

EXHIBIT 8

Massachusetts General Hospital Condemns Judicial Malfeasance

Letter from Dr. Vincent Vindice, Director of MGH Mental Health Unit Documenting Judicial Corruption, Malfeasance of Duty by DOJ and Elected Officials Against Patient McLarnon and the Constitution.

Dr. Vindice corroborates the determinations of the Social Security Administration (Exhibit 7A & C) and identifies “judicial malfeasance” and “judges based rulings on a political or personal agenda rather than the facts submitted to them” for causing the kidnapping of McLarnon’s son and continuing floods that destroyed McLarnon’s business, home and property causing McLarnon acute depression, anxiety and sleeplessness and continues to interfere with MGH’s treatment of McLarnon

June 16, 2010

To Whom It May Concern:

My name is Dr. Vincent Vindice and I am a Clinical Psychologist working at the MGH HealthCare Center – Revere. One of my patients, Edward “Zed” McLarnon, has been under my care since October 2008. He is being treated for symptoms of anxiety and depression due to the tremendous loss he has incurred financially, physically and emotionally over the years. Mr. McLarnon’s mental anguish stems from the enormous stress he has incurred as a result of the floods in his place of residence/business in Malden as well as the ensuing legal process for the last ten years. This is further evidenced by being driven into bankruptcy and into foreclosure. One of the documents he presented is a report by Dr. Adriana Gutierrez, dated 6/12/08 where she concludes that Mr. McLarnon suffers from a Severe Dysthymic Disorder as a result his daily grief over the loss of his studio and a sense of helplessness over judicial corruption. For these psychiatric disabilities, he was given SSI benefits (see attached Exhibit 7A & C). This continues to be his treatment currently. Mr. McLarnon has provided me with several media and legal documents, which prove the hardships he has endured and have caused turmoil in his life. It is clear from these documents that Mr. McLarnon’s life has been deeply affected by losses incurred as a result of over thirty man-made floods that started back in 1994 and continued to this day. One of the more compelling pieces of corroboration being a letter from the Massachusetts Inspector General, Gregory Sullivan (in conjunction with the EPA) dated in May 2009 which identified that city pipes caused the floods. There are many other documents which I will discuss below.

Exhibit P

Exhibits F, B & C

I have examined evidence that reveals that city engineering records and court documents have been altered and the affidavits of five eyewitnesses (Exhibit 2 of Hanover Street Coalition’s Addendum to the Criminal Complaint) that document key sections of the hearing that are missing from the official court transcript (Exhibit 3) and disturbing statements made by the judge claiming that judges can alter government records and conspire with defendants “under color of law”. He has requested that the missing sections of the transcripts be replaced and authenticated, these requests have gone unanswered. The U.S. District Court refused to correct its records and dismissed Mr. McLarnon’s lawsuit despite U.S. Postal Service documents (Exhibit 1 of Addendum) that prove the court docket has false entries. Exhibit 3 of the Criminal Complaint discloses that Mr. McLarnon requested that the court reporter replace sections the eyewitness affidavits document are missing from the court transcript, he also requested a signed copy to be used in court. His requests have gone unanswered. His transcript is unsigned and

in conflict with the affidavits of the five eyewitnesses. He also received a letter from U.S. Senator Ted Kennedy who committed to help with the FBI's failure to address altered U.S. District Court records. I have seen the letter of FBI agents Foley and Bamford which directed Mr. McLarnon and Hanover Street Coalition to seek relief in State Court when the complaints made asked for FBI intervention for illegally altered court transcript in US District Courts. This seems confusing and bizarre as to why the FBI would be directed in this manner. There is ample evidence and third part corroboration which proves the court document was unjustly altered and decisions were made on false and/or missing information. I am dismayed that the judicial process here has been based on either personal or political agenda rather than factual evidence, this would demonstrate professional malfeasance and is directly hurting Mr. McLarnon.

Exhibit 5D

Exhibit 5C

Mr. McLarnon has in his possession a document from The Hanover Street Coalition called an Affidavit of Truth (Exhibit A of Hanover Street Coalition's Criminal Complaint) administered by a notary public. This document gave two federal judges and several clerks three legal opportunities to provide the notary public with any evidence to counter the statements in the Affidavit that detail the wrongdoing of the defendants and court officials in state and federal courts that support Mr. McLarnon's lawsuit and complaints that court records are being manipulated. The notary certified that they did not provide any such evidence. I have also had the opportunity to review photos, city and court documents, newspaper articles, court transcripts and affidavits that were submitted as Exhibits in both state and federal courts and never had a completed jury trial.

I have examined letters sent to the Department of Justice and the responses given to the Hanover Street Coalition. The response from the Department of Justice were frustrating for me to read and difficult to follow at first. It did not make sense to me as to why they would not accept jurisdiction in cases concerning illegally altered court documents in Federal courts, who else would? It was clear there was no interest in taking jurisdiction and even a coordinated attempt to derail the process demonstrating malfeasance which further exacerbates Mr. McLarnon's anxiety/depression which hinders our ability to improve his mental status. Further documents Mr. McLarnon possesses show other agencies involvement including The FBI, US Marshals Service, Department of Justice Inspector General and the US Attorney's Office. These documents display that they have failed to exercise their agency jurisdictional authority over the crimes in the United States Court house and state courts. Additionally, their individual oaths to protect the Constitution have not been ignored. Their letters deny any obligation to protect the Constitution from those who alter court records and by denying jury trials and civil redress. On May 27, 2010, Mr. McLarnon received a response from US Attorney Carmen M. Ortiz, an appointee of President Obama, denying to investigate the evidence when, in fact, the request from Mr. McLarnon was to put the evidence before a Grand Jury. The Hanover Street Coalition has sought out the help of city; state and federal elected officials regarding these floods and their pleas for governmental relief were ignored and/or blocked suggesting willful dereliction of duties for their constituents whose lives and livelihoods are being destroyed. An example of this are State

Exhibit 5

Exhibit J

Representative Christopher Fallon and City Councilman Stephen Finn who failed to appear in Middlesex Superior Court despite being subpoenaed to testify regarding vital information around the City of Malden admitting to the flooding incidents and the City of Malden acknowledging the city's responsibility causing the floods and their commitment to repair the drainage system in the year 2000 (see exhibits D & E).

There is also evidence of medical hardship Mr. McLarnon has endured. He received a check from FEMA given for disaster relief showing they acknowledged his hardship and admitting the dental trauma was from a flood on May 13, 2006. This was further corroborated by the dental work done in 2006 and 2007 as evidenced by billings cited by his dentist John Symond. His physical health was further impaired by the May 15, 2006 flood which prompted his needing physical therapy for spine injuries, neck injuries elbow tendinitis that continued through 2008. A letter from Dr. Duc K. Chu documents the damage which caused new injuries or exacerbated previous lower spinal injuries. Dr. Chu further referred Mr. McLarnon for x-rays which later yielded evidence of severe degenerative arthritis which could certainly account for his documented neck pain in Dr. Chu's report. These are a few recent and specific examples of how he has suffered physically from the ordeal of these floods over the past 15 years.

Exhibit 7

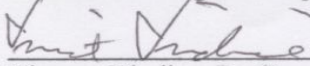
Two more since then - Exhibit R

Recently Mr. McLarnon has been dealing with more recent floods which occurred on March 15 and March 30 which (#32 and #33) despite written assurances from the Mayor that "no floods on Hanover Street" (see exhibit P) in response to the Inspector General's letter. The public safety issues continue to affect Mr. McLarnon's physical and mental health issues. Mr. McLarnon recently received a judicial procedural order that any reasonable person could see should have been addressed over a year ago. Judge Stearns took 14 months to issue the first procedural order in his second civil rights case. The judicial order gave Mr. McLarnon 35 days to combine his two civil rights cases. This notice was received 14 days into the 35 days given allowing him only 21 days to respond. Subsequently, I wrote a letter to Judge Stearns on a personal level advocating for Mr. McLarnon to have more time to respond given his mental health difficulties. There was also a letter submitted by his MGH physical therapist which details his inability to sit in front of a computer for long periods of time. Thus, he had letters of support of his disabilities, the recent floods affecting his computer and home environment and only 21 days to respond would have been a reasonable request for Judge Stearns to allow for more time to prepare. Instead, he simply ignored all these facts and pleas and "Dismissed the case with Prejudice" leaving him with no recourse other than the US Supreme Court who only hear 4 to 5 percent of cases brought before them. It seems ironic that a reasonable request for more time to comply with the judge's order was thwarted because these floods continue whereas they may have been prevented if his earlier pleas (to the City in 1999, State court in 2002, and Federal court in 2006) for judicial orders to stop the floods were ignored and the floods continued to this day.

I have reviewed the Affidavit of Bruce Boguslav, Mr. McLarnon's mortgage loan negotiator and Lead Mortgage negotiator of Homesaver's Inc., who represents Mr.

McLarnon in applying for the President Obama's Tarp Program to refinance their home and save their mortgage. Mr. Boguslav outlines several unlawful actions done to gain a judicial foreclosure order against Mr. McLarnon. Mr. Boguslav outlined that the Deutsche Bank National Trust Mortgage Company fabricated that Mr. McLarnon's property was "unsecure and vacant" in an attempt to cancel his home insurance which would have defaulted his mortgage. When this failed, Deutsche Bank National Trust Mortgage Company communicated to Ablitt Law Firm not to go ahead with the proceedings. Despite this, Ablitt Law Firm filed a report in Superior Court rather than Land Court. This happens to be the same court where Mr. McLarnon was victimized by altered records in a case involving his son and the original flooding case. Mr. McLarnon never received this complaint and he did not receive "proper service." There are several points to consider here including that Superior court should not have jurisdiction in these matters so it is curious that this would end up in their hands. A default notice from the court was the first communication regarding the lawsuit. Furthermore, Superior Court did not allow the required 30 days for Mr. McLarnon to reply to the court, instead setting an auction date by issuing a foreclosure order. Instead, they issued a foreclosure notice within 7 days allowing a law firm to go ahead with an auction date. The only reason the auction did not occur was Mr. Boguslav contacted Ablitt Law Firm and American Home Mortgage Servicing and had them admit the foreclosure procedure violated Mr. McLarnon's due process rights and was invalid. The auction did not proceed but the unlawfully gained order still exists causing Mr. McLarnon continued anxiety.

The sum of the documents and evidence presented prove Mr. McLarnon's State and Federal lawsuits were summarily dismissed without considering the evidence. This is disheartening to say the least. My patient is in anguish over his losses and has been making attempts to regain his life through the court process. He is preparing his own defense and has taught himself the proper procedure to pursue his legal rights and get a fair day in court. All I have seen determines he has been continually stifled and not judged on the facts that exist. In the meantime, his financial loss and emotional despair are immeasurable and continue to amass. The hope that this will someday be rectified is all he has left. I implore you to listen to his case with an open mind. Review the evidence he has amassed over a long period of time in a systematic and organized manner. Help him to be judged on the facts of the case that have been submitted but ignored or suppressed for whatever political agendas which may have played a role. I plead that someone will be courageous and assume jurisdiction for these crimes and protect our Constitution. Then, and only then, might Mr. McLarnon have his constitutional right to be judged by a jury of his peers and finally have his day in court.



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