

Brian LaPlante*
Jeffrey D. Sowa
Robert S. Goldman*
Thomas G. Gulick*
Michael J. Jacobs* +

Erica S. Pistorino*
Patrick M. Carmody*



Edward A. Shapira (Of Counsel)
David M. Campanella (Of Counsel)
Norbert Fessel (Of Counsel)
John W. Lyle, Jr. (Of Counsel)

*Also Admitted in Massachusetts
+Also Admitted in Connecticut

March 21, 2016

VIA ELECTRONIC AND FIRST CLASS MAIL

Mr. Rob Borkowski
Warwick Post, LLC
1350 Elmwood Avenue, Third Floor
Cranston, RI 02910

Re: Rosemary Healey

Dear Mr. Borkowski:

I am communicating with you as Publisher of the Warwick Post, LLC on behalf of my client, Rosemary Healey. Specifically, I would like to address the matter of the report of Robert A. Ragosta, Jr. which was solicited by the Warwick School Committee concerning the Mario Atoyan matter. I understand that pursuant to a directive of the Rhode Island Attorney General, you may come into possession of the Ragosta report. Please be advised that the report that is being proposed for disclosure is only a portion of the work conducted by Mr. Ragosta. Absent from these reports are the actual witness statements, emails exchanged between Mr. Ragosta and members of the School Committee and other supporting documents. These other documents will demonstrate that the Ragosta report was neither fair nor impartial and, as written, is defamatory to my client. Further, it is important to note that the subjects of that report, including Ms. Healey, have not been given the opportunity to substantively review the report, were not allowed to be present during the presentation of the report, were not given a copy of the transcripts and have still been given no meaningful opportunity to respond to the report. Finally, she has been given absolutely no access to the statements that served as the foundation for Mr. Ragosta's report.

On more than one occasion, Ms. Healey has notified the School Committee and School Committee counsel that, as an employee of the Warwick Public Schools, she does not consent to the release of this information without having had the opportunity to review the investigation in its entirety. While the attorney general may have deemed the Ragosta portion of the investigation public, the Warwick Post will not be insulated from liability for release of this defamatory document. Further, to publicly discuss or release its contents at this juncture will constitute an act of malicious and willful action directed to Ms. Healey.

To prevent further harm to Ms. Healey as a result of this defamatory and malicious report, if you come in possession of this report, please do not to release it, its findings or any matter related to Ms. Healey and her employment with the Warwick Public Schools unless and until Ms. Healey is offered all of her due process rights and all other rights as protected by law. In fact, please cease and desist from publishing any matters pertaining to Ms. Healey or her

272 West Exchange Street
Providence, Rhode Island 02903
T: 401.273.0200 F: 401.273.0250

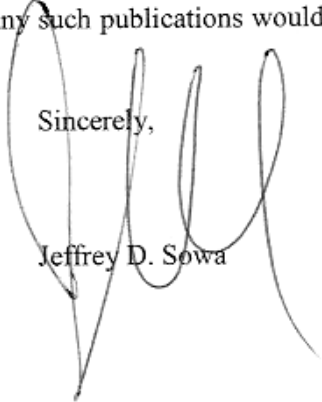
Calart Tower
400 Reservoir Avenue, Providence, Rhode Island 02907
T: 401.781.0755 F: 401.781.0713

www.lsglaw.com

employment in the Warwick Public Schools as any such publications would be based on rumor, speculation, innuendo.

Sincerely,

Jeffrey D. Sowa

A handwritten signature in black ink, consisting of a large, stylized 'J' followed by several loops and a long horizontal stroke extending to the right.