other tenant from behind, placed his hand over *her mouth and said something to her",* FOR HE SUBMITTED BOTH WARRANT #2 AND WARRANT #3 THE SAME TIME.

4. Warrant #3 and Police Report #3 shows Officer Grasso, while attempting a second failed time to get me arrested that was rejected in April 2019 by the prosecutor, went on to interview the real estate agent who was present during this alleged foggy dark basement story.

WARRANT #3 Section 4:

4. That on 02/15/2019, I conducted a telephone interview with the state of birth the During the interview, I obtained a one-page, sworn, written statement from the state within which she stated, "Last year, around the middle of January 2018, I accompanied to the second to the basement to see the laundry facilities. While we were in the basement, suddenly out of the darkness, a man appeared without warning. He must have been standing there for a minute or so that we were down there. He definitely startled us. I don't remember exactly what he said." She added, "I felt very uncomfortable." On 02/17/2019, the start to Westport Police Headquarters to review and sign her statement.

POLICE REPORT #3:

On 02/15/2019 between approximately 1715 hours and 1730 hours, I conducted a telephone interview with is a real estate agent for the complainant/victim. She accompanied the complainant to 73 West Parish Road, Westport, CT when the complainant/victim was looking for an apartment in January 2018. In her statement, stated, "While we were there, we went into the basement to see the laundry facilities. While we were in the basement, suddenly out of the darkness, a man appeared without warning. He must have been standing there for a minute or so that we were down there. He definitely started us. I don't remember exactly what he said. We spoke about the house. He said that he could be helpful if things needed to be repaired. I believe he said that he just returned home from California and that he was looking for a wife or girlfriend. We did not hear him come down the stairs. I felt very uncomfortable." She became aware that this white male, was the accused, James Lawrence.

5. <u>He leaves out/CONCEALS the last 4 sentences</u> "We spoke of the house. He said he can be helpful if things needed repaired (hence my paid duties there). I believe he said he just returned from California and was looking for a wife or girlfriend. We did not hear him coming down the stairs (hence being in my laundry room and not stalking)."</u>

6. Why is this crooked Officer Grasso leaving this out - CONCEALING? It shows my duties at the apartment complex, shows I was <u>not</u> stalking or assaulting, and that I was living in California for 10 years prior 2018.

7. SO, OFFICER GRASSO <u>KNEW</u> THAT ANA CAMPBELL FROM ARREST #2 COMMITTED PERJURY not only from interviewing the secretly written in Warrant #2 as "other tenant" (CONCEALING the name Chelsea Cioffoletti) but also by interviewing "other tenant" Marie Pelletier and even the real estate agent at the alleged 1/2018 dark basement incident YET HE STILL SHARED THIS CROOKED ALLEGED SEX ASSAULT STORY IN THE INITIAL PARAGRAPHS OF HIS WARRANT #2 aka AFFIDAVIT PERJURY.

8. BY WRITING "OTHER TENANT" HE ATTEMPTED TO OBFUSCATE AND CONCEAL DETAILS SO TO HIDE ANA CAMPBELL'S EMBELLISHEMNT – PERJURY. OFFICER GRASSO IS MIXING DETAILS FROM 2 STORIES AND CONCEALING NAMES.

ARREST WARRANT #2 Sect. 3 **KNOWN COMPLAINANT PERJURY AND AFFIDAVIT PERJURY.**

3. That on 09/17/2018, I was assigned to respond to V-1's address to meet with the tenant, who wanted to report a concern. She reported that she was made aware that the accused, James J. Lawrence date of birth 12/15/1965, who was arrested by Officer Sullivan of the Westport Police Department in March 2018, had returned to Westport from Europe yesterday for a court appearance in Norwalk today. According to V-1, she leased the apartment from the accused's parents and the accused is not listed as a lessor on the rental agreement. V-1 has a month to month lease which officially ends on 12/01/2018 and she plans to vacate the apartment. V-1 stated that is very much aware of the accused's proclivity for stalking and harassing women and is concerned for her safety and the safety of the other women at that address because the accused 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, the accused waited in the dark in the basement where the washing machine and dryer are located. She stated that when another female tenant went down to the basement to do laundry, the accused approached her from benind, placed his hand over her mouth and said something to ner. According to V-1, that other tenant will not do laundry at home anymore. Perjur

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9. JUST UTTER DEFAMATION THAT IS STILL AVAILABLE VIA FOIA.

SEE Exhibits of Police Report #2, Arrest Warrant #2. SEE Exhibit Ana Campbell Sworn Written Statement. SEE Exhibit Police Report #3, Arrest Warrant #3. **Criminal Charges - Ct. Statutes:**

Sec. 53a-180c. Falsely reporting an incident in the second degree: Class A misdemeanor or Class E Felony. Sec. 53a-156. Perjury: Class D Felony. Sec. 53-39. Malicious Prosecution. Sec. 53a-155. Tampering with or fabricating physical evidence: Class D Felony.

16MG - Officer Mark Grasso:

1. And here we have the initial instigator of all the persecution and resulting coverups -

Officer James Sullivan's fingerprints all over this Attempted Third Arrest madness. ARREST WARRANT #3 Sect. 5 REPEAT OF SULLIVAN'S AFFIDAVIT PERIURY:

5. That the accused, James J. Lawrence has previously been arrested by the Westport Police Department and currently has a case pending at CT Superior Court in Norwalk (GA#20). That in his arrest warrant affidavit dated 12/23/2017, Westport Police Officer James Sullivan noted, "That in checking this department's case history with Lawrence, I learned that there were 10 case incidents logged from 2002 till present. In all of these complaints Lawrence was seen following the complainants around a store or coffee shop and then following them out to their cars where he would either stare at them or get right into their personal space. In most of these cases, Lawrence was told that his actions scared the complainants to the point of them calling the police. He has even stated himself that he needed to rethink his approach with woman. That I also learned from these reports that there were a lot of other incidents with Lawrence that were not reported to the police."

ARREST WARRANT #3 Sect. 7 REPEAT OF SULLIVAN'S AFFIDAVIT PERIURY:

7. That in his arrest warrant affidavit dated 12/23/2017, Westport Police Officer James Sullivan noted, "That in this case (2017-022937), the complainant would not provide a sworn statement for fear that Lawrence would be able to find out who she was and then be able to retaliate against her. I also learned that in all the 9 other cases that the complainants all felt the same way. That they all feared for their safety and because of this were reluctant to provide statements.

SEE ALL Exhibits. Criminal Charges - Ct. Statutes:

Sec. 53a-180c. Falsely reporting an incident in the second degree: Class A misdemeanor or Class E Felony. Sec. 53a-156. Perjury: Class D Felony.

Sec. 53-39. Malicious Prosecution.

Sec. 53a-155. Tampering with or fabricating physical evidence: Class D Felony.

17MG - Officer Mark Grasso:

1. What is so crazy is eventually unlike the email fiasco Arrest #2, Officer Grasso relative to this Attempted Third Arrest eventually took a demanded upon meeting with me on Feb. 8, 2019, after the Feb. 6, 2019, email arrest because I read of an *"ongoing case"* in Warrant #2. **Recordings of this February 8 meeting are in my possession via FOIA.** At this meeting, he is given my perspective and defense of Attempted Arrest #3 accusations and Officer Grasso <u>said on tape he would submit</u> my side but once again I am never quoted in his crooked resubmitted Arrest <u>Warrant #3.</u> **YES -** Officer Grasso at the end of the recorded meeting said he would *"submit what we talked about to the judge"* however in his one-sided crooked Arrest Warrant #3 he again **never** quotes me despite this time having me to be quoted from because of **my** demanded upon February 8, 2019, meeting. Once again like Arrest Warrant #2 – I had to make sure he did a fair and balanced report. **The fact that the Arrest Warrant was rejected again shows I deserved to be quoted.**

2. This February 8, 2019, FOIA taped meeting (to which he did not ever have the courage to submit to the D.A). was discussing his *"ongoing investigation"* (Marie Pelletier) briefly mentioned in his crooked Arrest Warrant #2. I wanted to know what the hell was going on and that I never saw this crazy 60-year-old woman Marie Pelletier anywhere but my own home a few times – inevitable living in the same complex and using the same small parking lot and the same laundry and storage facilities. I knew this tenant moved out in June 2018 before I rented my own apartment to email complainant. It was later discovered that this tenant moved out after reading the March 23, 2018, Westport News article which had Officer James Sullivan's Affidavit Perjury – a fact KNOWN by Officer Grasso.

SEE Exhibit of the Feb. 8, 2019, Taped Meeting between Myself and Officer Grasso after the Feb. 6, 2019, Arrest #2.

Criminal Charges - Ct. Statutes:

Sec. 53a-180c. Falsely reporting an incident in the second degree: Class A misdemeanor or Class E Felony. Sec. 53-39. Malicious Prosecution. Sec. 53a-155. Tampering with or fabricating physical evidence: Class D Felony.

Sec. 53a-155. Tampering with or fabricating physical evidence: Class D Feld

18MG -- Officer Mark Grasso:

1. In addition, <u>I was put through EXTREME ADDITIONAL TRAUMA</u> after this February 8, 2019, meeting. I got arrested on February 6, 2019, for Warrant #2. I had already for 1 year been battling media treatments of me from Officer Sullivan's Affidavit Perjuries from 2018 Warrant #1. I get hit with a second media barrage replete with Officer Sullivan's and now Officer Grasso's Affidavit Perjuries. I then go to Officer Grasso so he can do a fair and balanced assessment/investigation for his *"ongoing investigation"* aka Warrant #3 and what ends up happening – **as tapes of meeting show he says he is resubmitting the Warrant #3 a second time despite not only NO new and proper information from my side that was never shared in Warrants, but NO new relative information from complainant or witnesses.** After this February 8, 2019, meeting, <u>I THEN go from February 8, 2019, until October 18, 2019, worrying every</u> **day that I will be arrested again this time for Second Degree Stalking punishable up**

to 1 year in prison.

2. YES I am already battling 2 corrupt arrests devoid of proper evidence and I am being hit with another crooked warrant. Eventually to quell my **anxiety** I filed a FOIA Request on October 10, 2019, to which showed me on October 18, 2019, that Warrant #3 was rejected. <u>Officer Grasso NEVER had the balls and decency to inform me of the</u> <u>Warrant #3 rejection!!!</u> As Police Report shows he informed the complainant in June 2019, <u>but he NEVER informs me. I WENT THROUGH 9 GRUELING</u> <u>MONTHS OF DAILY ANXIETY AWAITING ANOTHER CROOKED ARREST</u> <u>FROM THIS MONSTER. This is yet again another clear example of Intentionally</u> <u>Inflicting Emotional Distress.</u>

3. How in the hell does an officer of the law fetch complaints at my very own home and not even afford me the logical procedure to contact me and get my side of the story (since it is my home) from both crooked arrest warrants submitted, AND NOT EVEN INFORM ME OF THE RESULT FROM THE KNOWN RESUBMISSION OF HIS CROOKED WARRANT? <u>ANSWER – OBVIOUS CRAVEN CORRUPTION</u>.

4. ONCE AGAIN, the scene of the alleged crime is my own very home – a place where I live and have belongings and frequent every day, and not some private location let alone public location. My home is a place where I have rights to carry on my business and this unbelievably corrupt agenda-driven officer NEVER contacts me and submits utter LIES and KNOWN LIES.

SEE Exhibit of Police Report #3.
SEE Exhibit of October 10, 2019, FOIA Request about results of Arrest Warrant #3.
SEE ALL Exhibits.
Criminal Charges - Ct. Statutes:
Sec. 53a-180c. Falsely reporting an incident in the second degree: Class A misdemeanor or Class E Felony.
Sec. 53a-156. Perjury: Class D Felony.
Sec. 53-39. Malicious Prosecution.

Sec. 53a-155. Tampering with or fabricating physical evidence: Class D Felony.

19MG - Officer Mark Grasso/Westport Police Department:

1. The Westport Police and their FOIA Officer of the time Anthony Prezioso DENIED me access to Attempted Arrest #3 complainant Marie Pelletier's Sworn Written Statement on October 25, 2019, thereby hiding aka **CONCEALING** KNOWN perjury from Ana Campbell. <u>Where is Marie Pelletier's Sworn Written Statement?</u> SEE 1FK-6FK

SEE Exhibit of my attempted Oct. 25, 2019, FOIA Request for Attempted Arrest #3 complainant Marie Pelletier's Sworn Written Statement DENIED to me by Westport Police. Criminal Charges - Ct. Statutes:

Sec. 53-39. Malicious Prosecution. Sec. 53a-155. Tampering with or fabricating physical evidence: Class D Felony.

3SD - Officer Sereniti Dobson:

1. ALSO APPROVED this twice failed Warrant #3 insanity being the supervisor officer approving not only Officer Grasso's first Arrest Warrant (Arrest Warrant #2)

but ALSO the **twice failed** Arrest Warrant aka October 2018 and then April 2019 Third Attempted Arrest. Officer Dobson KNEW of the many holes in both cases, yet rubber stamped approvals. She was coached by Chief Koskinas for she is among the top paid officers within his inner circle making well over \$200,000 a year. SEE 13MG-19MG

SEE ALL Exhibits. Criminal Charges - Ct. Statutes:

Sec. 53a-180c. Falsely reporting an incident in the second degree: Class A misdemeanor or Class E Felony. Sec. 53a-156. Perjury: Class D Felony. Sec. 53-39. Malicious Prosecution.

Sec. 53a-155. Tampering with or fabricating physical evidence: Class D Felony.

4SD - Officer Sereniti Dobson:

1. Reviewer for BOTH Arrest Warrant #2 and Attempted Arrest Warrant #3, **KNEW** the lies/False Statements/Felony Perjury from email complainant Ana Campbell in Section 3 of Officer Grasso Arrest Warrant #2 because SHE READ BOTH ARREST WARRANTS (#2 and #3) WHICH QUOTED BOTH COMPLAINANT'S SWORN WRITTEN STATEMENTS (let alone read the entire Sworn Written Statements) OF MARIE PELLETIER (Complainant in Arrest Warrant #3) AND ANA CAMPBELL (Complainant in Arrest Warrant #2) AND YET OFFICER DOBSON **IGNORED THE OBVIOUS LIES/FALSE STATEMENT/PERJURY BY ANA CAMPBELL that claimed a faux sex assault where I "waited in the basement and came up from behind a** *tenant and put my hands over her mouth* and said something", AND ALLOWED OFFICER GRASSO TO NOT ONLY SUBMIT CORRUPT ARREST WARRANT #2, BUT ALSO SUBMIT CRAZY ARREST WARRANT #3 TWICE OVER A 8 MONTH PERIOD!!! The more I think of the officer most guilty of allowing this slanderous perjury to be available via FOIA to this day is the negligent and corrupt Officer Serenti Dobson who herself also belongs in prison!!!

2. ONCE AGAIN - THIS IS OFFICER MARK GRASSO AND OFFICER SERENITI DOBSON BOTH KNOWINGLY PUTTING IN PERJURY <u>WITHIN THE INTIAL</u> <u>SECTION OF ARREST WARRANT #2</u> - AN ALLEGED SEX HARASSMENT/ASSAULT -WITHIN ARREST WARRANT #2 THAT INFLUENCED PROSECUTORS AND JUDGES, AND THIS EVIL LIE IS STILL AVAILABLE TO THE PUBLIC TO THIS DAY VIA FOIA. SEE 2MG, SEE 15MG

3. Conveniently this faux sex assault/Ana Campbell Perjury NEVER ended up in the Arrest Warrant #3 unlike Arrest Warrant #2 partially because of the contents of my demanded upon meeting with Officer Grasso on February 8, 2019 after the February 6, 2019 email arrest. This fact shows Arrest Warrant #2 to be crooked and slanderous. OFFICER GRASSO WAS CALLED OUT IN APRIL 2019 AFTER HE FINALLY TALKED TO ME BUT NEVER ADDRESSES THIS PERJURY WITH THE PROSECUTION, NEVER ARRESTS ANA CAMPBELL, AND HE AND OFFICER SERENITI DOBSON ALLOW THIS PERJURY POISON TO AFFECT MY OCTOBER 2021 TRIAL FOR EMAIL HARASSMENT LET ALONE EXIST IN EASILY ACCESSED POLICE REPORTS VIA FOIA TO THIS DAY.

SEE ALL Exhibits. <u>Criminal Charges - Ct. Statutes:</u> Sec. 53a-180c. Falsely reporting an incident in the second degree: Class A misdemeanor or Class E Felony. Sec. 53a-156. Perjury: Class D Felony. Sec. 53-39. Malicious Prosecution.

Sec. 53a-155. Tampering with or fabricating physical evidence: Class D Felony.

5SD - Officer Sereniti Dobson and/or FOIA Officer Anthony Prezioso:

1. Redacted Section 8 of Officer Grasso's twice failed Arrest Warrant #3 that repeated the Arrest #1 doxing of my *"Arrest Record"* devoid of sharing KNOWN Final Dispositions. With this redaction, the Westport Police are obviously attempting to make sure the same happening from the Officer James Sullivan's Arrest Warrant #1 does not happen where the news reported verbatim Officer Sullivan's misconduct of mentioning past arrests like Stalking in 1995 without revealing the KNOWN Final Dispositions of these arrests (NOT Guilty) thereby leaving the average inexperienced reader to decide for themselves, hence the creation of my website on the false arrests with a copy of my FBI Criminal Background Check to combat the Westport News/Westport Polcie.

2. BOTH OFFICERS KNEW AND KNOW OF THIS MISCONDUCT AS EVIDENCE OF HOW THEY CHOSE TO PORTRAY MY "ARREST RECORD" NOT ONLY IN WARRANT #2 BUT ALSO IN WARRANT #3 – BOTH AVOIDING THE MISCONDUCT THAT OFFICER SULLIVAN COMMITTED IN ARREST #1 THEREBY INCRIMINATING OFFICER SULLIVAN'S WARRANT #1.

ARREST WARRANT #3 Sect. 8:

8. That I conducted a criminal history check for the accused which revealed his arrest by Officer Sullivan on 03/05/2018 for Breach of Peace.

ONCE AGAIN - ARREST WARRANT #1 Sect. 12 POLICE MISCONDUCT:

12. That on December 12, 2017 a Criminal History was performed for James Lawrence, dob 12/15/1965. It was learned that he does not have a Connecticut History but he did have an Arrest Record in the states of Florida and California. In Florida he had charges of Resisting Arrest and Fleeing/Eluding Police. In California he was charged with Petty Theft, Theft of Personal Property, Stalking, Inflicting Corporal Injury to Spouse and Battery of Spouse.

3. These corrupt cowards have done absolutely nothing to have the Westport News rewrite their articles. UTTER MENTAL ABUSE. SEE 2IS

SEE Exhibit of my 2020 FBI Criminal Background Check showing the Known Final Dispositions ignored by Officer Sullivan during Arrest #1 and covered up by the Westport Police thereafter.

SEE ALL Exhibits.

Criminal Charges - Ct. Statutes:

Sec. 53a-180c. Falsely reporting an incident in the second degree: Class A misdemeanor or Class E Felony. Sec. 53a-156. Perjury: Class D Felony.

Sec. 53-39. Malicious Prosecution.

Sec. 53a-155. Tampering with or fabricating physical evidence: Class D Felony.

IMGo - Officer Matthew Gouveia:

1. Lieutenant Gouveia on December 14, 2019, as recorded at this time within www.WestportJamesLawrenceNOTGuilty.com, was given undeniable evidence that Arrest #2 Email Complainant Ana Campbell committed FELONY Perjury by writing in her Sworn Written Statement faux sex assault that *"James came up from behind Chelsey and put his hands over her mouth and said something"*. Lieutenant Matthew Gouveia took my evidence in the Westport Police Department entrance lobby **purposely avoiding a recording room** and in some of the most bone chilling Blue Wall of Silence behavior says amongst other things - *"he is aware of the investigation"* and the complainant *"will not be arrested"*. <u>What happened to the submitted document demands that Defense bring it forward so to verify the Westport Police did not destroy this document as well.</u>

SEE Exhibit of Document I gave to Officer Matthew Gouveia. <u>Criminal Charges - Ct. Statutes:</u> Sec. 53a-155. Tampering with or fabricating physical evidence: Class D Felony.

CHIEF OF WESTPORT POLICE FOTI KOSKINAS:

Allowing for, Empowering, and Orchestrating the Bias, Neglect, Misconduct, and Affidavit Perjury.

Leader of the Double Down Persecution and Director of the Blue Wall of Silence Coverup and Corruption.

IFK - Chief of Westport Police Foti Koskinas:

1. Instructed Officer Sullivan to **concoct an Arrest Warrant** <u>devoid of a</u> <u>complainant and KNEW of Officer Sullivan's hiding/concealing details and</u> <u>resulting Affidavit Perjuries</u> so to get me arrested 4 months after the alleged November 5, 2017 "incident" for ONE count of Second Degree Breach of Peace that was not only devoid of complainant, but also devoid of witnesses, or any proper Discovery evidence like video or audio recordings, etc... and with no harm done to anyone whatsoever, AND that ultimately was resolved once again <u>non-criminally</u> after 2 years of court delays in prosecutorial efforts to protect The Westport Police.

2. <u>KNOWS</u> Officer Sullivan committed numerous forms of Misconduct and Affidavit Perjury that caused the media persecution thereby **making him complicit with the Affidavit Perjury**. He in fact has known if not during Officer Sullivan's investigation, then certainly after the March 5, 2018, arrest as numerous coming evidence shows. Instead of veritably leading by contacting the Westport News instructing them to rewrite their articles <u>he chose to CRIMINALLY deny any responsibility and coverup aka</u> <u>CONCEAL thereby creating more slanderous misconduct</u>. He chose to be overly aggressive and ham-fisted to attempt to get me on something to justify the original misconduct which in the end caused more problems for himself and the department.

3. Chief Koskinas was and has been for 5 + years totally aware of how News 12 and the Westport News got their claws on Officer Sullivan's Arrest Warrant #1/Affidavit Perjury yet he has done absolutely nothing to inform the media of facts like 1: there were not "fears of retaliation to give a statement" especially "all feared retaliation to give statements ", 2: I was not "arrested for stalking several women" or not "arrested for Harassing women", and 3: have Final Dispositions in reference to an "arrest record" worthy of being fairly and completely reported on. In the end, it was my lawyer who had to contact News 12 who then took down all their coverage. But the media storm had been started and since Arrest #1 the Westport News/Hearst Communications has refused to take down their coverage while influencing other media all the while Chief Koskinas watches my life get destroyed now for 5+ years.

4. Chief Koskinas was aware of all my civil cases during 2018-2022 and did nothing to bring proper perspective to the extreme unprovable media narrative hype. All the while Officer Sullivan ended up attempting to distance himself from the media coverage of me in his February 2021 Deposition. The undeniably numerous forms of misconduct within this Complaint as well as other related misconducts I am prepared to share in coming Responses is the result of the Westport Police not having a proper leader for his actions showed nothing but craven cowardice of an unqualified little man.

SEE 1JS-20JS

SEE All Exhibits. Criminal Charges - Ct. Statutes:

Sec. 53a-180c. Falsely reporting an incident in the second degree: Class A misdemeanor or Class E Felony. Sec. 53a-156. Perjury: Class D Felony. Sec. 53-39. Malicious Prosecution.

Sec. 53a-155. Tampering with or fabricating physical evidence: Class D Felony.

2FK - Chief of Westport Police Foti Koskinas:

1. Knew of the controversial Booking Tapes from Arrest #1 and ordered them destroyed after learning of how Booking Officer Shawn Wong Won made crazy false statements that exposed a hypocritical Westport Police protocol worthy of covering up that was not only going to destroy their petty unprovable and ultimately unproven misdemeanor charge but also set them up for a civil lawsuit as well. For example, Booking shows my repeated insistence to have a name or description of a woman who made a strange complaint in August 2017 about my business card/websites, logic being so to know who to avoid so to not trouble her and end up arrested. But the Westport Police refused me this basic fair and balanced commonsense request – ON TAPE. Once again – <u>WHERE ARE THESE ROUTINE TAPES</u>?

SEE All Exhibits. <u>Criminal Charges - Ct. Statutes:</u> Sec. 53-39. Malicious Prosecution.

Sec. 53a-155. Tampering with or fabricating physical evidence: Class D Felony.

BFK - Chief of Westport Police Foti Koskinas:

1. Unleashed and empowered Officer Mark Grasso to pursue his outright tyrannical investigations and ultimately coached him on how to then coverup 2 dubious October 2018 Arrest Warrants (Arrest #2 and Attempted Arrest #3) rife with various misconduct and Affidavit Perjuries, to where strange protocol has me NEVER interviewed/visited/called/emailed/contacted yet then arrested 5 months after approval of Warrant #2 by another officer because for some cowardly strange reason Officer Grasso chose to not execute his very own mendacious Arrest Warrant #2 despite having all my contact information. It is also very strange **protocol** not getting both sides of a low-level accusation related to an email argument (all the while not having all the necessary emails) and not getting both sides of a crazed stalking story because both cases were related to my very own home!!! Westport Police pretentiously deem and slanderously portray me as dangerous yet never contact me so to protect the alleged victims. Once again strange protocol. Yes, a warning would have been in order and not just sneaky investigations and submissions of one-sided, vacuous, and known slanderous material to prosecutors and judges in an obvious effort to coverup Arrest #1 Affidavit Perjury and slander

2. Are we to believe that little Officer Mark Grasso was doing all these corrupt

short cuts on his own? He is stupid but no one is that stupid. Sadly, we learn now more and more in America that police and prosecutors abuse their powers, for they know all they need to do is get a warrant signed in any way possible and they can affect someone's life for years while being sadly most often shielded/" immune" from answering for their crimes.

SEE 1MG-19MG

SEE All Exhibits. Criminal Charges - Ct. Statutes:

Sec. 53a-180c. Falsely reporting an incident in the second degree: Class A misdemeanor or Class E Felony. Sec. 53a-156. Perjury: Class D Felony. Sec. 53-39. Malicious Prosecution.

4FK - Chief of Westport Police Foti Koskinas:

1. KNOWS of Arrest #2 Email complainant's perjury claiming a FAUX sex assault where I am written in Sworn Statement and then Police Reports and initial section of Arrest Warrant #2 that I *"waited in the basement and came up from behind a tenant and put my hands over her mouth and said something"*. <u>Chief Koskinas</u> was given details and evidence via the preserved August 2020 email correspondence with accompanying documents. Chief Koskinas like Officer Dobson needed to merely read the Police Reports to put the pieces together let alone re-interview tenants. A significant result from this correspondence was that Officer Grasso left/was removed from the Westport Police 3 months later.

2. Chief Koskinas has yet to arrest email complainant Ana Campbell for committing KNOWN False Statements and KNOWN FELONY Perjury. IN FACT -HE HAS DONE EVERYTHING TO COVER IT UP!!! He also may have orchestrated the placing of this sex assault devoid of a complainant within the first paragraph of Officer Grasso's crooked email (email!!!) harassment Warrant #2. This <u>KNOWN</u> UNPROVEN AND UNPROVABLE Police Report #2 and Warrant #2 slanderous sex assault narrative is still available via FOIA! SEE 2MG, 15MG

3. FACT: Police reports and Arrest Warrant are already in the hands of media like Westport News/Hearst Communications and thus some kind of action by this court needs to happen so to deter the media not only from using what they already have in their possession but what can be legally obtained to this day via FOIA. YES, THIS FAUX SEX ASSAULT SLANDER/PERJURY IS STILL AVAILABLE VIA FOIA FOR ANY CORRESPONDENT TO PARROT VERBATIM AND I NEED NOT INSTRUCT AND EDUCATE THIS COURT/JUDGES AS TO THE RAMIFICATIONS OF SUCH UNPROVEN AND UNPROVABLE SLANDER BEING DEPLOYED AGAINST ME ANYWHERE VIA THE MEDIA OR OTHER PLACES.

SEE Exhibit of August 2020 Email Correspondences with Officer Grasso and Chief Koskinas via Officer Prezioso SEE Exhibits of Police Report #2, Warrant #2,

SEE Exhibit of Ana Campbell Sworn Written Statement,

SEE Exhibits of Police Report #3, Warrant #3.

SEE Exhibit of my attempted October 25, 2019 FOIA Request for Attempted Arrest #3 complainant Marie

Pelletier's Sworn Written Statement DENIED to me by the Westport Police

Criminal Charges - Ct. Statutes:

Sec. 53a-180c. Falsely reporting an incident in the second degree: Class A misdemeanor or Class E Felony. Sec. 53a-156. Perjury: Class D Felony. Sec. 53-39. Malicious Prosecution.

Sec. 53a-155. Tampering with or fabricating physical evidence: Class D Felony.

5FK - Chief of Westport Police Foti Koskinas:

1. Is ultimately responsible for my October 7, 2021, Class C Misdemeanor Email Harassment (Warrant #2) conviction AND PAINFUL **FALSE INCARCERATION** because Chief Foti Koskinas covered up aka CONCEALED areas of not only Officer Grasso's misconduct and Affidavit Perjury but also Officer Sullivan's LIES keeping essential properly investigated information from the prosecution and judge. Because of this **known** Officer Grasso investigatory misconduct COMBINED with the investigatory misconduct/Affidavit Perjury of Officer Sullivan I was given on January 28, 2022, the maximum 90 days in prison despite the Presentencing Investigation (PSI) advocating **ONLY probation** for my first-time alleged offense, thereby <u>causing much trauma</u>.

2. YES- After waiting 3 years for a trial/resolution with Arrest #2, I was ultimately (1) incarcerated after trial, (2) bonded out for \$10,000 so to take care of business like my civil case against Hearst Communications, (3) forced to wear an electronic monitor while bonded out only able to leave my apartment for work, legal or medical (not even health club), (4) experienced a sadistic 2 month delay in sentencing thereby being out on bond longer than the maximum sentence with said restrictions getting no jail credit for a full 4 months, and then (5) given the maximum 90 day jail sentence with 1 year probation after 4 years of court runs in the system for a class C misdemeanor with over \$40,000 spent on various legal and travel related costs. ALL OVER 1 EMAIL while having no prior arrests!

3. IN FACT – Overall I was sentenced in Arrest #2 to 1 year and 3 months suspended after 6 months. Why did this happen? Because I was out on bond from Officer Sullivan's crooked arrest when arrested for Officer Grasso's crooked warrant and Connecticut law allows an additional 1-year sentence for such a happening – being out on bond and re-arrested and convicted. I was forced to serve 6 months in prison being the only Class C Misdemeanor (first time offender) in Osborne State Correctional. I was out of prison in 100 days with Transitional Supervision and forced to an additional 2 months of restrictive electronic ankle bracelet monitoring. YES – Officer Sullivan's Warrant #1 narrative (2020 non-criminal Final Disposition) was deployed at me in crooked Arrest #2 sentencing making my sentence 5 times the 90-day maximum. All over a single email while having no prior arrests. The corruption in Connecticut is mind blowing.

4. Once again how is this VERY traumatic and damaging 5+-year experience happening? I was turned into some dangerous man devoid of proper evidence by the narratives of both Officer Sullivan and then Officer Grasso <u>ALL orchestrated and</u> <u>covered up by Chief Foti Koskinas</u>. Everyone – media, citizens, prosecutors, judges, jury, even personnel within the penal system and probation department, other police departments, etc... are reading their AFFIDAVIT PERJURIES. All documents proving this investigatory misconduct and cover up are in my possession.

5. Police investigate and charge someone with a crime like Second Degree Breach of Peace" or Second-Degree Harassment via Email, with Probable Cause that the one being arrested had a behavior that involved INTENT to do these crimes. That was not the case with my 2 arrests. However, now after pages of documented police behaviors, it is obvious the only clear and evident <u>INTENT – Course of Conduct INTENT</u> involving any crime was perpetrated by the Westport Police's Foti Koskinas – years of premeditated criminal activity. All Claims related to Chief Foti Koskinas involve Intentionally Inflicting Emotional Distress.

SEE All Exhibits.

Criminal Charges - Ct. Statutes:

Sec. 53a-180c. Falsely reporting an incident in the second degree: Class A misdemeanor or Class E Felony. Sec. 53a-156. Perjury: Class D Felony. Sec. 53-39. Malicious Prosecution. Sec. 53a-155. Tampering with or fabricating physical evidence: Class D Felony.

GFK - Chief of Westport Police Foti Koskinas:

1. Was and is aware from my July 30, 2021, email FOIA correspondence with Officer David Wolfe (**SEE 3DW**), that I was curious as to how **ALL my emails** with anyone I communicated with were seized via the February 11, 2020, Search and Seizure Warrant that was contrary to the wording of the Search and Seizure Warrant. From March 2020 to my last (amongst numerous) Motions for Discovery in June 2021, the Westport Police were reading my private emails that I did not approve of. Google had sent me a letter on February 24, 2020, giving me an opportunity to quash the Search and Seizure Warrant in its official form and I opted not to attempt to quash and to let them seize the emails according to the actual wording of the Search and Seizure Warrant. For 16 months the Westport Police were **unlawfully reading my personal emails in a clear 4th Amendment violation**. 2022 criminal court transcripts and 2023 emails between myself and D.A. Larry Tamaaccio show the **prosecution destroyed their copy of the illegally seized disk of my emails**, <u>so it is essential the Westport Police/Defense turn over their copy so to compare with my copy while defending their actions</u>.

2. Chief Foti Koskinas was completely in the know as to issues I present here regarding the unlawful reading of my personal emails., and unlawful handover of such emails, let alone the unlawful Discovery Disk given to prosecution. He was in a Catch 22. If the case was dismissed, he and fellow conspirators were in certain trouble via a lawsuit for all the misconduct around the arrest. If he attempted to resume the cover up of Officer Grasso's misconduct as he clearly did, he would make prosecution continue to delay the case for more years. If not for my Motion for another "Speedy" Trial 3 years after Arrest Warrant, prosecution would have attempted to hold the case even more and make me show up to more yearly empty court runs attempting to force me to plea so to protect these disgusting Westport Police officers. This is business as usual and any Judge not receptive to this prosecutorial misconduct reality is ignorant of the very system they are adjudicating.

SEE All Exhibits. Criminal Charges - Ct. Statutes: Sec. 53-39. Malicious Prosecution. Sec. 53a-155. Tampering with or fabricating physical evidence: Class D Felony.

D. CIVIL CAUSE OF ACTION

FIRST COUNT:

VIOLATION OF FOURTH AMENDMENT, AS INCORPORATED IN THE FOURTEENTH AMENDMENT, UNDER 42 U.S.C.§ 1983 AS TO INDIVIDUAL DEFENDANTS

1JS -20JS, 1DW-3DW, 1MG-19MG, 1SD-5SD, 1FK-6FK

1. The Fourth Amendment to the United States Constitution, as incorporated in the Fourteenth Amendment and as enforced through 42 U.S.C. § 1983, requires a truthful and factual showing in the warrant affidavit used to establish probable cause.

2. The defendant, JAMES SULLIVAN, made perjurious or recklessly false statements in support of the warrant for the plaintiff, JAMES LAWRENCE, arrest. The defendant, JAMES SULLIVAN, omitted material information from the affidavit to enhance the contents of the affidavit as support for a conclusion of probable cause or as a result of his reckless disregard of the truth.

3. The defendants, JAMES SULLIVAN, DAVID WOLFE, AND FOTI KOSKINAS, turned a blind eye to further exculpatory information and failed to investigate such information prior to seeking the issuance of the arrest warrant.

The defendants, JAMES SULLIVAN, DAVID WOLFE, AND FOTI KOSKINAS, turned a blind eye to further exculpatory information and failed to investigate and act on KNOWN exonerating information <u>after</u> the issuance of the arrest warrant.

4. The defendants, DAVID WOLFE AND FOTI KOSKINAS allowed for <u>perjurious or</u> <u>recklessly false statements</u> in support of the warrant for the plaintiff, JAMES LAWRENCE, arrest.

5. The defendant, MARK GRASSO, made perjurious or recklessly false statements in support of not just one but two warrants for the plaintiff, JAMES LAWRENCE, arrest. The defendant, MARK GRASSO, concocted known lies and omitted material information from the affidavit to enhance the contents of the affidavit as support for a conclusion of probable cause or because of his reckless disregard of the truth.

6. The defendant, MARK GRASSO, SERENITI DOBSON, AND FOTI KOSKINAS, turned a blind eye to further exculpatory information and failed to investigate such information <u>prior</u> to seeking the issuance of the arrest warrant.

The defendants, MARK GRASSO, SERENITI DOBSON, AND FOTI KOSKINAS, turned a blind eye to further exculpatory information and failed to investigate and act on KNOWN exonerating information <u>after</u> the issuance of the arrest warrant.

7. The defendants, SERENITI DOBSON AND FOTI KOSKINAS allowed for <u>perjurious or</u> <u>recklessly false statements</u> in support of the warrant for the plaintiff, JAMES LAWRENCE, arrest.

8. Said defendants adopted the perjurious or recklessly false statements contained

in the affidavit for the arrest warrant knowingly or with a reckless disregard for the truth that the statements were as such and continued to omit material information prior to seeking the issuance of the arrest warrant and thereafter.

9. The defendant, MARK GRASSO, AND FOTI KOSKINAS, mysteriously received a disk of ALL my emails from July 2018-September 2018 contrary to the wording of the Search and Seizure Warrant (which asked for <u>only</u> emails between James Lawrence and Ana Campbell). Instead of returning the out of order disk to Google and asking for legal copies of my emails, they eventually handed over this chaotic out of order disk to the States District Attorney thereby further empowering the illegal rummaging through my private affairs thereby **violating my 4th Amendment rights.**

SECOND COUNT: VIOLATION OF CONN. CONST. ART. I, § 7 AND 9 AS TO INDIVIDUAL DEFENDANTS 1JS -20JS, 1DW-3DW, 1MG-19MG, 1SD-5SD, 1FK-6FK

1. Sections 7 and 9 of Article I to the Connecticut Constitution require a truthful and factual showing in the warrant affidavit used to establish probable cause.

2. The defendants from Warrant #1 most notably JAMES SULLLIVAN, DAVID WOLFE, AND FOTI KOSKINAS are public employees who are required to comport themselves. in accordance with constitutional standards.

3. The defendants from Warrants #2 and #3 most notably MARK GRASSO, SERENITI DOBSON, AND FOTI KOSKINAS are public employees who are required to comport themselves in accordance with constitutional standards.

4. The individual defendants as law enforcement officers acting unlawfully in the name of the state possess a far greater capacity for harm than individual trespassers exercising no authority other than their own.

5. The DETAILED aforesaid conduct on the part of the defendants constitutes violations of the plaintiff's rights secured to her by Section 7 and 9 of Article I of the Connecticut Constitution.

THIRD COUNT: VIOLATION OF FOURTH AMENDMENT, AS INCORPORATED IN THE FOURTEENTH AMENDMENT, UNDER 42 U.S.C. § 1983 AS TO DEFENDANT TOWN OF WESTPORT SEE 1JS -20JS, 1DW-3DW, 1MG-19MG, 1SD-5SD, 1FK-6FK

1. The defendants deprived the plaintiff, JAMES LAWRENCE, of the rights secured to her by the Constitution and law of the United States and State of Connecticut, including the

Fourth Amendment as incorporated in the Fourteenth Amendment, and Sections 7 and 9 of

Article I of the Connecticut Constitution, including, but not limited to, when:

1. The defendant, JAMES SULLIVAN, made perjurious or recklessly false statements in support of the warrant for the plaintiff's arrest.

11. The defendant, JAMES SULLIVAN, omitted material information from the affidavit to enhance the contents of the affidavit as support for a conclusion of probable cause or as a result of her reckless disregard of the truth.

111. The defendant, JAMES SULLVIAN, turned a blind eye to further exculpatory information and failed to investigate such information prior to seeking the issuance of the arrest warrant.

IV. The individual defendants as law enforcement officers had the duty and the opportunity to protect the plaintiff from the <u>unlawful actions</u> of the other officers from the perjurious or recklessly false statements contained in the affidavit for the arrest warrant; the omission of material information from said affidavit; and the failure to investigate further exculpatory information prior to seeking the issuance of the arrest warrant and thereafter. Said defendants failed to perform such duty.

v. Said defendants knowingly or with a reckless disregard for the truth adopted the perjurious or recklessly false statements contained in the affidavit for the arrest warrant and continued to omit material information prior to seeking the issuance of the arrest warrant and thereafter.

1. The defendant, MARK GRASSO, made perjurious or recklessly false statements in support of the warrant for the plaintiff's arrest.

11. The defendant, , MARK GRASSO, omitted material information from the affidavit to enhance the contents of the affidavit as support for a conclusion of probable cause or as a result of her reckless disregard of the truth.

111. The defendant, , MARK GRASSO, turned a blind eye to further exculpatory information and failed to investigate such information prior to seeking the issuance of the arrest warrant. IV. The individual defendants as law enforcement officers had the duty and the opportunity to protect the plaintiff from the <u>unlawful actions</u> of the other officers from the perjurious or recklessly false statements contained in the affidavit for the arrest warrant; the omission of material information from said affidavit; and the failure to investigate further exculpatory information prior to seeking the issuance of the arrest warrant and thereafter. Said defendants failed to perform such duty.

v. Said defendants knowingly or with a reckless disregard for the truth adopted the perjurious or recklessly false statements contained in the affidavit for the arrest warrant and continued to omit material information prior to seeking the issuance of the arrest warrant and thereafter.

2. The defendant, TOWN OF WESTPORT, had the opportunity to intervene, and failed to do so, to prevent violations of the plaintiff's civil rights.

3. That upon information and belief, it was the policy and/or custom of the defendant, TOWN OF WESTPORT, to inadequately and/or improperly train, supervise, monitor and/or discipline its officers, staff, agents, and employees at all times material hereto, thereby failing to adequately discourage further constitutional violation on the part of its officers, staff, agents, and employees, including, but not limited to the following: 1. inadequate and/or improper training, supervision, monitoring and/or discipline regarding

use of an affidavit with false information and/or material information omitted to secure an arrest warrant;

11. inadequate and/or improper training, supervision, monitoring and/or discipline regarding the need to investigate further exculpatory evidence prior to seeking the issuance of an arrest warrant;

¹¹¹ inadequate and/or improper training, supervision, monitoring and/or discipline regarding the adoption of false information and/or omission of material information in conveying information to the media, including social media, concerning the issuance of an arrest warrant and the arrest thereafter; and

IV. inadequate and/or improper training, supervision, monitoring and/or discipline regarding appropriate review of investigations and the reporting of use of an affidavit with false information and/or material information omitted to secure an arrest warrant.

FOURTH COUNT: DEFAMATION AS TO DEFENDANT JAMES SULLVIAN SEE 1JS -20JS

1. The defendant. JAMES SULLIVAN's warrant narrative about "women being afraid to give statements out of fear of retaliation" that was not only the reason for media not being held liable for portraying plaintiff JAMES LAWRENCE as a "stalker of women" and then "harasser of women" but now for over 5 years since the false March 5, 2018, arrest devoid of criminality this warrant narrative is still the prime cause of any media or others referring to JAMES LAWRENCE as a "stalker" or "harasser" of women. OFFICER SULLIVAN made this warrant narrative with actual knowledge that they were false or with reckless disregard of whether they were false.

2. The defendant, JAMES SULLIVAN's warrant narrative that made its way into the media concerning the plaintiff JAMES LAWRENCE, caused injury to the plaintiff: including permanent injury to his reputation (See coming list of ongoing Damages). As a direct and proximate result of the unlawful acts of the defendant, described hereinabove, the plaintiff, JAMES LAWRENCE, an individual, who, prior to the March 5.2018 arrest, has never been arrested or prosecuted in Connecticut relating to the warrant, was caused to suffer the <u>extreme</u> anguish, distress, embarrassment, and humiliation.

3. As a further direct and proximate result of the unlawful acts of the defendant, described hereinabove, the plaintiff JAMES LAWRENCE, has suffered lost earnings. As a further direct and proximate result of the defendant's conduct, the plaintiff was required to expend large sums of money to defend not only the charge but 3 civil lawsuits related to the media interpreting Officer Sullivan's warrant narrative/criminal Affidavit Perjury, as well as 2 appeals to the Second Circuit Court of Appeals. As a result of the foregoing, the defendant, JAMES SULLVIAN is liable to the plaintiff for the damages and losses he as described hereinabove. In addition, plaintiff JAMES LAWRENCE will be forced to launched 2 more lawsuits – one against the YMCA Westport for banning him from all YMCAs nationally because of Officer Sullivan's warrant narrative/Affidavit Perjury as well as other establishments.

<u>FIFTH COUNT:</u> DEFAMATION AS TO DEFENDANT MARK GRASSO SEE 1MG-19MG

1. The defendant. MARK GRASSO's initial paragraph warrant narrative about "James Lawrence waited in the basement came up behind other tenant placed his hand over her mouth and said something" was not only completely irrelevant to arresting charge Second Degree Harassment (electronic media harassment) but made with actual knowledge that it was false or with reckless disregard of whether they were false.

2. The defendant, MARK GRASSO's warrant narrative about "*James Lawrence waited in the basement came up behind other tenant placed his hand over her mouth and said something*" that is in the hands of media today and still accessible via FOIA caused injury to the plaintiff: including permanent injury to his reputation. As a direct and proximate result of the unlawful acts of the defendant, described hereinabove, the plaintiff, JAMES LAWRENCE, was caused to suffer the <u>extreme</u> anguish, distress, embarrassment, and humiliation.

SIXTH COUNT: NEGLIGENT INFLICTION OF EMOTIONAL DISTRESS SEE 1JS -20JS, 1DW-3DW, 1MG-19MG, 1SD-5SD, 1FK-6FK

1. The Complaint's aforesaid Claims of conduct on the part of the individual defendants JAMES SULLIVAN, DAVID WOLF, MARK GRASSO, SERENITI DOBSON, most notably CHIEF FOTI KOSKINAS as allowing for all the persecution constitutes the negligent infliction of emotional distress on the Plaintiff, in that:

a. the defendants' conduct created an unreasonable risk of causing the plaintiff emotional distress;

b. the plaintiffs distress was foreseeable;

c. the emotional distress suffered by the plaintiff as a result of the defendants' conduct was severe enough that it might result in illness or bodily harm; and d. the defendants' negligent conduct was the cause of the plaintiff's distress.

SEVENTH COUNT: INTENTIONAL INFLICTION OF EMOTIONAL DISTRESS SEE 1JS -20JS, 1DW-3DW, 1MG-19MG, 1SD-5SD, 1FK-6FK

1. The aforesaid **Blue Wall of Silence** conduct on the part of the individual defendants JAMES SULLIVAN, DAVID WOLF, MARK GRASSO, SERENITI DOBSON, most notably CHIEF FOTI KOSKINAS constitute **years** of intentional infliction of emotional distress in that the defendants' actions were extreme and outrageous and in that said defendants intentionally and unreasonably subjected the plaintiff to severe emotional distress which they knew or should have known was likely to result in injury, illness or other bodily harm and which did result in severe mental, physical and emotional distress.

2. As a result of the foregoing, the defendants are liable to the plaintiff for the damages and losses he incurred as described herein having <u>knowingly</u> participated in coverups.

3. Conduct on the part of the individual defendant JAMES SULLIVAN who intentionally mislead readers with his Arrest Warrant narratives, knew of his Arrest

Warrant narratives were reported upon by public media, and knew his Arrest Warrant narratives were deployed by Officer Grasso that were ultimately used by prosecution and judges.

4. Conduct on the part of the individual defendant DAVID WOLF who intentionally covered up known damaging misconduct.

5. Conduct on the part of the individual defendant MARK GRASSO who intentionally mislead readers with his 2 Arrest Warrant narratives, knew of his Arrest Warrant narratives were reported upon by public media, and knew they were being used by prosecution and judges. The fact that he NEVER contacted me James Lawrence as to communicating the result of twice-rejected Attempted Arrest Warrant #3 all the while extending this basic courtesy to complainant is one obvious example of intentional infliction of emotional distress.

6. Conduct on the part of the individual defendant SERENTI DOBSON who intentionally covered up known damaging misconduct.

7. Conduct on the part of the individual defendant FOTI KOSKINAS who intentionally covered up known damaging misconduct.

8. ALL constitutes the intentional infliction of emotional distress on the Plaintiff, in that: a. the defendants' conduct created an unreasonable risk of causing the plaintiff emotional distress;

b. the plaintiff's distress was foreseeable;

c. the emotional distress suffered by the plaintiff as a result of the defendants' conduct was severe enough that it might result in illness or bodily harm; and d. the defendants' negligent conduct was the cause of the plaintiff's distress

EIGHTH COUNT: MUNICIPAL LIABILITY UNDER CGS §§ 7-465 AND 7-101 AS AGAINST DEFENDANT, TOWN OF WESTPORT

1. At all relevant times hereto, the defendant, TOWN OF WESTPORT, was and is a municipality and a political subdivision of the State of Connecticut existing under the laws of the State of Connecticut.

2. At all times relevant hereto, the individual defendants were acting in the performance of their duties and were within the scope of their employment.

3. JAMES LAWRENCE, claims indemnity from the defendant, TOWN OF WESTPORT, for the carelessness and negligence and outright corruption of the individual defendants.

E. REQUEST FOR RELIEF FROM DAMAGES

WHEREFORE, the PRO SE plaintiff, JAMES LAWRENCE, seeks Damages as follows:

IMMEDIATE ACTION BY THE TOWN OF WESTPORT <u>communicating with The Westport News/Hearst Communications</u> to inform them of Officer Sullivan's Arrest Warrant misconduct and Affidavit Perjury where
 IJS - misrepresents the number and nature of past incidents,
 2JS - misrepresents the "arrest record" devoid of KNOWN Final Dispositions,
 and a misrepresents and form where he admittedly wrote folgoly. "All women were

3JS – misrepresents past fears where he admittedly wrote falsely - "All women were afraid to give statements out of fear of retaliation",

and advocate for the removal of Officer Sullivan's lies/Affidavit Perjury from all of Hearst Communications articles/data bases.

2: Pledge to communicating with any other future media outlet's potential coverage of Officer Sullivan's lies/Affidavit Perjury.

3: Removal of Officer Sullivan's Police Report #1 and Arrest Warrant #1 from any police data base so that any media outlet cannot get their hands on Officer Sullivan's lies/Affidavit Perjury.

4: Removal of Officer Grasso's Police Report and Arrest Warrant #2 and #3 from any police data base so that any media outlet cannot get their hands on Officer Grasso's lies/Affidavit Perjury/Email Complainant Ana Campbell's Perjury via FOIA. Unlike the March 23, 2018 Westport News article *"Police: Man Harassed Women for Years"* where Officer Sullivan's Warrant narrative was parroted a second time within the February 11, 2019 Westport News article *"Man Accused of Harassing Women Arrested Again"*, media has yet to report on Officer Grasso's very dangerous Warrant #2 and Warrant #3 narrative/lies/Perjury/Affidavit Perjury about an unproven sex assault claiming I *"came up from behind and put hand over other tenant's mouth and said something"*. Imagine if this is reported on much like Officer Sullivan's Affidavit Perjury butchery of my life!!!

5: Given the fact that certain news outlets like Hearst Communications already have Police Report #2 and Warrant #2 in their possession, I ask for a public relations campaign executed by the Westport Police to keep the ones who might have been given this slanderous story from disseminating the slander/perjury and Affidavit Perjury in any way. This would include a public apology in the Westport News as to the misconduct, legal warning as to ramifications of publishing the slander/perjury and Affidavit Perjury, and ownership of the crimes detailed in Complaint.

6: Finally investigating and arresting Ana Campbell for KNOWN False Statements and Felony Perjury according to Connecticut Statutes 53a-180c Falsely reporting an incident in the

second degree: Class A misdemeanour, Connecticut General Statutes 53a-156 Perjury: Class D felony, Connecticut General Statutes 53a-157b – False statement: Class A misdemeanour.

7: Termination of all defendant's duties and connections with the Town of Westport via the Town of Westport (excluding Officer Grasso who was already quietly removed as briefly explained in **5MG**).

8: Monetary damages from over 5+ years of lost employment, lost reputation, and legal expenses from 2 criminal cases and the following 3 civil cases. James Lawrence v. Altice USA/News 12 James Lawrence v. Wendy Higgins Chambers James Lawrence v. Hearst Communications/Westport News

9: Exemplary damages;

10: Punitive damages and attorney's fees pursuant.

11: Costs; and

12: Such other relief as deemed appropriate.

F. JURY DEMAND

JURY DEMAND OF PLAINTIFF PRO SE JAMES LAWRENCE

Pursuant to Federal Rule of Civil Procedure 38, Plaintiff James Lawrence hereby demands a trial by jury in the above-captioned action of all issues triable by jury. Do you wish to have a jury trial? **YES**.

BEGINNING CONCLUSIONS

PLEASE READ THE DETAILS PRESENTED HERE AND WITHIN EXHIBITS IN COMING RESPONSES AND TREAT MY LIFE FAIRLY. QUESTION: WHAT IS PROVEN AND WHAT IS UNPROVABLE AND WHAT DESERVES TO BE MADE PUBLIC?

Plaintiff's Original Signature: /S/James Lawrence Printed Name: James Lawrence Plaintiff's full address and telephone: 1655 Post Road East Westport Ct. 06880 Email

DECLARATION UNDER PENALTY OF PERJURY

The undersigned declares under penalty of perjury that he/she is the plaintiff in the above action, that he/she has read the above complaint and that the information contained in the complaint is true and correct.

28 U.S.C § 1746, 18 U.S.C. § 1621

AMENDED COMPLAINT Executed at – Westport Ct. NOVEMBER 7, 2023

Plaintiff's Original Signature: /S/James Lawrence

James Lawrence 1655 Post Road East Unit 804 Westport Ct. 06880 Email: