

SAFAA S. HAKIM, M.D.

15 ABEL CROSSING

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June 30, 2006

VIA FEDEX, TRACKING # ----- &

VIA EMAIL TO amcdonald@pullcom.com &

McDonald@senatedems.ct.gov:

Andrew McDonald, State Senator,

Chairman Judiciary Committee

Pullman & Comley, LLC

300 Atlantic Street

Stamford, CT 06901-3522

RE: The William Backus Hospital v. Safaa Hakim, M.D.

KNO CV03-0126863

Dear Senator McDonald:

I am writing to follow up on my previous complaint dated June 22, 2006, which I wrote to you in your capacity as the Senate Chairman of the Judiciary Committee to request a formal investigation of my case. In addition to the documents I previously provided to you, please find enclosed:

- A. Statement of Purged Pleadings and Motions pertaining to case titled Safaa Hakim v. the William Backus Hospital and Brian Benton, M.D. Docket No. CV 98 0545338 S.

B. Notice of assignment for Argument dated March 27, 2006 per Judge Devine, of Hakim's Motion to Prevent Destruction of Records (Motion No. 165) of case titled Backus v. Hakim, Docket NO. CV03-0126863.

C. Documents Pertinent to Case Titled Safaa Hakim, M.D. v. William Backus Hospital, Docket No. 3:99 CV 01143.

1. Plaintiff Safaa Hakim's response to the Honorable Dominic J. Squatrito's Order dated May 9, 2005 granting Attorney Leonhardt's Motion to Withdraw and Ordering Plaintiff to File a Pro Se Appearance or Cause Substitute Counsel to File Appearance on Her Behalf on or Before June 10, 2005, dated May 23, 2005.

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2. Defendant The William Backus Hospital's Motion to lift Stay for Expedited Disposition of the Hospital's Long Pending Motion for Discovery Sanctions dated August 26, 2005.
3. Plaintiff Safaa Hakim's Motion In Support of Lift Stay and in Objection to Motion for Discovery Sanctions Dated August 26, 2005 filed By the Defendant the William Backus Hospital, dated September 12, 2005.
4. Documents Filed By Safaa Hakim For Review By The Court In Support Of Plaintiff Safaa Hakim's Objection To Motion For Discovery Sanctions Dated August 26, 2005 Filed By The Defendant The William Backus Hospital, dated September 12, 2005.
5. Documents of Attorney Leonhardt's Five Motions to Withdraw filed By Plaintiff Safaa Hakim for Review by the Court In Support Of Plaintiff Safaa Hakim's Objection to Motion for Discovery Sanctions Filed by the Defendant the William Backus Hospital, dated September 12, 2005.

6. Motion for Permission to File under Seal an Affirmation and Exhibits for in Camera Inspection Regarding Defendant's Motion for Sanctions dated September 20, 2005.
7. An Affirmation and Exhibits for in Camera Inspection Regarding Defendant's Motion for Sanctions Filed under Seal dated September 20, 2005.
8. Plaintiff Safaa Hakim's Objection to Motion Filed By Counsel for Attorney Leonhardt Dated September 20, 2005 For Permission To File Under Seal An Affirmation and Exhibits For In Camera Inspection Regarding Defendant's Motion For Sanctions, dated September 20, 2005.
9. Motion for Leave to File a Third Amended Complaint, dated October 24, 2005.
10. Motion Instant for Expedited Consideration of Motion for Leave to File Third Amended Complaint, dated October 24, 2005.
11. Corrected Memorandum In Support Of Motion for Leave to File Third Amended Complaint dated October 24, 2005, dated October 27, 2005.
12. Defendant The William Backus Hospital's Brief In opposition To Plaintiff Hakim's Third Motion for Leave to file A third Amended Complaint, dated November 7, 2005.
13. Defendant Brian Benton's Memorandum In Opposition To Plaintiff's Third Motion for Leave to File a Third Amended Complaint, dated November 10, 2005.

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14. Plaintiff's Reply to Defendant's Objection to Motion for Leave to file a third Amended Complaint, dated November 14, 2005.

15. Documents filed by Plaintiff Safaa Hakim For Review By The Court In Support of Motion For Leave To File A Third Amended Complaint And In Support Of Plaintiff's

Reply to Defendant's Objection to Motion for Leave to File a Third Amended Complaint, dated November 14, 2005.

16. Motion for Extension of Time to comply by and Respond to Court's Order Dated October 26, 2005, dated November 21, 2005. All medical expert reports are attached as exhibits.

17. Motion to Compel Production of Documents filed by Hakim, dated November 29, 2005.

18. Motion Instant for Expedited Consideration of Motion to Compel Production Filed by Plaintiff Safaa Hakim, dated November 29, 2005.

19. Defendant The William W. Backus Hospital's Motion for an Order Sealing Its Motion to Seal Confidential Documents Filed by Plaintiff Hakim in the Public Record, dated December 13, 2005.

20. Defendant The William W. Backus Hospital's Memorandum In Support Of It's Motion

For An Order Sealing Its Motion to Seal Confidential Documents Filed by Plaintiff Hakim in the Public Record, dated December 13, 2005.

21. Defendant The William Backus Hospital's Motion to Seal Confidential Documents Filed by Plaintiff Hakim in the Public Record, dated December 13, 2005.

22. Plaintiff's Reply to Defendant the William W. Backus Hospital's Sur-Reply Brief In Opposition To Plaintiff Hakim's Third Motion for Leave to File a Third Amended Complaint, dated December 20, 2005.

23. Defendant The William Backus Hospital's Brief In Opposition To Plaintiff Hakim's Motion to Compel

Production of Documents, dated December 20, 2005.

24. Court's Order Dated December 22, 2005 denying Motion to Leave to File Third Amended Complaint.
25. Defendant The William W. Backus Hospital's Second Motion to Seal Documents Containing Confidential Information Filed by Plaintiff Hakim in the Public Record, dated December 22, 2005.

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26. Plaintiff's Objection to Defendant's Motion for an Order Sealing Its Motion to Seal Confidential Documents and Objection to Defendant's Two Motions to Seal Confidential Documents Dated December 13 And December 22, 2005, dated January 12, 2006.
27. Defendant the William W. Backus Hospital's Reply Brief In Support Of Its Motions to Seal, dated January 26, 2006.
28. Documents And Responses Produced by Plaintiff Safaa Hakim In Compliance With Court's Order Dated October 26, 2005, dated January 31, 2006.

If you need further information, please let me know. I am willing to cooperate in any way I can to make Connecticut a safer place. Thank you and I look forward to hearing from you.

Respectfully submitted,

Safaa S. Hakim

Enclosures