

CHARLES JAY WOLFE
V.

NEW HAMPSHIRE
DEPARTMENT OF
COLLECTIONS

CASE NUMBER 1:06-CV-34

UNIVERSITY COURT,
DISTRICT OF THE
STATE OF NEW HAMPSHIRE

2007 JUL -2 A 10:58

AMENDMENT

1. THE FOLLOWING ARE AND WERE AT THE TIME AN EMPLOYEE OF THE DEPARTMENT OF COLLECTIONS OF THE STATE OF NEW HAMPSHIRE ARE THE DEFENDENTS OF THE ABOVE CASE NUMBER 1:06-CV-34 WHO HAVE VIOLATED THEIR PROFESSIONAL STATUS AND ARE DIRECTLY RESPONSIBLE FOR MR. CHARLES JAY WOLFE PRESENT MEDICAL CONDITION OF HIS NON-REVERSIBLE HEART CONDITION.
2. MR. CHARLES JAY WOLFE WHO IS A DIABETIC HAD A HEART ATTACK IN THE YEAR 2005. WHICH THE DEFENDENTS KNEW ABOUT.
3. BECAUSE OF THE ACTIONS OF THE DEFENDENTS MR. CHARLES JAY WOLFE CAUSED MR. CHARLES JAY WOLFE TO HAVE ANOTHER HEART CONDITION AND IN THE YEAR 2006 MR. CHARLES JAY WOLFE WENT UNDER LIFE THREATENING SURGERY TO PLACE TWO COATED STENTS BY CARDIAC CATHETERIZATION AND ANGIOPLASTY WHICH NEVER ~~WAS~~ REMOVED. DO TO MYSELF BEING A DIABETIC AND I WAS NOT PROVIDED A KOUHED DIET TO KEEP ME IN GOOD HEALTH
4. THE PLACING OF TWO COATED STENTS INTO MR. CHARLES JAY WOLFE IS A PERMANENT PHYSICAL INJURY THAT CAUSED ME PAIN AND SURRENDR TO MY BODY.
5. I HAD A HEART PROBLEM ON APRIL 2007 AND WAS TAKEN BY AN AMBULANCE TO CONCORD HOSPITAL AND A RESULT TO A CARDIOLOGIST AT THE ELWORTH HOSPITAL IN MANCHESTER, NEW HAMPSHIRE.
6. THE PHYSICAL INJURY TO MY BODY AND MY PAIN AND SURRENDR IS A DAILY PROBLEM WHICH WAS CAUSED BY THE DEFENDENTS MOTIVATED NEGLIGENCE AND INTENT.
7. THE DEFENDENTS VIOLATED MY HUMAN RIGHTS AND THE UNITED STATES CONSTITUTION 1ST, 8TH AND 14TH AMENDMENTS TO CAUSE ME HARM TO THE EDGE OF DEATH.

8. THE FOLLOWING DEFENDENTS ARE IN VIOLATION OF N.H. ADMIN. RULES COR. 301.03 FOR ANY KNOWN DISTRESS, HEALTH SERVICES TO INCLUDE PROPER MEDICAL CARE.

9. THE FOLLOWING DEFENDENTS ARE RESPONSIBLE IN THEIR INDIVIDUAL CAPACITY FOR COMPENSATORY AND PUNITIVE DAMAGES FURTHER PAIN AND OR GOING PAIN AND SUPPLEMENTING DO TO THEIR ACTIONS AND VIOLATIONS OF THE LAW.

10. THE DEFENDENTS ARE AS LISTED BELOW.

- a. DEBBY PERKINS
- b. GENEY HOBAN MONE
- c. PAUL HARLANNE
- d. DORIS TIMULTY
- e. DR. ROBERT MAC LEON
- f. GREG CLUMPTON
- g. ROBERT KRULL
- h. WALTER BRUCE COTTEL
- i. JUYCE LEAKA
- j. DR CELIA ENGLANDER
- k. JAMES DALY
- l. ELIZABETH KIZI
- m. CATHERINE PORTAINE
- n. NICHAN BELLOW
- o. EN NEDMORD

THE ABOVE DEFENDENTS TO INCLUDE THE PENALTY UNDER THE COLOR OF STATE LAW?

RESPECTFULLY SUBMITTED

Charles J. Wolfe

CHARLES J. WOLFE

I HEREBY CERTIFY THAT A COPY OF THE FOREGOING WAS MAILED TO ATTORNEY ANDREW B. GUERIN, ESQUIRE DEPARTMENT OF JUSTICE OF THE STATE OF NEW HAMPSHIRE 37 CAPITAL STREET CONCORD, NEW HAMPSHIRE 03301 BY MAIL OR NEW HAMPSHIRE DEPARTMENT OF CORRECTIONS 009 J. 26 THIS 27TH DAY OF JUNE 2007.

DATE: JUNE 27TH 2007

CASE NAME: WOLFF V. DEPARTMENT OF CONNECTIONS

CASE NUMBER-1:06-CV-321-PB

DOCUMENT NUMBER:8