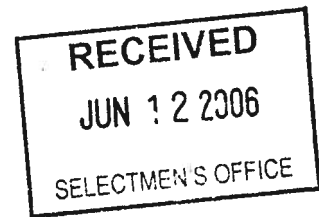




Mark W. Acciard

June 12, 2006

Board of Selectmen
Town of Atkinson, NH.
Town Hall, Academy Ave.
Atkinson, NH. 03811



Dear Sirs,

I am writing to you pursuant to our meeting in early April regarding my official complaint of the chief's conduct in conducting a groundless investigation into my business.

6 Christine Dr.
Atkinson, Nh. 03811
tel: 603-362-4600
fax: 603-362-6224

One month later on January 17, 2005, I receive a call from one of my suppliers telling me he received a call from Atkinson Police Chief Consentino, stating that I was under investigation by the Atkinson PD and asking if my cleaning van had a remote car starter in it when I bought it. Lenny(my supplier) asked how he got his number, and was told that he had visited the home of the previous owner in salisbury, MA.(30 miles away) and the father of the previous owner had given him lenny's number.

This case was disposed of in court on Dec. 15, 2005. There is not any other ticket involving that vehicle or myself for him to be investigating. This is blatant harassment. I will not have the chief of police calling my customers or suppliers to investigate me.

I met with the board in april to advise you of this, and have not yet heard from you. As a resident and taxpayer I **require** of my elected officials that when any complaint is filed by a resident that it be investigated by the board, and some course of action taken, and then the resident to be informed in writing of the details of the board actions, findings, and the proposed remedy.

I fully understand that in NH. the law states that "if an officer has "reason to believe" that a crime has been committed he/she is obligated to investigate it". The question the board should be asking the chief is; if you have a "reason to believe" (not a hunch, or a desire, or a vendetta) that mr. Acciard has committed a crime, then what is that reason based upon? If I have a track record of lying

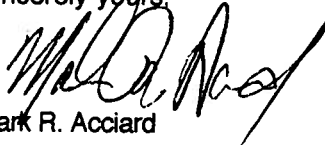
publicly, or on the stand then show me one! if not then there is no valid reason to believe that I lied on the stand, and this is all just harassment. That is the question that will have to be answered in open court if the board continues to take no action, nor notify me of it's actions, findings and intentions.

This is not a he said/she said situation. The chief admitted to you that he made that visit and phone call. He states he was investigating a crime, it is incumbent upon you gentlemen to verify that, given all that has happened.

Selectmen, you now have received a complaint from Carol Grant that has resulted in a lawsuit because you allowed the chief(who was under no less than three court orders to recuse himself in these matters) to not only participate in a meeting regarding a complaint about him, but to control the meeting and order his police into the meeting to escort her out. You have received a complaint from me, admitted to by the chief that he called my customers and suppliers notifying them that I was under investigation by the PD(the implication being that I committed a crime, I did not!), you have received letters from me, and my attornies in this matter. And you have received a complaint from Brian Kaye regarding the chief's evident abuse of authority, the response to which was more bullying ON CAMERA! my question is the is an ongoing pattern being established here, how long is the board willing to ignore it?

I am grateful for your time and attention in looking into this matter. Please feel free to contact me for any further information you may need.

Sincerely yours,

A handwritten signature in black ink, appearing to read 'Mark R. Acciard', written in a cursive style.

Mark R. Acciard

6 Christine dr.

Atkinson, NH. 03811