

## Schmidt, Kim

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**From:** Linda <lawojas@prodigy.net>  
**Sent:** Friday, July 10, 2020 3:58 PM  
**To:** DOJ: Commission on Law Enforcement Accountability  
**Subject:** Re: Inability to Speak

EXTERNAL: Do not open attachments or click on links unless you recognize and trust the sender.

Attorney Will, I thank you for your response. To which statute are you referring? As stated in all LEACT sent correspondence, please post my follow up complaint below on the forum. It is obvious to many of us who have "hands raised" for well over two hours that Attorney General MacDonald is being selective on whom he chooses to hear as well as how much time he allows each participant. Would not a 5 or 10 minute limit suffice? Linda Wojas

Sent from my iPhone

> On Jul 9, 2020, at 10:09 AM, DOJ: Commission on Law Enforcement Accountability <LEACT@doj.nh.gov> wrote:  
>  
> Attorney General MacDonald asked me to respond to your email. I am part of the team of attorneys representing the State in the EES litigation.  
>  
> The Attorney General's Office is obligated to defend the laws of the State. A New Hampshire statute makes police personnel files confidential except in a very limited circumstance. The information on the EES comes from police personnel files, so by statute, it is confidential. The Supreme Court, and not the Superior Court, is the ultimate arbiter of what the laws mean and what the laws require. The appeal was taken so that the Supreme Court can decide this important issue.  
>  
> Daniel E. Will, Esq.  
> Solicitor General  
> New Hampshire Department of Justice  
>  
>  
> \*\*\*STATEMENT OF CONFIDENTIALITY\*\*\*  
>  
> The information contained in this electronic message and any attachments to this message may contain confidential or privileged information, and is intended for the exclusive viewing of the addressee(s). If you are not the intended recipient, be aware that the retention, dissemination, distribution, disclosure, or copying of this transmission is prohibited. If you are neither the intended recipient(s), nor a person responsible for the delivery of this communication to the intended recipient(s), you are hereby notified that any retention, dissemination, distribution or copying of this communication is strictly prohibited. Please notify the Attorney General's Office immediately at (603) 271-0110 or reply to justice@doj.nh.gov if you are not the intended recipient, and then immediately delete all copies of this message and any attachments.  
>  
> -----Original Message-----  
> From: Linda Wojas <lawojas@prodigy.net>  
> Sent: Tuesday, July 7, 2020 3:04 PM  
> To: DOJ: Commission on Law Enforcement Accountability <LEACT@doj.nh.gov>  
> Subject: Inability to Speak  
>  
> EXTERNAL: Do not open attachments or click on links unless you recognize and trust the sender.

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> It was my understanding that members of the public would be the first to speak on the Thursday, July 2, 9:30 a.m. teleconference. I had my "hand raised" again for 2 hours with no acknowledgment. My complaint is as follows:

>

> My question is directed to Attorney General McDonald. If you truly believed in transparency why did you not accept the lower court's decision stating the Laurie List (Exculpatory Evidence Schedule) is, in fact, the public's right to know, and instead sent that decision to your brethren in the New Hampshire Supreme Court for reversal?

> Linda Wojas

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> Sent from my iPad