

than it already has.

01.03. To that end if you believe there is a misunderstanding or something does not make sense to you, please do not hesitate to call me.

01.04. It is however my complete and total expectation that you would have read my entire letter, not just skimmed it, or done something like just looking at the first and last paragraph.

01.05. Since at the very least we have had a misunderstanding I do want you to know that if you do call me I will be recording the phone conversation, available to you upon your request something that I believe that I have done with you and the employees better under your supervision.

01.06. As I am sure you're well aware that I am not a lawyer and do not have the training to be able to speak to the issues that I am discussing in this Open Letter and would obviously not be presenting either the arguments or the ways I am presenting them to you here.

01.07. You may or may not be aware that I am having to use Speech Recognition Software to write this Open Letter. This software is not as accurate as I would like it to be and as a result if you find something that doesn't quite make sense please accept my apology that I have missed catching that error.

01.08. It is my hope that I communicated with enough passion to clearly communicate to you as well as to the county representatives that I thought that what has occurred to me would not occur to any one else. In Los Angeles County that represents about 3.5 million Los Angeles County residents. In the State of California with about the same percentages working that would represent about 35% of California's population. You, Judge PALOMARES told me in our second hearing that you and Administrative Law Judge (ALJ) Andrew Carroll were at the same level. It is certainly my overwhelming preference that you share my communication, passion, and frustration as to what was done to me at the hands of the employees of Los Angeles County Department of Public Social Services (LACO DPSS) as well as the leadership of your own government entity.

01.09. It is also my overwhelming preference that WE/US, meaning myself, county representatives, and your entire government agency from the two kind and patient women that I spoke to on the two occasions that I called Wil Lightbourne's office (the director answering to the Governor, I believe) as well as Mr. Eugene, the Administrative Assist to Chief Administrative Law Judge Manuel A. Romero and down the chain of command from there. I do not want a repeat of what has happened to me primarily from the state hearing that occurred on February 15, 2018 that brought me to the point of believing wholeheartedly that your boss in Los Angeles County, Presiding Judge Dora Luna committed fraud by what occurred at that February 15, 2018 state hearing conducted by Administrative Law Judge (ALJ) Jennifer Phan and the subsequent events that occurred after that hearing. If you wish to listen to the entire February 15, 2018 state hearing please click on footnotes number [01].

Commissioner, you can file a discrimination/retaliation complaint with the Labor Commissioner's Office. Alternatively, you can file a lawsuit in court against your employer." [09]

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03.05. If the State of California is willing to have any employee "file a claim with the Labor Commissioner" with the statement of:

"If your employer discriminates or retaliates against you in any manner whatsoever, for example, he discharges you because you asked him why you weren't being paid the minimum wage, or because you file a claim or threaten to file a claim with the Labor Commissioner, you can file a discrimination/retaliation complaint with the Labor Commissioner's Office."

Then I think it is only fair based on the evidence that they have retaliated against me:

03.06. Again, I believe I proved the case which I spoke that of directly above and dealt with in my [02]

03.07. In IHSS case number 181200343 I appreciate the fact that you saw the issue that the county raised that I did not tell them where I live as being at the very least problematic for the county.

As I shared with all parties during our first and second hearing that I basically have absolutely, totally, and overwhelmingly have no trust in the IHSS division as well as Valerie Lagle who has been the supervisor to sign off on each and every Statement Of Position (SOP) dealing with the two cases that you heard on Monday, July 2, 2018. I believe I might have satisfied you, Judge PALOMARES by demonstrating that the county has been lying about the fact that they complied with Judge Chambers order.

03.07. For the record I do not believe that Valerie Lagle was or is incompetent [07]. I do however believe that Valerie Lagle has been retaliating against me since the state hearing when Judge Chambers officiated.

03.08. The above references as well as what I spoke about during my two state hearings at least these were all able to be proved by myself that the various (LACO DPSS) employees retaliated against me. How would I possibly prove what was said back and forth between myself and the (LACO DPSS) that would need to do a face to face meeting with me for IHSS. I do not see any way that I would have enough protection from (LACO DPSS) IHSS worker. So, here is the only way for WE/US to not be here again.

03.09. As you probably recall I stated during our state hearing about IHSS case number 181200343 that I would need someone else other than just myself and the IHSS worker. I stated that I would like to involve a Los Angeles County Sheriff's Department deputy sheriff (the ones that handle calls for assistance). After some

Webpage about our story about LACO DPSS and/or CA DSS
<http://www.openletters.info/dpsslaca/index.html>

Some of our Other websites:

OpenLetters.info
<http://www.openletters.info/>

Protectmarriage.info
<http://www.protectmarriage.info/>

Keepthecross.com
<http://www.keepthecross.com/>

Stateprops.com
<http://www.stateprops.com/>

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DOCUMENT NAME:
20180716_1648_An-Open-Letter-To-Judge-PALOMARES-hearing-case-number-181200343-IHSS.txt (On 20180815 we changed the length of the link directly below so that this document does not miniaturize the text that is within it to the point of the document not being readable when printed).

[20180716_1648_An-Open-Letter-To-Judge-PALOMARES.pdf](#)

THIS IS THE END OF MEMO FROM CITIZENS FOR A BETTER AMERICA(R) (CFABA.ORG).