

STATE OF VERMONT
ATTORNEY GENERAL DONAVAN

ATTENTION:

Attorney General Donavan

Paralegal Karen Farnsworth

and

Custodian of Record's

109 State Street

Mont. Vt. 05609

Robert Eaton

6197 Castle Gate Dr. W unit 2222

Castle Rock , Colo. 80108

I Robert Eaton is not an Attorney nor am I represented by one.

RE: FOIA request / Vt. Public Records Law & 315 et seq.

Attention Custodian of Records: Robert Eaton request for Records under FOIA request and Vt. Public Records Law.

Response from a Paralegal is from Records of Custodian whom is who?

Subject Matter: R. Eaton Criminal and Ethical complaint:

Robert Eaton is filing a formal request for records waiver of all "Agencies" records pertaining to Ms. Eaton 2004 Oct 13th polygraph examination by Leroy Prior.

State Agencies violated the 4th Amendment of investigation/ Property as never authorized by Eaton's violated "Confidentiality" of her Polygraph Examination by Prior Polygraph and therefore the State Agencies violated Ms. Eaton and Robert Eaton Civil Rights.

We should not have to pay for Records exposing [Gross negligence] and or [Malpractice] by State Agencies and Attorney's going forward....

This request shall include Attorney General Sorrel, Assistant attorney Frostic AKA Green expanded to DPS, Commissioners 2004 to present VSP "agent" Lt Matthew Bellamy [Governing and Regulating polygraph examiners] communication with Attorney General's Donovan/ Sorrel

Robert Eaton is now requesting for criminal investigation on all fronts explained herein with Civil Rights Division, Labor department, EECO rights to sue letter for fraudulent concealment by Agencies.

If Attorney General is in conflicts of interest please forward the complaint with U.S. Attorney General Civil Rights Division; I've [Robert Eaton] have been contacted by phone from the U.S. Attorney office already notified on parts of this complaint but had not been formally filed.

Note. Attorney called me from U.S. Attorney office and suggested filing with Attorney General Donanvan in which I have now done.... Or with them....

Requesting again a waiver of Eaton's polygraph records based on "Privacy Act" violations relating to Leroy Prior Polygraph examination of Ms. Kayla Eaton is confidential and taken without authority 4th amendment violations..

Dear Attorney General Donavan

Paralegal Karen Farnsworth:

Robert Eaton's brief history of what had taken place over the years as Continuous Doctrine Violations. This only a partial list of my complaint's against the State of Vermont agencies but does expand with Judicial and Professional Program's

“Fraud upon the Court” which is not listed here but is being addressed as still waiting over 6 months per complaint is on going.

HISTORY:

The State of Vermont “Agencies” cover up without authority Leroy Prior examination along with the fact non- disclosure from State “Agencies” wrongful conduct that “Obstructed” a criminal investigation based on a violent rape of Ms. Eaton disability as “permanent” and may never be treated or reversed due to treatment may intuitional her due to reliving the of events makes her suicidal.

Ms. Eaton years of treatment by Psychologists / neurophysiologist independent expert diagnosis/ investigation State of Maine and Federal Government SS disability finding are permanent disability as lifelong.

Ms. Kayla Eaton in 2003 employed by Okemo Mt Resort et al had been raped, physically assaulted, sexual assaulted, verbally abuse by Chapman and employees.

Eaton’s could not file a police report with Attorney General Sorrel, State attorney Robert Sands , town of Ludlow police Chief Billing and Officer Williams as an outright refusal to let Robert Eaton and or Kayla Eaton to file any rape, sexual assault, and physical assault [post -concussion] report against supervisor Bruce Chapman of Okmeo Mt Resort.

Results in a lawsuit case Eaton v Okmeo et al Ms. Eaton could not prosecute the case due to withdrawal of Attorney Watts. Leaving her unrepresented while Ms. Eaton is disabled with PTSD and could not represent herself due to the traumatic events that took place, including threats of her and family life.

Results in lawsuits is permanent disability caused by Supervisor Bruce Chapman employee of Okemos Mt Resort et al. She can never work for anyone under any outside supervision as diagnosed by SS disability and Maine therapist/ psychologist with a new diagnosis “Conversion” disorder leaving Ms. Eaton periodically unable to walk, which as stated to her could become permanent.

Ms. Eaton took a polygraph examination that could not be used under stipulation as known by Lt Bellmay research with APA after Sgt. Prior retired in 1993, Prior and Lt Bellmay all knew that RIT examination could never be used as stipulated in

Eaton v Okemo case. Further Prior does not polygraph Rape victims but did Ms. Eaton. He [Prior] could not use the results of the Polygraph examination of Ms. Eaton cause as federal statute states EPPA of 1988 regulation states, a person being treated by a Psychologist before polygraph examination the results could not be use but is in Eaton v Okmeo.

Note :Further violation State Civil Rights division polygraph Protection act employer shall not use results against a person taking a polygraph examination but Human Resources did with investigation of Ms. Eaton with SS disability as claiming Ms.> Eaton not truthful polygraph examination she could not be trusted as honest about sexual assault in the work place by Supervisor Chapman cause she failed Leroy Prior polygraph examination.

The twist to all of this use of RIT examination that the Attorney General Sorrel and Staff attorney all claimed that a failed polygraph examination would be used against her creditability even though assistant Attorney Frostick claimed it could not be used against her in a criminal case but is by "Agencies" due to Ms. Eaton creditability issues for a "Not Truthful " results a "Fraud".

FRAUD

Ms. Kayla Eaton is more Truthful than any agency in the State of Vermont, Dr. Charles Honts a world leading expert on Polygraph examinations also professor at University of Idaho, written books on the subject and did extensive reseach on RIT examinations with other leading experts in the field. Dr. Honts stated in Affidavit that the data of Prior polygraph examination on Ms. Eaton not truthful results are not at all what the data is but is "Truthful;"

With Ms. Eaton 20 per cent chance of being "Truthful" results of Prior polygraph examination although not a valid examination, makes her more believable than not about sexual assault in the work place.

Fraud by all who reviewed Prior polygraph examination as "no violations" then claiming she is a liar about her rape and allowing this to take place.

One has to ask is my daughter life worthless, when all who lied gained with self-interest, promotions ,transfers , raises justifies no investigation with "conflicts of interest.

When my daughter” wanting to commit suicide as on her 18th birthday when she wanted to buy a gun and kill herself; or when she goes into a dark place and wants to kill herself over the years; or flashbacks, nightmares that take place for 13 plus years while losing her ability to walk periodically.

All while “Agencies” lie about the results of a polygraph examinations as she’s not truthful; when results showed truthful; or when Prior sent Robert Eaton ,by mail, charts he’d generated as a copy of original polygraph examination with a GSR tracking line while claiming red ink did not copy well knowing our attorney Watts held a copy of Ms. Eaton charts as no GSR tracking line.

Note: Prior forged a GSR tracking line on a document is a fraud.

Attorney Watts had the original Charts on Thermal paper that does not use red ink but thermal pen in which Prior knew analog Lafayette Diplomat 1 is.

History of unlawful activity between Leroy Prior Ex-Trooper and “Agent” for [Regulating and Governing] polygraph examiners licenses in the State of Vermont Lt Bellmay/ DPS/ Attorney General Sorrell/ DPS legal department including Howard Kalfus Esq attorney David Cleary/ Thomas Aicher/ Norman Watts..

Conflicts of interest when in 1993 Prior retired from VSP as “Agent” and Lt. Matthew Bellmay then took job from his former “Agent” whom [Regulating and Governing] Polygraph examiners in the State of Vermont including Lt Bellmay.

Attorney General staff attorney Frostick claimed of records violation after repeated objection by Robert Eaton due to conflicts of interest for Lt Bellamy “Agent” to review record keeping violations by Leroy Prior ,[Ex- Trooper “agent”].

Frostick Esq. sent a letter dated June 21, 2007 to Lt Bellamy to investigate recordkeeping violations by objection of Eaton’s due to conflicts of interest.

Note: Robert Eaton requested under FOIA for Lt Bellmay investigation of Leroy Prior record keeping violations with denial.

Attorney General Staff attorney Keith Athen stated in Eaton v Prior case docket no 782-10-09 Wncv, Lt Bellamy investigated and found no violations against Leroy Prior and or polygraph license.

May 18th 2005 Lt Bellmay stated to Leroy Prior a formal complaint had been filed against Leroy Prior licensed with him. Therefore attorney for defense David Cleary in Eaton v Okemos case docket no. 337-07-04 Wrcv stated to Prior that his “confidentiality” of Ms. Eaton is no longer. Prior then sent entire record to Lt Bellmay as acting “Agent” for licensing of polygraph examiners in the State of Vermont.

Investigation claimed by DPS , VSPAC, Internal affairs< Commissioners, Legal Department for DPS, Attorney General, American Polygraph Association investigation of Leroy Prior polygraph examination of Ms. E~~W~~aton all claiming no violations by Leroy Prior Polygraph examiner is based on Lt Bellmay investigation of a formal complaint filed by Eaton’s as an outright lie.

Violated Ms. Eaton [Privacy Rights] to have an independent investigation by APA; then allowed grievance Chair Bill Teigen of APA relied on the investigation by Vermont State Police as “Agent” Lt Bellmay Regulating and Governing polygraph licenses of Leroy Prior claiming May 18th 2005 Lt Bellmay is 1st investigation as no violation and therefore Eaton’s were seeking a second investigation with American Polygraph Association is misleading as no 1st investigation ever took place.

APA believed Eatons were not satisfied with Bellmay results of his investigation leaving APA Chair Teigen doing an incomplete investigation as relying on finding of Lt Bellmay as “agent” for polygraph examiners as 1st investigation when there is no formal complaint filed by Eaton’s ever with Commissioners as required or with Lt Bellmay or any other agency before or on May 18th 2005 nobody in any “agency” ever corrected this and denied public records to show a formal complaint had been filed by Eaton’s period; all agencies acted in concert to cover up a lie with Polygraph Licensing agency claiming no violations resulting in no accountability.

Agencies lack of accountability of wrongdoing, “omissions” when ask to prove formal complaint filed by Eaton’s against Leroy Prior License with “silence” obstructed “Agencies” duties to the public to be fair and trustworthy while harming the public rights to be herd when complaints are filed.

Eaton's and the public Constitutional rights to be heard without intimidation , harassment, false letters, omissions when asked, silence when asked, resulting in cover up by all agencies conflicts of interest that biased the Eaton's and prejudicial in civil / criminal activities by "Fraudulent Concealment" in course of any investigation and or litigating cases through interrogatories with false or outright denial as "Fraud" perpetrated by Attorneys..

PRIVACY RIGHTS VIOLATIONS

Privacy act is violated when Leroy Prior never verified any written complaint as formal had to be mailed to Commission before or on May 18th 2005 by Eaton's.

Eaton's never filed May 18th 2005 on or before any formal complaint, nor at the time even knew who licensed polygraph examiners in the State of Vermont and a formal complaint needed to be sent to Commissioner and investigation had to free of conflicts of interest going forward.... Privacy Act violations.

Denial of FOIA from VSP and Department of Public safety by "Omissions" of Robert Eaton many request with clarification of E-mail between APA Greivance Chair Teigen and Lt Bellmay / DPS legal department/ requested from custodian of records [Heidi Strom].

Robert Eaton showed sample documentation of E- Mails beteen APA Chair Teigen and Lt Bellmay I hold to show the Fraud I claimed took place between Eatons grievance filed as formal with American Polygraph Association by Ms. Kayla Eaton and "Agent" for polygraph examiners Lt Bellmay..

FEDERAL RECORDS ACT VIOLATIONS

Federal Records violations and ask Attorney General to investigate what the hell is going on with all these "Agencies" refusing to respond to allegations with producing Robert Eaton with any records.

Then when all Vermont "Agencies acted in concert to cover up no investigation / no formal complaint filed with "Agents" licensing polygraph examiners in the State of Vermont.



Then whom repeatedly lied and misrepresented any investigation of "Agent" Lt Mathew Bellmay and Det. Todd Illingworth and Leroy Prior license as no violations.

All "agencies" claimed of [investigation] by *Internal Affairs Miller, Supervisor over "agent" for polygraph examiners in the State of Vermont by Commissioners* , complaints filed VSAC and now Attorney General Donavan under new administration.

Note : Supreme Court relied on this lie Prior had no polygraph violations as no investigation including forgery of polygraph charts Eaton's have as clear and convincing evidence of forged polygraph charts and misleading red ink claims of GSR tracking line as no red ink, it's a thermal pen.

Department of Public Safety Commissioner Thomas and custodian of records department Heidi Strom had stone walled Robert Eaton on his FOIA request under Vt Public records laws .

FOIA request made with Department of Safety for violations of at the very least Federal Records Act violations and Privacy Act violations denied access by "Omissions" after two FOIA request and no "Records" and explanation for denial.

Further Annika Frostick AKA Green know works for DPS as staff attorney is ironic, since she should be disbarred going forward for covering up a "Fraud with American Polygraph Association , DPS and Lt Matthew Bellamy plus Commissioners going forward ...

Staff attorneys' for DPS with conflicts of interest to investigate and cover up fraudulent activity within the Attorney General office overseeing VSP / DPS / legal department including Attorney Howard Kalfus / Commissioners / and *Chair- Bradley* VSPAC appointed by Governor Douglas / Shumlin .

CONCLUSION

This is a complaint filed with you [Karen Farnsworth] and Attorney General Donavan against his former Attorney General Sorrel and staff attorneys pass and present along with VSP he oversees and Commissions who supervisory duties is to

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protect the public and Eaton's from dishonesty, to protect the public from harm as many wrongdoing when committing a "Fraud" while acting under the color of the State as "Agents" for the State of Vermont.....

History of Attorney William Sorrell and staff attorneys Cindy McGuire, Attorney Keith Athen, Megan Sharfritz and prosecuting attorney Annikka Frostick

Robert Eaton apologize my lack of response but we had a family emergency as my son in law nearly died last week in Maine were I went to help out....

I call this a good cause shown with disclosure of why it took me a few days to respond as I am back in Colo.

I understand that as a paralegal you have vested interest to protect the Attorney General and Staff attorneys so if you have a conflicts of interest please forward to U.S. Attorney Civil Rights Division as previous stated in this formal complaint.....

So this is an explanation of a broad brush allegations against State of Vermont violated Eaton's Civil rights/ FOIA request/ Conflicts of interest/ obstruction of Justice/ Fraudulent Concealment/ Fraud Upon the Court, Wire and Mail fraud/ Honest Services Fraud/ forgery of polygraph charts as followed with Hobbs Act/ Quid pro Quo:

2004 Kayla Eaton and Robert Eaton tried to file a police report of rape , sexual assault , kidnapping, and threats of killing her and her family.

This a due process violation by Attorney General William Sorrel and assistant attorney McGuire who claimed actions may be viewed criminal? by VSP , Ludlow Police , Woodstock Police< Rutland Police< and Department of Public Safety, Commissioners as listed, States Attorney Robert Sands.

All "agencies" violated Eaton's Rights under the law free from intimation, violated our Constitutional Rights;

Failing to protect from harm by allowing Eaton's to file a report of criminal activity by several parties including sexual assault, threatening with a truck to T bone my daughter in her VW, threatening note at construction site when son almost died with brain bleed, and threatening to drive my daughter off road by Officer Williams. Resulting in NFA going forward.....

discrimination of a person with a permanent disability PTSD with conversion disorder as of today .

The FOIA request should be part of your investigation into Robert Eaton allegations of pay for play between Okemos Mt resort owners Mullers, Governor Dean best friend William "Billy" Sorrel , family ties with OBS Rene and Sylvain Sorrel financial ties; along with E- mails between Dianne Muller 100 Million dollar "Jackson Gore" with Governor Dean, results is gutting environmental act 250. This paved the way for construction of "Jackson Gore" project in which OBS did get contract to frame /sheetrock and drywall finished in 2003 all while failing to investigate any wrong doing by State Agencies in the State of Vermont.

This being said I Robert Eaton should not have to pay for any records obtained in Eaton's V Prior , Bellmay and VSP as part of records obtained in that law suit defended by Attorney William Sorrel and Staff Attorney's.

Then failing to disclose conflicts of interest, Obstruction of Justice and failure to disclose a crime with a 4 year delay into investigating sexual assault et al while time passes with threats of life..

State "Agencies" whom investigate polygraph examiners did not show the authority to act as "Agent" [Lt Matthew Bellmay] .

There is no evidence that Eaton's ever filed any formal complaint with any agency against Ex- Trooper Prior polygraph license with "Agent Lt. Bellmay" and or Commissioner Sleeper or Tromlay et al.

Therefore all records pertaining to the activity as any with Leroy Prior / Prior Polygraph examination of Ms. Eaton Oct 13th 2004 is a violation of Eaton's Civil Rights, FOIA request as a waiver for any fees to be applied due to under violations of the "privacy Act" going forward they never had the authority, Then Fraudulently concealed results of investigation claimed by Agent Bellmay and Commissioners overseeing Lt Bellmay...

Eaton's have a right to know and ask for a criminal investigation as requested in Eaton's v Prior et al case...

CONCLUSION:

This is a complaint filed with Attorney General Donovan and paralegal Fransworth now that you have un-redacted reports e-mails and letters ect... all information of correspondence between all I've complained against and ask for waiver of all records connected to my many complaints of no violations a lie....

If you cannot waiver my fees to retrieve my FOIA request then I ask for an investigation as criminal conspiracy to cover up for wrongful use of Prior Polygraph examination as bogus starting with my records request....

Use of a bogus polygraph results from Prior using RIT examination of Ms. Eaton as Not Truthful when results are unreliable due to her disability PTSD violated EPPA of 1988 Act and Civil Rights violations.

Attorney General Sorrell had authority to investigate under Civil Rights Div. of Attorney General enforcing the Polygraph Act of State of Vermont and violations by Okemos Mt Resort to report to a Federal Gov. official about Ms. Eaton failed polygraph examination; when in fact she showed "Truthful";

Further the polygraph results is RIT opinion based examination shall never be used against her employment with Okmeo Mt Resort .

Then Okemo Mt Resort human services responded to SSI of the Federal Government Social Security disability investigation upon Ms. Eaton sexual assault claims and result of disability is based on PTSD caused by sexual assault by Okemo employee supervisor Bruce McClure Chapman.

Attorney General Donanvan has the authority to find the truth denied Eaton's for 13 years with corruption within the "agencies" when they lie to the public and the Eaton's as part of the public is wrong.

Robert Eaton is seeking all Agencies be held accountable for their wrongful actions as no violations.

Claiming the investigation of all parties' wrongful actions with no violations;

Violations is concealing “Forged documents” and RIT examination known by Lt. Bellmay in 1993 research with American Polygraph Association could never be used as admissible in court by “stipulation”.

Supreme Court of Vermont stated due to stipulation it would be admissible in civil case Eaton v Okemo Mt Resort / Bruce Chapman .

This fraudulent concealment from State Attorney General Sorrell assistance defending Lt Mathew Bellmay failed to notify the Court of the conflict between APA and LT Bellmay as research disagreed with Supreme Court claims RIT examination are admissible in Court by stipulation is not so.

Knowing while claiming otherwise would be a lie as “agent” of the Court, resulted in Fraud upon the Court in Eaton’s v. Prior et al case Docket No. 782-10-09 Wncv

Note: No body ever investigated Leroy Prior Polygraph License while deceiving the Supreme court RIT examinations under stipulation could use as admissible in Court, knowing it’s a false statement. Discovered June 3rd 2017.....

APA research performed in 1993 with Lt Bellmay of VSP on RIT exams as not admissible in Court by Stipulation caused it based solely on a “Opinion.”

It’s not a forensic evidentiary polygraph examination that could be used by stipulation as admissible in Court is the “Fraud”.

Defrauding the Eaton’s rights to settle case Eaton’s V Prior et al and Eaton v Okmeo et al case while being used against her creditability as dishonest for failing a polygraph examination by Ex- Trooper Prior in a private matter between her and her attorney Watts; Wrongfully used by Attorney General Sorrel and assistance Attorneys / victim advocates Farr in a criminal investigation of a rape;

Obstruction of Justice when cause of any investigation delayed for 4 years [2008] started in 2003 when raped occurred and Jackson Gore is being built..

If you have any further questions or of need of documentation as “Prima Facia evidence “clear and convincing” as written / E-mailed/ and “Forged” charts with GRS tracking line and “original” in which no one will acknowledged.

Note: Attorney General William Sorrel and staff attorney's overseeing the VSP being tied to DPS Legal department et al with Attorney Frostick AKA Green, covered up with Leroy Prior and all "Agents pass thru present Mike Vinton , Leroy Prior, Matthew Bellmay, and Todd Illingworth a forged polygraph examination of Ms. Eaton without a GSR tracking line by putting on charts a GSR tracking line. Prior claims the charts Attorney Watts had is a copy of charts with GSR tracking line cause red ink did not copy well . Ms. Eaton charts without GSR tracking line is thermal paper , no red ink, is thermal pen and Eaton's attorney Watts always had the original and not shredded within one year a record keeping violation as Prior claimed to APA and Commissioners Sleeper/ Tromely et al DPS legal department.

This a complaint filed with you and Attorney General Donavan .

Robert Eaton ask you to forward to proper authority to investigate crimes as many as I see it thru Eaton V Prior et al Case docket No. 782-10-09 Wncv.

Robert Eaton feels that the 4 year delay by Attorney General Sorrel obstructed justice in a criminal investigation of a violent sexual assault of my daughter by supervisor Bruce Chapman employee of Okemos Mt Resort with use of a "Opinion" RIT examination which is not a valid examination by State agencies;

Attorney General Sorrel failure to investigate criminal activity within the department by failing to disclose family financial ties Optimum Building Systems to construction project of Okemos "Jackson Gore in 2003.

Employee of Okemos Mt Resort Ms. Eaton at "17" years of age being raped repeatedly and assault "sodomy" by "Supervisor Chapman" incident reported to Human resources of Okemos Mt Resort 2003 -04.

Reasons for not investigating rape by all is the not truthful opinion by Leroy Prior polygraph opinion base on a RIT examination which has no forensic value, not evidentiary, not a valid examination, used to interrogate a victim with PTSD with unreliable results, resulted in Obstruction of Justice and Polygraph Protection Act violation under Civil Rights and employment violation; ~~the results is~~

Note : Robert Eaton drove to Indiana who built Leroy Prior Lafayette Instruments as still in oprations, but no longer sells Prior analog Lafayette Diplomat 1

Prior equipment uses thermal paper and did not use red ink as Prior claims for no copying of GSR tracking line cause red ink did not copy well.

Robert Eaton had been delayed a meeting to verify the charts I have which are thermal, strips are long with paper no.+++ on paper is the original thermal paper from a Diplomat 1 equipment. I waited for him to be back from vacation and he even though I'm in Indiana, still refused to see me. Stoned Walled again.....

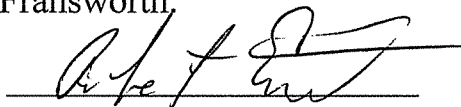
If you have any further questions don't hesitate to contact me 802 345-2354.

I do have proof and would be glad to assist in any questions you have when considering an investigation;

Therefore as I see Robert Eaton is filing a formal complaint and asked for criminal investigation reporting a Federal crime including using the mail and wire in concert to conspire to conceal sexual assault by means of creditability of a "Bogus" polygraph examination and Results as "Not Truthful" / forged Documents "Charts".

Thank you for reviewing my formal complaint with Attorney General Donavan and Paralegal Karen Fransworth.

Signed Robert Eaton



Sept. 20th 2017

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