

Re: Deadly Restraint– Part II, Hartford Courant

Source: <http://sci.tech–archive.net/Archive/sci.med.diseases.lyme/2006–10/msg01247.html>

- *From:* "Checkers" <sygmoydfreud@xxxxxxxx>
 - *Date:* 15 Oct 2006 00:27:41 –0700
-

magruder wrote:

To: daltimari@xxxxxxxxxxxxx, letters@xxxxxxxxxxxxx, jdrazen@xxxxxxxx, thomas.carson@xxxxxxxx, dhaar@xxxxxxxxxxxxx, horgan@xxxxxxxxxxxxx, NEMag@xxxxxxxxxxxxx, bmiller@xxxxxxxxxxxxx, eliot.spitzer@xxxxxxxxxxxxx, trvl@xxxxxxxxxxxxx, rastrol8@xxxxxxxx, billcurry@xxxxxxxxxxxxx, amcguigan@xxxxxxxxxxxxx, rjmurzyn@xxxxxxxx, paulraigroberts@xxxxxxxx, sidney_blumenthal@xxxxxxxx, Vicky.jaffe@xxxxxxxx, criminal.division@xxxxxxxx, karla.dobinski@xxxxxxxx, lymeliter@xxxxxxxx, christopher.christie@xxxxxxxx, francam@xxxxxxxx, governor.rell@xxxxxxxxxxxxx, fitzmas@xxxxxxxx, patrick.fitzgerald@xxxxxxxx, judicialreform@xxxxxxxx
Cc: Jgerberding@xxxxxxxx, conndcj@xxxxxxxxxxxxx, executive–editor@xxxxxxxx, managing–editor@xxxxxxxx, news–tips@xxxxxxxx, dvbid@xxxxxxxx, brigidcallahan@xxxxxxxxxxxxx, james.phillips@xxxxxxxx, masl@xxxxxxxxxxxxx, jhornberger@xxxxxxxx, leonard.boyle@xxxxxxxxxxxxx, FalNiels@xxxxxxxx, bransfield@xxxxxxxx, vtsherr@xxxxxxxx, mcneilel@xxxxxxxx, oca@xxxxxxxxxxxxx, dand@xxxxxxxxxxxxx, scott.murphy@xxxxxxxxxxxxx, attorney.general@xxxxxxxxxxxxx, patrick.clifford@xxxxxxxxxxxxx, rstricker@xxxxxxxx, thomas.ryan@xxxxxxxxxxxxx, cpoitras@xxxxxxxx, LoftusHome@xxxxxx

Subject: Lisa was hacked by an All–Jewish Law firm in New York...Re: "Deadly Resstraint" Update, Hartford Courant article

Date: Saturday, October 14, 2006 07:06:08 [View Source]

The deal with Lisa Masterson is that she knew Gary Wormser and the Infectious Diseases Society of America (see my homepage) want to continue to insist that Lyme is a knee–only disease, and they want to use another OspA vaccine here and in Europe manufactured by Baxter.

Lisa posted these articles, and then she was bagged again:

Re: Deadly Restraint– Part II, Hartford Courant

http://www.actionlyme.org/LISA_MASTERSON_UK_BAGGED_STALKED_HARASSED.htm

<http://groups.google.com/group/sci.med.diseases.lyme/msg/d99a36a384bdfcf7?dmode=source>

http://groups.google.com/group/sci.med.diseases.lyme/browse_frm/thread/6951931c8adf36b2/c7bfd4daaca386

She was stalked and harassed by the Disinformation Specialist, Edward McSweegan,
and an all–Jewish law firm in New York.

Lisa is Jewish, BTW.

Who could the all–Jewish law firm (about 12 lawyers) be working for?

http://www.actionlyme.org/LYME_CORRUPTICUT.htm

Mortimer Zuckerman (involved in the ALDF.com, as is Hank Greenberg's
AIG) and

his real estate empire? or SmithKline? or Gary Wormser at New York
Medical

College (the central RICO entity, established by Kaiser and SmithKline
when John

Connolly ran NYMC into the ground)?

http://www.actionlyme.org/JUNE_13_2005_LETTER_TO_SPITZER.htm

In the old days, the police simply beat you up. Nowadays they take
your kids

and declare you insane. It's slightly more severe abuse to
whistleblowers. It

happened to a woman named Lynnae Lake as well, and soon after I posted
that to

my website, I got a call from the FBI– a phoney person named "Vince"
asking me,

over and over again, if I knew more about FamTrak.

<http://portland.indymedia.org/en/2005/08/323581.shtml>

http://www.fightcps.com/2005_08_14_archive.html

Lynnae Lake discovered a chemical company dumping in a lake, just like
Erin

Brockovich. Now these corporate creeps know how to deal with the Erin

Brockoviches of the world: DCF– since it's all SECRET KANGAROO COURTS
and even

bigger torture than being beaten up by the police.

Kathleen M. Dickson

23 Garden Street

Pawcauck, CT "USA"

<http://www.actionlyme.org>

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<http://www.actionlyme.org>

----- Original message -----

Re: Deadly Restraint– Part II, Hartford Courant

2

Re: Deadly Restraint– Part II, Hartford Courant

From: kmdickson@xxxxxxxxxxxx

Dear Mr. Altimari–

1) You forgot the part where they invent your bizarre crimes, declare you crazy, not allow you to address the court, get you a bag–job appointee lawyer like Dan Dilzer of Berlin, CT (Republican Party Chairman in the Town of Berlin), and call him a "Special Public Defender," not allow you a defense, and take your property and income,... if you witnessed a State employee commit several very serious crimes.

Or, say Yale University committed a major research FRAUD crime.

This happened to me, and it happened to Lisa Masterson in the UK.

2) You forgot the part where State employees who witness other State employees illegally roughing someone up, are harassed, false criminal charges are filed, they're demoted, fired, issued death threats, and made to take a deal where they promise to keep their mouths shut.

eg., Kristine Blake. We have her interviews on my website. She witnessed a

DMR

employee committing an injury upon a patient. Then all hell broke loose for Kristine (she was interviewed on TV):

http://www.actionlyme.org/VIKING_INTERVIEWS.htm

3) You forgot the part where DMHAS "competency restoration" is about threatening

you to take a plea deal, and where DMHAS invent several other non–incidents to co–conspire with the other state employees that you are insane, and therefore your claims of crimes committed by State employees, are not credible. No one

Re: Deadly Restraint– Part II, Hartford Courant

there (DMHAS, CVH) actually knows the law, so your can't ask questions about

the

courts, even though that's what "competency restoration" is supposed to be about.

Instead they (DMHAS) threaten you will losing your trial and a longer sentence,

or not even having a trial, and being committed permanently to the State– which

takes your property and income.

4) You forgot the part where DCF takes your kids and does not allow you a defense,. You are not allowed to bring witnesses and you are not allowed to enter evidence that shows the DCF is committing perjury or defrauded the courts

with their Orders of Custody. You are not allowed to demonstrate that the DCF's

perjurers are doing so to prevent criminal charges or lawsuits against themselves for filing outrageously false allegations or committing other crimes.

Whoever pulls the trigger first, wins. Some people know this, and others don't

know know to game the system. Some people know that anyone can file whatever false allegations they want, and others assume the law is enforced.

DCF has never prosecuted false allegations.

5) You forgot the part where habeous corpus has long been dead in Coprrupticut.

I was not allowed to know what I was even being charged with for 7 weeks,

Re: Deadly Restraint– Part II, Hartford Courant

after

I was falsely arrested by AAG Jessica Gauvin who did not want to go to jail

for

several decades.

Judge Kevin McMahon ordered me to be removed from the jail and treated for

Lyme

in a hospital immediately after I was arrested. Gauvin and State's Attorney Brett Salafia changed courts to get out of that Judge's order. Then I got

Judge

Espinosa who refused to even allow me to address the court.

Republican Town Committee Chairman Dan Dilzer refused to accept all the

evidence

that every single one of the false criminal charges against myself were false. TWICE. I have witnesses. On the second occasion, someone named "RELL" called Dan Dilzer, and the call was put through. (Sept 29, 2005).

It's the unions. They cover for each other's crimes. That's why this is

only

the tip of the iceberg in reported deaths and other crimes against people who are not mentally ill. but political prisoners, or victims of their own

families'

abuse.

6) The other important data item is the disproportionate numbers of white

people

in psych clinics than blacks. There are 2 reasons for this: A) Black people

are

less likely to witness a serious crime committed by white people, and B) The obvious discrimination. If Republicans believe black people are hopelessly

Re: Deadly Restraint– Part II, Hartford Courant

retarded, why are few to none of them ever declared incompetent to stand trial?

DMHAS's CVH "competency restoration" unit is filled with almost all white people victims of the State, whereas the prisons are mostly black. If black people are retarded as the AEI and Republican Party believe, why aren't there

an

even greater percentage of black people at CVH than in the prisons?

7) You forgot the part where the local FBI protects CT State criminal employees

and never does their job. I have tangled with them, and demonstrated numerous crimes committed by State employees, and so has a friend of mine.

FBI does not do their job, and the union members are all morons.

Anyone can be bitten by a tick and get ALS or MS, or Lupus or something similar.

It is not a character flaw to be bitten by a tick.
<http://www.actionlyme.org/Schoen.htm> My kids are congenitally infected.

It's not a character flaw to be bitten by a tick and also be a chemist who specializes in methods validations, and discovered that Yale committed a huge crime. Yale knew all along LYMERix did not prevent Lyme.

FBI does not prevent the harassment of Lyme victims and neither does the US Attorney Kevin O'Connor. Neither does DCF, whose job it is to protect children

and see that they get adequate healthcare.

Kathleen M. Dickson
23 Garden Street
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courant.com

<http://www.courant.com/news/nationworld/hc-deadlyrestraint1014.artoct14.0.308975>

4.story?coll=hc-headlines-home

Many Restraint Deaths Unreported

Despite A Federal Law Requiring Facilities To Disclose Fatalities, Some Still Don't, Report Says

By DAVE ALTIMARI
Courant Staff Writer

October 14 2006

More than 100 patients in psychiatric hospitals and other medical facilities across the U.S. died while being restrained from mid-1999 to late 2004, but

only

60 deaths were reported to the government as required by law, a new study concludes.

The report comes eight years after The Courant revealed that at least 142 patients died from 1988 to 1998 after being restrained or secluded, a

revelation

that led to legislation requiring hospitals to report such deaths or risk

losing

Medicaid funding.

In its recently released report, the Office of Inspector General for the U.S. Department of Health and Human Services found that 104 patients died between

August 1999 and December 2004. The report does not identify the medical facilities or patients.

The Courant's 1998 series "Deadly Restraint" revealed that at least 142 patients, the majority young children or teenagers, had died during or shortly after being restrained or put into seclusion over 10 years. Both the new government report and The Courant's investigation included deaths in

psychiatric

hospitals, acute care facilities, rehabilitation centers and long-term

treatment

Re: Deadly Restraint– Part II, Hartford Courant

centers.

Patients are restrained when they are strapped to beds and chairs with leather straps and wrist cuffs, or wrestled to the floor and pinned down.

After The Courant's series ran, Connecticut's congressional delegation led efforts to tighten laws involving restraint and seclusion.

"It's pretty disappointing that after this problem was exposed and the Connecticut delegation took action that nothing seems to have really changed," said Curt Decker, the executive director of the National Disability Rights Network.

One of the legislators involved in passing legislation in 1999 called the new report "tragic."

"These findings by the Department of Health and Human Services' Office of Inspector General are both tragic and alarming," Sen. Christopher Dodd,

D–Conn.,

said. "Years after the federal government correctly acted to end the inappropriate use of seclusion and restraint, this OIG report makes clear that hospitals far too often still rely on deadly restraint practices and fail to report resulting deaths. That means we may not be getting accurate reads on

the

extent of the problem, which is unacceptable."

In its report, the inspector general's office indicates more deaths may have occurred than it was able to uncover.

The agency tracked deaths by gathering data from the federal government's Centers for Medicare & Medicaid Services or CMS, as well as sending surveys to state agencies that oversee hospitals, advocacy agencies in each state and the U.S. Food and Drug Administration, which gets reports on deaths involving medical devices such as mechanical restraints.

Investigators didn't try to collect data from individual hospitals and also

did

not get responses from agencies in nine states.

"Because of this missing information, our analysis may undercount the number

of

Re: Deadly Restraint– Part II, Hartford Courant

deaths that hospitals did not report as required. Furthermore, the number of deaths related to restraint and seclusion may be understated because our data collection was limited," the report says.

Among the report's findings:

CMS and state agencies do not consistently take action in response to reported deaths in a timely manner, which limits their ability to address potentially harmful conditions.

CMS does not maintain comprehensive and reliable information about reported deaths related to restraint and seclusion and does not track deaths

accurately.

State agencies do not provide regular guidance on the reporting requirement. Only 52 percent of the state agencies indicated that, at some point, they had disseminated information to hospitals about the reporting requirement.

CMS regional offices do not request information from other agencies about hospital deaths related to restraint or seclusion, which would enable CMS to identify some unreported deaths.

The inspector general concluded that stronger penalties must be in place if hospitals aren't going to comply. Under the current law the only penalty that can be imposed is to take away Medicaid or Medicare funding from the institution, a drastic step but one that is never taken, Decker said.

The report recommends giving CMS authority to impose civil penalties if a death is not properly reported.

Civil penalties were included in original federal legislation proposed by Dodd and U.S. Sen. Joseph I. Lieberman, D–Conn., but were removed after complaints from hospital associations.

Dodd said Friday it may be time to look at more legislation to end restraint deaths.

"The OIG report clearly indicates that more must be done. I intend to carefully

review the report's recommendations and stand ready to look at any and all options – including legislation – to end the deadly use of restraints and

Re: Deadly Restraint– Part II, Hartford Courant

ensure

accurate and timely reporting of restraint–related deaths," Dodd said.

CMS officials could not be reached for comment Friday, but in their response

to

the inspector general's report they acknowledged the reporting system was flawed.

"While the OIG stated that many of the deaths were reported, we are concerned that not all hospitals reported all deaths," wrote CMS Administrator Dr. Mark

B.

McClellan.

McClellan said his agency is considering simplifying requirements for hospital reporting and instructing its regional offices to periodically contact the surveyed agencies and other federal agencies to request information regarding restraint and seclusion–related deaths.

The agency also plans to issue a memorandum to ensure that regional offices

and

surveyed agencies receive written instructions that reinforce the hospital

death

reporting timelines. Deaths are supposed to be reported within two days of the incident.

Decker said there has to be a multi–faceted approach that includes

strengthening

the penalties, making CMS do their jobs properly and putting more funding into "on the ground agencies" that can perform inspections and uncover unreported deaths.

"Without all three of those components it won't be a system that will work," Decker said.

Re: Deadly Restraint– Part II, Hartford Courant

Contact Dave Altimari at daltimari@xxxxxxxxxxxxx

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