CEASE AND DESIST LETTER

March 22, 2017

Dear Laureen Taylor:

Your harassing and intimidating actions against me have become unbearable. Such anti-social behavior is completely unacceptable and I will no longer tolerate in any way, shape or form. This CEASE AND DESIST LETTER is to demand that you CEASE AND DESIST your harassment and intimidation tactics *immediately*. Should you continue to pursue these activities in violation of this CEASE AND DESIST LETTER, my lawyer and I will not hesitate to pursue further legal action against you, including, but not limited to, civil action and/or criminal complaints.

[*A separate list of specific harassment emails that have occurred over the past three (3) weeks is attached. This list does NOT include emails prior to 2/26/2017.*]

Please note that I have a right to remain free from your harassment and intimidating tactics, and I, with the support of my lawyer, take this responsibility upon myself to protect that right. Note that a copy of this letter and a record of its delivery will be stored. Please also note that it is admissible as evidence in a court of law and will be used as such if need be in the future.

This CEASE AND DESIST LETTER demands that you immediately discontinue and do not at any point in the future, under any circumstances: speak to me; contact me; pursue me; harass me; attack me; strike me; bump into me; brush up against me; push me; tap me; grab me; hold me; threaten me; telephone me (via cellular or landline); instant message me; page me; fax me; email me; write blog entries about me; follow me; stalk me; shadow me; disturb my peace; keep me under surveillance; gather information about me; block my movements at home, work, social gatherings, religious functions, or speaking engagements/locations; and contact my professional associates and professional organizations.

Note that your behavior is in violation of New York State Penal Law Section 240.25 - Harassment in the First Degree, Section 240.26 - Harassment in the Second Degree, Section 240.30 - Aggravated Harassment in the Second Degree, Section 240.45 - Criminal Nuisance in the Second Degree, Section 120.45 - Stalking in the Fourth Degree, Section 120.50 - Stalking in the Third Degree, Section 135.60 - Coercion in the Second Degree, Section 120.00 - Conspiracy in the Sixth Degree, Section 120.15 - Menacing in the Third Degree.

Note that your behavior is in violation of Connecticut Penal Code Sec. 53a-181c - 1992, Stalking in the first degree, Sec. 53a-181d - 1992, Stalking in the second degree, Sec. 53a-181e - 1995. Stalking in the third degree, § 53a-182b. Harassment in the first degree, 53a-183. Harassment in the second degree

Please note that this CEASE AND DESIST LETTER has already been sent to the Greenwich Police Department and the New York Police Department. Should you willfully choose to continue your current course of action, I will not hesitate to pursue all my legal options for your ongoing violations of the Criminal Laws noted above.

This letter does not constitute exhaustive statement of my position nor is it a waiver of any of my rights and/or remedies in this and/or any other related matters.
We demand your immediate compliance and, furthermore, that you confirm in writing that all violative activity will cease immediately.

Yours truly,
Teresa Vega

Sent via Priority Mail/Delivery Confirmation

cc:  New York City Police Department, 34th Precinct, NYC  
     Greenwich Police Department, Greenwich, CT  
     Law Office of John King