



445 Hamilton Avenue, 14th Floor
White Plains, New York 10601
T 914 761 1300
F 914 761 5372
cuddyfeder.com

Lucia Chiochio
lchiochio@cuddyfeder.com

1/9/18

VIA E-MAIL AND OVERNIGHT DELIVERY

Connecticut Siting Council
Melanie A. Bachman
Executive Director
10 Franklin Square
New Britain, Connecticut 06051


Re: Docket 480
SectorSite, LLC ("SectorSite") & T-Mobile Northeast LLC ("T-Mobile")
Proposed Wireless Telecommunications Tower Facility
2 Westwoods Drive, Farmington, Connecticut

Dear Executive Director Bachman:

On behalf of SectorSite & T-Mobile and in connection with the above referenced Certificate Application, we enclose the newspaper publisher's Affidavits of Publication of the Legal Notice published in the Hartford Courant newspaper on two insertion dates of December 20, 2017 and December 21, 2017 in accordance with State statute.

Please incorporate the enclosed as part of the official record of the proceeding. Thank you.

Very truly yours,


Lucia Chiochio

Enclosures

cc: SectorSite
T-Mobile

Hartford Courant

●●●● media group

AFFIDAVIT OF PUBLICATION

State of Connecticut

December 21, 2017

County of Hartford

I, Kendall Langton, do solemnly swear that I am a Sales Assistant of the Hartford Courant, printed and published daily, in the state of Connecticut and that from my own personal knowledge and reference to the files of said publication the advertisement of Public Notices was inserted in the regular edition.

On Dates as Follows:

12/20/2017 733.32; 12/21/2017 733.32

In the Amount of:

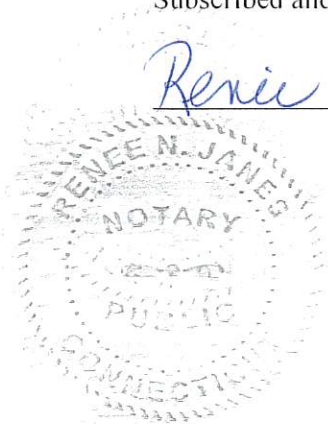
\$1,466.64
Cuddy & Feder LLP - CU00265914
5359543
TM5

Kendall Langton Sales Assistant,
Kendall Langton

Subscribed and sworn before me on December 21, 2017

Renee N. Janes Notary Public

RENEE N. JANES
NOTARY PUBLIC
MY COMMISSION EXPIRES MAR. 31, 2018



POLICE BRIEFS

CONNECTICUT

Man Pleads Guilty In Father's Neglect

SOUTH WINDSOR — A South Windsor man pleaded guilty Tuesday to first-degree manslaughter for neglecting and causing the death of his 94-year-old father.

James Libby, 60, is scheduled to be sentenced Feb. 6 to seven years in prison and 10 years of special parole. He pleaded guilty under the Alford doctrine, meaning he doesn't admit guilt but opted to take a plea offer rather than risk a trial.

Police went to the Libby home on Scenic Meadow Road on Nov. 4, 2016, to check on the well-being of Libby's father, Robert Libby. Police said they had gone to the home several times before but James Libby would not let them in. He had also prevented other family members from contacting his father, police wrote in the warrant.

Police went to the house again after a relative spotted a Facebook post by James Libby saying his father was dead and that he was thinking about killing himself. When police arrived, James Libby admitted that his father had died a few days earlier.

Officers went into the house, which was littered with two to three feet of debris, including thousands of beer cans, food containers, soiled adult diapers and garbage. Robert Libby was badly decomposed and "there was insect activity on the body," prosecutor Vicki Melchione told Hartford Superior Court Judge Laura F. Bekins.

Robert Libby was lying in his own excrement on a bare mattress, his body was emaciated and it appeared he had not been cared for, police said. James Libby was cashing and spending his father's Social Security and military disability payments, which police said he was not entitled to do. James Libby told police that he and his father argued and that his father was abusive. He said he was the primary caregiver for the past 10 years and the task was not easy. And while his father was entitled to treatment by the Veterans Administration, he had not been seen since 2013, police said.

Dr. James Gill, the state's chief medical examiner, ruled the death a homicide due to neglect, including starvation and dehydration.

—David Owens

SEXUAL HARASSMENT CASE

Verdict Against Dentist Upheld

UConn Health Deemed Responsible

By EDWARD H. MARCHY
emarchy@courant.com

A federal appeals court has found that the University of Connecticut Health Center is responsible for the behavior of a dentist who sexually harassed a co-worker, and upheld a \$125,000 verdict awarded to the co-worker by a jury in Hartford a year ago.

A three judge panel on the U.S. 2nd Circuit Court of Appeals ruled in a summary order Tuesday that the hospital had reason to be aware of Dr. Michael Young's behavior and should have acted to prevent it. The court said the hospital was aware of a complaint against Young years before dental assistant Mandy MacCluskey reported his behavior, repeatedly, to colleagues and supervisors in 2008.

"The Supreme Court has weighed in on this and the law is very clear," said MacCluskey's lawyer, Tami E. Segrestein, of Springfield.

The appeals court said in its order that it is "undisputed" that MacCluskey was harassed by Young, who under the circumstances of the case, was considered a co-worker rather than a supervisor. The two worked together treating inmates in the state prison system.

The court said the question it resolved in MacCluskey's favor was

whether the health center "knew, or in the exercise of reasonable care should have known, about the harassment but failed to take appropriate action."

MacCluskey began as a dental assistant at the health center in 2008, working two days a week with Young at a prison clinic. Six months later, Young began to make improper comments about her appearance and personal life and, according to the appeals court, "invaded her personal space."

MacCluskey complained to two co-workers and Young's supervisor intervened. MacCluskey told the supervisor that she believed she could control the "behavior." However, the appeals court said Young's behavior worsened. At one point, MacCluskey reported to her supervisor that Young had inappropriately grabbed her. The health center investigated and Young chose to resign rather than be fired.

The appeals court said Young had been disciplined for sexually inappropriate behavior toward a different dental assistant in 2009.

In response to the first complaint and subsequent investigation, Young was given a "last chance" agreement which included a 90-day suspension, an order to consult a psychiatrist and termination if the behavior was repeated.

Wednesday, a CT transit spokesman said.

Only one passenger was on the bus at the time and no one was injured, although the driver was taken to St.

Francis Hospital and Medical Center for evaluation, Josh Rickman said.

The bus scraped a barrier at the Kane Street station in Hartford about 6:30 a.m., he said. The damage was minor.

The passenger got off the bus and boarded another so the collision could be investigated, he said.

—Christine Dempsey

Two Men Rob Phone Store At Gunpoint

HAMDEN — Police are searching for two men who are suspected in the armed robbery of a Metro PCS store on Dismal Avenue.

Police said the robbery occurred at 7:30 p.m. Tuesday. Police are looking for two black males of about 5-foot-10 of medium build.

Police said the men entered the store and demanded money and at least one of the suspects had a gun. They took money and several cellphones, police said.

—Kathleen McWilliams

Two Dead In House Fire In Griswold

GRISWOLD — Investigators are trying to determine what caused a fatal house fire early Wednesday in Griswold, and have determined it is connected to a car fire 40 miles away in Glastonbury.

Troopers responded to 70 Kenwood Estates about 6:15 a.m. and when they arrived found the house fully engulfed in flames. One person was found dead in the home, state police said. Later Wednesday night, police found another person dead in the home.

A car fire was reported shortly before 6 a.m. at an apartment complex on Noland Drive in Glastonbury, Sgt. Corey Davis said. No one was injured. Davis said state police have taken over the investigation.

Trooper Kelly Grant said the car had been abandoned.

Through the course of the initial investigation state police detectives found that the vehicle is associated with the house fire in Griswold, she said.

—Christine Dempsey

Client Name: 5359543-1
Advertiser: Cuddy & Feder LLP
Section/Page/Zone: CTNow Legals/B004/5-6
Description: Legal Notice for SectorSite and T-M
Ad Number: 5359543-1
Insertion Number: 3 x 10.5
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Color Type: B&W

Hartford Courant

media group

Publication Date: 12/21/2017

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CTfastrak Bus Has Minor Collision

HARTFORD — A CTfastrak bus collided with a Jersey barrier early

PUBLIC NOTICES

NOTICE

Notice is hereby given, pursuant to Section 16-64(b) of the Connecticut General Statutes and Section 16-50-1(a) of the Regulations of Connecticut State Agencies of an Application to be filed with the Connecticut Siting Council ("Siting Council") on or after December 22, 2017 by SectorSite, LLC ("SectorSite") together with T-Mobile for a certificate of environmental compatibility and public need for the construction and maintenance of a wireless telecommunications facility in Farmington, Connecticut.

The proposed facility is located on a parcel of land owned by the Town of Farmington located at 2 Westwoods Drive in the Town of Farmington and identified on the Town of Farmington Assessor's Map as Map/Block/Lot 1125-6 (the "Property"). The proposed facility would be located on the eastern portion of the Property and will consist of a stealth Rappole antenna structure approximately 130 feet above grade ("AGL"). The Property is an approximately 230-acre parcel which currently has a golf course on the western portion and a fire station and car wash on the eastern portion. The Facility is proposed to allow commercial wireless services in southeast Farmington in the area surrounding the intersection of Routes 6 and 177. Unneeded ground equipment will be contained in a 2,500 square foot fenced equipment compound area at the base of the Rappole. Vehicle and utility access to the facility would be from Westwoods Drive over the existing paved driveway, then along a proposed gravel access drive extension leading to the proposed tower compound.

The location, height and other features of the proposed Facility are subject to review and potential change under provisions of the Connecticut General Statutes Sections 16-50g et. seq.

The Application explains the need, purpose and benefits of the facility and also describes the environmental impacts of the proposed facility. The facility will be available for co-location by other wireless carriers.

A balloon, representative of the proposed height of the facility, will be flown at the proposed site on the first day of the Siting Council public hearing on the Application, which will take place in the Town of Farmington, at each other date specified by the Siting Council and a time to be determined by the Siting Council, but anticipated to be between the hours of 12pm and 5pm.

Interested parties and residents of Farmington, Connecticut are invited to review the Application during normal business hours after December 22, 2017 when the application is anticipated to be filed, at the following offices:

Connecticut Siting Council
18 Franklin Square
New Britain, CT 06051

Paula B. Ray
Town Clerk
Town of Farmington
1 Meadow Drive
Farmington, CT 06032

or the offices of the undersigned. All inquiries should be addressed to the Connecticut Siting Council or to the undersigned.

Leta Choccola, Esq.
Cuddy & Feder LLP
445 Hamilton Ave, 14th Floor
White Plains, New York 10601
(914) 761-1360
Attorneys for the Applicants

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State of Connecticut

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Cuddy & Feder LLP - CU00265914
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Kendall Langton Sales Assistant,
Kendall Langton

Subscribed and sworn before me on December 21, 2017

Renee N. Janes Notary Public

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NOTARY PUBLIC
MY COMMISSION EXPIRES MAR. 31, 2018



POLICE BRIEFS

CONNECTICUT

Man Pleads Guilty In Father's Neglect

SOUTH WINDSOR — A South Windsor man pleaded guilty Tuesday to first-degree manslaughter for neglecting and causing the death of his 94-year-old father.

James Libby, 60, is scheduled to be sentenced Feb. 6 to seven years in prison and 10 years of special parole. He pleaded guilty under the Alford doctrine, meaning he doesn't admit guilt but opted to take a plea offer rather than risk a trial.

Police went to the Libby home on Scenic Meadow Road on Nov. 14, 2016, to check on the well-being of Libby's father, Robert Libby. Police said they had gone to the home several times before but James Libby would not let them in. He had also prevented other family members from contacting his father, police wrote in the warrant.

Police went to the house again after a relative spotted a Facebook post by James Libby saying his father was dead and that he was thinking about killing himself. When police arrived, James Libby admitted that his father had died a few days earlier.

Officers went into the house, which was littered with two to three feet of debris, including thousands of beer cans, food containers, soiled adult diapers and garbage. Robert Libby was badly decomposed and "there was insect activity on the body," prosecutor Vicki Melchiorre told Hartford Superior Court Judge Laura F. Baldwin.

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SEXUAL HARASSMENT CASE

Verdict Against Dentist Upheld

UConn Health Deemed Responsible

By EDWARD H. MANNING
emma@courant.com

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"The Supreme Court has weighed in on this and the law is very clear," said MacChusky's lawyer, Tami J. Sapirstein, of Springfield.

The appeals court said in its order that it is "unquestioned" that MacChusky was harassed by Young, who under the circumstances of the case, was considered a co-worker rather than a supervisor. The two worked together treating inmates in the state prison system.

The court said the question it resolved in MacChusky's favor was

whether the health center "knew, or in the exercise of reasonable care should have known, about the harassment but failed to take appropriate action."

MacChusky began as a dental assistant at the health center in 2008, working two days a week with Young at a prison clinic. Six months later, Young began to make improper comments about her appearance and personal life and, according to the appeals court, "invaded her personal space."

MacChusky complained to two co-workers and Young's supervisor intervened. MacChusky told the supervisor that she believed she could control the "situation." However, the appeals court said Young's behavior worsened. At one point, MacChusky reported to her supervisor that Young had inappropriately grabbed her. The health center investigated and Young chose to resign rather than be fired.

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Francis Hospital and Medical Center for evaluation, Josh Richman said.

The bus scraped a barrier at the Kane Street station in Hartford about 6:30 a.m., he said. The damage was minor.

The passenger got off the bus and boarded another so the collision could be investigated, he said.

—Christina Demopy

Two Men Rob Phone Store At Gunpoint

HAMDEN — Police are searching for two men who are suspected in the armed robbery of a Metro PCS store on Darwell Avenue.

Police said the robbery occurred at 7:30 p.m. Tuesday. Police are looking for two black males of about 5-foot-10 of medium build.

Police said the men entered the store and demanded money and at least one of the suspects had a gun. They took money and several cellphones, police said.

—Kathleen McWilliams

Two Dead In House Fire In Griswold

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Trooper Kelly Grant said the car had been abandoned. "Through the course of the initial investigation state police detectives found that the vehicle is associated with the house fire in Griswold," she said.

—Christina Demopy

CTfastrak Bus Has Minor Collision

HARTFORD — A CTfastrak bus collided with a jersey barrier early

Client Name: 5359527-1
Advertiser: Cuddy & Feder LLP
Section/Page/Zone: CTNow Legals/B004/2
Description: Legal Notice for SectorSite and T-M
Ad Number: 3 x 10.5
Insertion Number: B&W
Size: 3
Color Type: B&W

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Hartford Courant
media group
Publication Date: 12/21/2017

PUBLIC NOTICES

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The location, height and other features of the proposed facility are subject to review and potential change under provisions of the Connecticut General Statutes Sections 16-56g of said.

The Application explains the need, purpose and benefits of the facility and also describes the environmental impacts of the proposed facility. The facility will be available for co-location by other wireless carriers.

A balloon, representative of the proposed height of the facility, will be flown at the proposed site on the first day of the Siting Council public hearing on the Application, which will take place in the Town of Farmington, at each other site specified by the Siting Council and a time to be determined by the Siting Council, but anticipated to be between the hours of 12pm and 5pm.

Interested parties and residents of Farmington, Connecticut are invited to review the Application during normal business hours after December 22, 2017 when the application is anticipated to be filed, at the following offices:

Connecticut Siting Council
18 Franklin Square
New Britain, CT 06051

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Lucia Chocchia, Esq.
Cuddy & Feder LLP
445 Hamilton Ave., 14th Floor
White Plains, New York 10601
(914) 761-1500
Attorneys for the Applicants

FOR THE HOLIDAYS! UGG
WILLIAMS SHOES 660-233-1663
132 Park Road, West Hartford, CT 06107

MR. SPARKLE CAR WASHES
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PUBLIC NOTICES

NOTICE TO CREDITORS
ESTATE OF Jane Bauer Lee, Late of Lane (17-0399)
The Hon. Jerome D. Levine, Judge of the Court of Probate, District of Middlesex, State of Connecticut, in and for the County of Middlesex, do hereby certify that all claims against the ESTATE OF Jane Bauer Lee, Late of Lane, must be presented to the Honorable Judge of Probate, District of Middlesex, State of Connecticut, at the Court House, 100 State Street, Hartford, Connecticut, on or before the 21st day of January, 2018, at 10:00 a.m. local time, for settlement of such claims.

NOTICE TO CREDITORS
ESTATE OF John D. Buckley (17-0399)
The Hon. Walter J. DeStasio, Judge of the Court of Probate, District of Middlesex, State of Connecticut, in and for the County of Middlesex, do hereby certify that all claims against the ESTATE OF John D. Buckley, must be presented to the Honorable Judge of Probate, District of Middlesex, State of Connecticut, at the Court House, 100 State Street, Hartford, Connecticut, on or before the 21st day of January, 2018, at 10:00 a.m. local time, for settlement of such claims.

NOTICE TO CREDITORS
ESTATE OF William Lee Cook, Late of Wetherfield (17-0417)
The Hon. Jerome D. Levine, Judge of the Court of Probate, District of Middlesex, State of Connecticut, in and for the County of Middlesex, do hereby certify that all claims against the ESTATE OF William Lee Cook, Late of Wetherfield, must be presented to the Honorable Judge of Probate, District of Middlesex, State of Connecticut, at the Court House, 100 State Street, Hartford, Connecticut, on or before the 21st day of January, 2018, at 10:00 a.m. local time, for settlement of such claims.

LIEN NOTICE OF ASSIGNMENT
Pursuant to the provisions of Public Act 17-106, effective July 1, 2017, notice is hereby given that the assignment of the lien of the State of Connecticut, in and for the County of Middlesex, to the undersigned, shall be deemed to have been made on the date of the filing of this notice.

LIEN NOTICE OF ASSIGNMENT
Pursuant to the provisions of Public Act 17-106, effective July 1, 2017, notice is hereby given that the assignment of the lien of the State of Connecticut, in and for the County of Middlesex, to the undersigned, shall be deemed to have been made on the date of the filing of this notice.

LIEN NOTICE OF ASSIGNMENT
Pursuant to the provisions of Public Act 17-106, effective July 1, 2017, notice is hereby given that the assignment of the lien of the State of Connecticut, in and for the County of Middlesex, to the undersigned, shall be deemed to have been made on the date of the filing of this notice.

Located at the Downtown, Connecticut State Office Building, 100 State Street, Hartford, Connecticut 06103.
Hon. Edward J. DeStasio, Judge of Probate, District of Middlesex, State of Connecticut.

Mortgage Rates
SUNDAYS IN Home & Real Estate