

April 8, 2010

Janet Mills, Attorney General
Office of the Attorney General
6 State House Station
Augusta, ME 04333

NOTICE AND DEMAND

On March 29, 2010 State Representative Stephen Beaudette, on my behalf, requested a meeting with you to present evidence of criminal activity on the following issues:

- 1) Fraud, waste and abuse of taxpayer State and Federal Funding
- 2) Evidence of Medicaid Fraud
- 3) H.U.D. Funding: (Failure to disclose Federal Funds by officials in the City of Biddeford)
- 4) Unfair and deceptive trade practices by financial institutions & insurance companies
- 5) Violations of Civil Liberties
- 6) Theft of Honest Services
- 7) Violations of State statutes by government officials/entities
- 8) Violations of Federal Code by government officials/entities
- 9) Tampering with public records
- 10) Obstruction of justice, hindering prosecution and official oppression
- 11) Violations of the Administrative Procedures Act

I learned from Representative Beaudette that you declined to meet with me. I believe it is fair to state that your refusal to meet stems from statements made to you by officials who are directly involved in these crimes, and cover up, that were committed. Some of them are employed in your office.

As the newly elected Attorney General for this state, I implore that you take notice of the serious crimes committed against the people on this state, the selective prosecutions, the double standard of justice that exists and demand a full and fair investigation.

One recent example came to light on April 1, 2010 (Times Record). It was reported that your office filed a criminal complaint against the Bowdoinham Town Clerk for knowingly violating the law regarding the counting of absentee ballots. In 2004, I requested an investigation into the tampering of absentee ballots in the City of Biddeford special election and tampering of first class mail, a Federal offense. Biddeford city clerk was notified by the Secretary of State's Office to "cease and desist" the premature processing and mishandling of absentee ballots, but at that point all ballots cast had already

been mishandled. I contacted Leanne Robinson, Asst. A.G., as well. Neither office acted upon these crimes. Correspondences to Julie Flynn, Deputy Secretary of State and Leanne Robinson, Asst. A.G. (2), **attached**. Why is the City Clerk in Biddeford held to a different standard than Bowdoinham? Why is Bob Mills, Biddeford City Councilor, not held accountable for refusing the disclosure of HUD Federal Funds given to his associate? This is fraud upon the taxpayer. Why are judges, who sit in the Biddeford District Court, not held accountable for **official oppression** and “disappearance” of public court records involving Biddeford officials and their cohorts?

18 U.S.C. § 4. Misprision of Felony. Whoever, having knowledge of the actual commission of a felony cognizable by a court of the United States, conceals and does not as soon as possible make known the same to some judge or other person in civil or military authority under the United States, shall be fined under this title or imprisoned not more than three years, or both.

The Judiciary Act of 1789 also created the Office of Attorney General, as well as the position of U.S. Attorney for each district. The history is set forth in the United States Attorneys' Manual. The Administrative Procedures Act governs the job description of the Attorney General. Additionally, the duties of the Attorney General are established by the Maine Revised Statutes Annotated, Title 5, sections 191 - 205. These statutes direct the Attorney General to discharge various responsibilities, including prosecuting claims to recover money for the State; investigating and prosecuting homicides and other crimes. The Attorney General possesses constitutional and common law authority.

In Maine, conceptions of personal and property rights are based on the common law. *Wheeler v Phoenix Indemnity Co.* (1949) 144 Me. 105, 65 A.2d 10

Common law is in force in Maine. *Sacknoff v Sacknoff* (1932) 131 Me. 280, 161 A. 669; *Copp v Paradis* (1931) 130 Me. 464, 157 A. 228

I present the above stated violations of State and Federal law where real parties in interest and injured parties have been irreparably harmed, fully documented, for your reconsideration and investigation within 10 days from receipt of this Notice and Demand. There is no statute of limitation on fraud. See *Hazel-Atlas Glass Co. v. Hartford-Empire Co.*, 322 U.S. 238 (1944)

I thank you for your cooperation in this matter.

Dorothy Lafortune
P.O. Box 187
Biddeford, Maine 04005

Enc.(s) 3

cc: John Baldacci (Cert. Mail # 7008 1140 0001 3823 6413)

