

230 Prospect Street
Framingham, MA 01701
January 10, 2023

Paula Bagger, Chair
Massachusetts Board of Bar Overseers
99 High Street - 2nd Floor
Boston, MA 02110

Ed Ryan, Jr., Chair
Massachusetts Commission on Judicial Conduct
11 Beacon Street, #525
Boston, MA 02108

Dear Chairs Bagger and Ryan:

As you know from past correspondence, I am a whistleblower who has exposed ongoing fraud of federal, state and private donations in Massachusetts School Committees and Police Departments. My family has been targeted, retaliated against to the point my child and I are now fully disabled; our civil rights continue to be violated. Despite being constituents of Governor Baker, AG Healey, US Senators Warren and Markey, State Representative Katherine Clark, State Senator Karen Spilka, State Representatives David Linsky and Jack Lewis, DA Marian Ryan, and Natick and Framingham elected officials, no one has been willing to help or even respond to our pleas for assistance. I have filed numerous complaints with the Federal Bureau of Investigations but it appears because of the involvement of one of their own, they are unwilling to investigate. I have also heard back from the DOJ consistently refusing to help.

Due to the involvement of the above officials, we have not been able to retain counsel to act in our best interest. I did meet with Rep. Katherine Clark's aide, Jay Higgins, and she is fully aware of the public corruption, child pornography, civil rights violations, harassment of the disabled, etc. and is unwilling to help. I am aware her husband, Rodney S. Dowell, was named as the Chief Counsel of the BBO and remains concerned with malfeasance. I also met with Sen. Warren's aide, Farrah Ridore, who also confirmed that Senator Elizabeth Warren was fully aware of the abuse of my child, including her becoming suicidal. She made it very clear that Sen. Warren needed the support of AG Maura Healey for her 2019 bid for US President. I corresponded with other federal and state officials, and their attorneys, no one denies my claims.

Governor Baker's attorneys, Lon Povich and Bob Ross, past and present respectively, do not deny his personal involvement to the point, Gov. Baker agreed not to pursue re-election because of his involvement in the conspiracy to deny civil rights, obstruct justice.

AG Maura Healey also repeatedly refused to open a civil rights investigation, she was complicit with the conspiracy since 2010, my first complaint filed with the AGO. February, 2015 she was fully aware the matter was in Superior Court; again in 2017 she copied on the Cathi Collins letter to every state official I sought assistance from. In 2018, she declined to assist in the ACLU lawsuit Spaulding v. Natick. I have repeatedly advocated for her assistance and her attorney, Kate Cook, fully aware.

I have no faith that our new AG Andrea Campbell will assist because of the support given to her by Senators Warren and Markey. The FBI has been aware since December, 2017; I met with them in June, 2018 and have repeatedly written to Director JR Bonavolonta to no avail. I did hear back from US Attorney Andrew Lelling only to be told because the FBI would not refer the matter, they would not investigate. US Garland's office, Attorney Ragsdale also echoed the same.

I had also contacted the DOJ Inspector General Michael E. Horowitz, DOE Inspector General Sandra Bruce and US HHS Inspector General Christi Grimm again, to no avail. All federal agencies specifically request "anyone who knows of or suspects public corruption, malfeasance to report it to us." But no agency protects a civilian who has acted in good faith on their behalf.

The following is a detailed account of the involvement of attorneys and judges involved in the Massachusetts Court System per court transcripts.

1. 2010 - As a board officer of the Framingham TownWide and Barbieri Elementary School Parent Teacher Organization, I filed a complaint with the AG who supported my claims and ordered all PTOs to register prior to further fundraising.
2. 2010/11 - I later learned that the Framingham School Committee (Chair Adam Blumer) had an \$8 million dollar budget deficit and were conspiring with fellow board officers and Attorney Mike Barry to commit fraud of PTO donations. The budget deficit caused Spanish speaking staff at Barbieri to be laid off, the nurse only spoke English and a Limited English Proficiency child's appendix ruptured in the backseat of the parent's car. Barbieri is a two-way English/Spanish school with 50% of the population being LEPs.
3. 2010/11 - I filed a complaint with the US DOE OCR on behalf of the LEP population after my concerns fell on deaf ears with school officials.
4. 2011 - Both matters became public knowledge via the media coverage. We complained of retaliation.
5. 2011/12 - Framingham School Committee conspired with my neighbors, Karen and Paul Vaz, who were given fraudulent building permits. I had prevailed against the Vazs in a 2008 Zoning Board of Appeals "ZBA" after the Vazs had hired a builder to install a shed on my property. The Vazs have maintained a hostile and harassing relationship since I first asked them to move their shed.
6. 2012 - I removed my fence to install trees to allow the Vazs' boys to come onto my property to retrieve a ball; this was after I had almost hit them in my driveway not realizing they were on my property. In the interim of the trees being delivered, the Vazs installed a fence in the same fence post holes. They were aware from the 2008 ZBA

hearing that my fence was not on the property line, but we had a 1-2 feet allowance on the abutters' side for maintenance.

7. 2013 - The Framingham School Committee excluded my child from attending based on MGL c. 76 s 5; they required all students to sleep full time in order to be enrolled in Framingham. They had conducted an investigation when it was known that I was in the hospital for 3 days due to a disability related illness. My child experienced school refusal, anxiety, and mutism for the first time when she realized she had to leave her friends, not be allowed to graduate 5th grade. My child was required to transition to the Natick Schools where her father resides; per emails, Natick's June, 2013 unpublished residency policy only required a "student to sleep 50% of the time in Natick so long as a parent also lives in Natick."
8. Duly noted the Massachusetts Department of Education has an advisory from 2005 which states "if a student splits their time between 2 school districts, the student has the right to attend either district." However, the statute gives the legal authority to the school committees. Massachusetts Superior Court Chief Justice from 2014 - 2021 Judith Fabricant decided the landmark case "Lydia v. Payzant" and identified indicators to residency, it is factual determination and the importance of "due process."
9. 2013 - June, we now know that once my child, SS, was properly registered in Natick, the Framingham TownWide PTOs ceased to re-register and resumed the fraud. It is undisputed the only reason my child was excluded from attending Framingham schools was for them to resume the fraud unfettered by my whistleblower actions. Attorneys Mike Barry, Philip Benjamin and Chris Petrini, Chris Brown and other Framingham Attorneys were fully aware of the fraud and civil rights violations.
10. 2013 - June - December; Natick Youth and Football Association "NYF&C" refused to allow accommodate SS disability and allow her to participate, they then refused to return her personal property (pom poms and a personalized bag), their attorney Sally Kinder, also a board officer, admitted they had destroyed her property and in court stated "your daughter will never cheer for Natick." We now know that Attorney Sally Kinder was accepting tax exempt donations at her law office in Natick with full knowledge they had had their tax exempt status revoked. The Natick Wilson PTO, board members Attorneys Colleen Canoni and Kelly Guagenty were fully aware the PTOs had ceased to re-register and were conspiring with the Natick School Committee to commit fraud. The Wilson PTO refused to provide SS with her Spirit Days T-shirts; both nonprofit organizations are indicators to residency for a student, both were involved in fraud with Attorneys aware and complicit.
11. 2014 - I prevailed in Framingham District Court pro se against both Natick PTO vendors Jumble Design owners, Brian and Lyn Lavery, who admitted to retaliation because of my whistleblower actions, and against the NYF&C. In May, I inadvertently learned that the PTOs were no longer registered and this caused the Natick School Superintendent to restrict all communication to go through him only, violating my first amendment right - I met with School Committee Chair Amy Mistrot who stated she worked with Adam Blumer and "knew of the hell you put him through with the PTOs" I was told "good luck" with getting my child an education in Natick, she was not allowed to stay after school, was held to a higher standard of attendance, etc.

12. 2014 - June 5, 2014 - I filed my first complaint with the MA Department of Education and stated I was concerned with retaliation; DOE was aware from emails of October, 2013 SS was concerned with bullying by adults at the school. When Natick received this complaint, they initiated a residency investigation with the Natick Police.
13. 2014 - June 17, 2014 - Despite the evidence confirming my child was seen in Natick 50% of the investigation in the care of her father, Natick School Committee excluded SS from attending. John Spaulding, primary contact for Natick was not notified his child was being excluded. We were not given "due process" in either exclusion by Framingham and Natick School Committees. Natick's legal counsel Murphy, Hesse, Toomey and LeHane were fully aware of the fraud, civil rights violations, and harassment/discrimination based on disability. 2014 - July 31 - I was forced to file a second complaint with the Dept. of Ed who found in a letter of finding that Natick violated MGL. c. 76 s5 and ordered Natick to re-enroll SS.
14. 2014 July 11 - The Vazs are given another fraudulent permit for a new shed to be installed in the same area as the 2008 shed. The Vazs had filed a complaint against me for overgrown vegetation along their 2012 fence which was on my property.
15. It is now undisputed that the Natick School Committee was conspiring with Framingham Officials and my neighbors the Finders and the Vazs to conduct surveillance of where SS was sleeping at night. Avi and Suzanne Finder installed a camera mounted on the exterior back of their house trained on SS's bedroom window without our knowledge or consent. It is undisputed that there are images of SS nude and undressed. It is undisputed that SS was seen in Natick 50% of the time with her father, but Natick excluded her to chill my whistleblower actions.
16. 2014 - August 11: Lexington School Committee held a public hearing for residency of a student; due process.
17. 2014 - August 13: Superior Court Case "Ames v. Wayland" School Committees can no longer exclude a student based solely upon the number of nights the student sleeps in the district. Wayland was represented by MHTL. Duly noted, I spoke with Mr. Ames who confirmed Wayland School Committee did not retaliate, did not investigate or challenge Mr. Ames's son's residency again. In fact, the child experienced a very nurturing and welcoming environment by Wayland School Educators. The facts of Ames v. Wayland was almost identical to my issues related to residency except my child was not disabled at that time.
18. 2014 - August 27, 2014 Ma Dept. of Ed violated their own regulations and allowed Natick to School Committee "Natick" to file an appeal in bad faith. Natick falsely claimed that there was evidence which confirmed SS was seen departing and returning home to Framingham, and that I had repeatedly requested a copy of my custody agreement and I was refusing to provide it. In Superior Court testimony, Attorney Andrew Waugh confessed to Judge Wall that they did have the 2006 custody agreement but were forcing us to modify our custody agreement as a condition of enrollment for SS.
19. 2014 - September 3 - Chief Hicks violates FOIA and refuses to provide us with the police evidence which we did not obtain until February, 2015 and only through court action. It confirmed SS was seen in Natick 50% of the time in the care of John Spaulding. Chief

- Hicks conspired with the Natick School Committee and the Dept. of Ed to cover up the fraud, civil rights violations, child pornography, harassment of disabled, etc.
20. 2014 - The Natick School Committee conspires with Dept. of Ed to deny John Spaulding access to SS school file to view the police evidence. I am allowed to view the school file and there is no residency evidence or the 2006 custody agreement we presented at June 7, 2013 registration. Evidence supports SS school file had been tampered with and we were not allowed, to date, to amend the record.
 21. 2014 - October 16- I received an email from Natick School Committee Chair Amy Mistrot falsely claiming they had never received our custody agreement and it was necessary for residency/enrollment. Per MGL c. 76 s 5 the school committee has the legal authority to exclude a student who does not actually reside in the town" there is nothing about custody, and it would go to reason, that if I have sole physical custody, why was SS excluded from Framingham?
 22. 2014 - October 16 - John Spaulding filed a complaint with the Dept. of Ed #15-0241 and asked to be treated as a custodial parent.
 23. 2014 - October 30: Natick's Attorney Andrew Waugh sends me a certified letter Re: Request for divorce decree. "As you are aware, Natick School Officials have on multiple occasions requested a copy of your divorce decree." "To date, you have refused to provide a copy of the divorce decree to them." "Custody is directly relevant to whether or not SS resides in Natick and is therefore eligible to attend school in the Natick Public Schools." "In the event that you fail to provide Natick with a copy of your divorce decree, or the relevant portions addressing custody, Natick will make the inference that the divorce decree contains custody language supporting a conclusion that SS does not reside in Natick."
 24. 2014 - November 4: Natick Superintendent letter to Dept. of Ed Donna Feinberg "On at least two occasions prior to Mr. Spaulding's request for records, the Natick Public Schools have requested through Mr. and Ms. Spaulding a copy of their divorce decree to determine if Mr. Spaulding is in fact a custodial parent and has a right to the records he has requested. Again, per Court Transcripts of Middlesex Superior Court - Natick Docket #MICV2014-08738 MHTL Attorney Andrew Waugh admits in February 11, 2015 Pages 3-4 "The PQA (Dept. of Ed) appeal was filed based on the 2006 custody agreement."
 25. 2014 - November: Dept. of Ed knew that SS was being abused by educators since October, 2013 email, knew SS was experiencing anxiety, knew that I was fully disabled and were co-conspirators to the abuse of SS. Dept. of Ed knew that the Natick School Committee was involved in fraud of federal, state and private funds as well as child pornography. Dept. of Ed Attorneys Debra Comfort and Josh Varon and Rhoda Schneider were all fully aware and complicit.
 26. November, 2014 - John Spaulding and I agreed to modify our custody agreement in good faith to stop the continued abuse of SS and allow both parents to be able to effectively advocate and protect her. Dept. of Ed was fully aware that I was disabled and in very poor health.
 27. 2014 - December letter to DCF General Counsel Andrew Rome in which he knew that SS was being abused by educators since October, 2013, knew that we were disabled and were complicit.

28. 2014 - December 15: Sworn Affidavit by Natick Superintendent Peter Sanchioni in which he and MHTL Attorneys knew he was committing perjury. They were fully aware that the evidence confirmed SS was seen in Natick 50% of the time, they knew John Spaulding had legal custody, they knew the neighbors had pornographic images of my child, they knew the Natick Police never interviewed the neighbors. Dept. of Ed knew via emails SS was missing school due to the abusive and hostile environment and failed to keep SS from harm.
29. 2014 December 17: Per Court Transcripts Natick's MHTL Attorney Tami Fay falsely claims to Judge Josh I. Wall that Natick had tried for 1.5 years to obtain a custody agreement from the Spaulding's and were unable to. They falsely claimed they had evidence that SS did not reside in Natick. They falsely claimed I had sent combative and hostile emails to staff. Attorney Tami Fay lied to the tribunal, submitted known falsified sworn affidavits, and was aware that the Natick School Committee was involved in fraud, child pornography, etc.
30. 2014 December 17: Judge Josh I. Wall per court transcripts knew that I was concerned with Natick's integrity "falsehoods," knew I was concerned with SS safety, with our inability to protect her, safely advocate for her. Judge Wall knew John Spaulding's federal rights were being violated.

Framingham's Attorneys Mike Barry (PTO), Philip Benjamin (School Committee) Town Counsel - Chris Petrini, Chris Brown were all fully aware of the fraud, child pornography, civil rights violations, etc. and failed to act in accordance to the ABA rules of professional conduct.

I cannot obtain legal counsel because of the ongoing conspiracy -

I will follow up with 2015 - 2022 as soon as I am able.

Enclosed please find my complaint against Attorney Mike Barry. I will follow up with formal complaints against each and every attorney and judge but please know my child is suffering. I believe 100% that the BBO and the Commission on Judicial Conduct are fully aware and complicit with the ongoing obstruction of justice and conspiracy to deny civil rights.

The Court Transcripts are filed with the court - Please inform me if you need these documentations for the formal complaints.

Respectfully,

Corey Spaulding