

COPY

August 6, 1999

Senator Judy Paradis
40 US Rte 1
Frenchville, Maine 04745

Sincerely,

Judy K. Paul

Dear Senator Paradis,

I want to thank you for getting back to me this week. As I told you during our conversation there are several serious issues that should have been investigated by the Attorney General's Office, and were not.

You said you spoke with Asst. A.G. Paul Gauvreau and he saw nothing that needed the attention of the Attorney General's Office. I am enclosing a copy of a follow up letter of a meeting with Mr. Gauvreau attended by myself, Private Investigator Phillip Castora (licensed in this state nearly 30 years) and one other person not a party to this case. As a law enforcement official of this state, Mr. Gauvreau's inaction and response to the evidence presented to him IS OBSTRUCTION OF JUSTICE AND ABUSE OF POWER. The enclosed letter indicates the felonies committed supported by statutes and case law. As an attorney in Maine's top law enforcement agency what kind of protection do the people in this state have? Governor King also has much documentation on this case, has knowledge of these felonies and violations of law and is in violation of Maine's Constitution, Art. 5, Part First, Sec. 12. Whereas the Governor has refused, or is unable, to discharge the duties of his office a hearing before the Maine Supreme Judicial Court is in order, pursuant to Maine's Constitution, Art. 5, First Part, Sec. 15. To further support my case, also enclosed is correspondence from Senator Lloyd LaFountain stating that "serious issues of fraud and misuse of power by a number of governmental officials, members of the judiciary and representatives from both the insurance and banking industry" were presented to him.

I am also enclosing the pictures of my mother, taken at Southern Maine Medical Center, which I told you about. She was so heavily sedated she did not awaken for about three weeks. After Mr. Castora took these pictures, hospital staff tried to confiscate his camera and film. Why?

There are state agencies in place to protect citizens of this state. Understaffing is not an excuse. This is where priorities come in. Had Kevin Concannon, Comm. DHS, and others, had done the job they are paid to do, my mother could still be alive today.

I hope that this matter will not be brushed under the rug any longer. I asked for your help in meeting with the Chairmen of the Committees I wrote to on May 3, 1999. I heard on the news this morning that the Judiciary Committee was meeting with people from the Baxter School for the Deaf who were abused 20 years ago. My serious matter continues today, why can't committees meet with me?

Once again I thank you for your concern and for getting in touch with me. The enclosed information will shed more light on my side of the story and I ask for the opportunity to present my documented evidence to the appropriate committees for action on this serious matter.

Judy Paradise
48 US Sts 1
Frenchville, Maine 04745

Sincerely,

Dorothy L. Ruel

Dorothy L. Ruel
22 Graham Street
Biddeford, Maine 04005
(207)283-3130

Dear Senator Paradise,

I want to thank you for getting back to me during our conversation there are several things that should have been investigated by the Attorney General if they were not.

Enc. (3) I had you spoke with Asst. A.G. Paul Gauvreau and he saw nothing that needed the attention of the Attorney General's Office. I am enclosing a copy of a follow up letter of a meeting with Mr. Gauvreau attended by myself, Private Investigator Phillip Castora (licensed in this state nearly 30 years) and one other person not a party to this case. As a law enforcement official of this state, Mr. Gauvreau's inaction and response to the evidence presented to him IS OBSTRUCTION OF JUSTICE AND ABUSE OF POWER. The enclosed letter indicates the felonies committed supported by statutes and case law. As an attorney in Maine's top law enforcement agency what kind of protection do the people in this state have? Governor King also has much documentation on this case, has knowledge of these felonies and violations of law and is in violation of Maine's Constitution, Art. 5, Part First, Sec. 12. Whereas the Governor has refused, or is unable, to discharge the duties of his office a hearing before the Maine Supreme Judicial Court is in order, pursuant to Maine's Constitution, Art. 5, Part First, Sec. 15. To further support my case, also enclosed is correspondence from Senator Lloyd Lafontaine stating that "serious issues of fraud and abuse of power by a number of governmental officials, members of the judiciary and representatives from both the insurance and banking industry" were presented to him.

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