

From: [Dean Corren](#)
To: [Mishaan, Jessica](#)
Subject: Public Records request of Dean Corren
Date: Tuesday, September 17, 2019 8:30:05 AM
Attachments: [Public Records Request to AGO 6-20-18.pdf](#)

Dear Ms. Mishaan,

With regard to my Public Records request (attached) that has been pending since June 20, 2018, I wish to reiterate that I am not requesting a copy, but merely to inspect the requested records.

Accordingly, and pursuant to the Vermont Supreme Court decision in *Doyle v. City of Burlington Police Department* (2019 VT 66 No. 2018-342), please communicate with me expeditiously about setting up a practical way for me to inspect all such records without charge.

Thank you,
Dean Corren

Dean Corren

[REDACTED]
[REDACTED]
[REDACTED]

Dean Corren



Office of the Vermont Attorney General
109 State Street
Montpelier, VT 05609

June 20, 2018

By Email: ago.info@vermont.gov

Office of the Vermont Attorney General:

I am requesting, under Vermont Public Records Law, the opportunity to inspect or obtain copies of the following non-privileged public records:

1. All correspondence, written and electronic (including communications received or sent on a private email or text messaging account), including all attachments, during the period from May 1, 2014 through the date of this request, regarding Dean Corren or the 2014 Lieutenant Governor election,
 - a. between William Sorrell and any individual
 - b. between Thomas Donovan and any individual, and
 - c. between William Sorrell and Thomas Donovan.
2. All calendar or other log entries of any kind that reflect a meeting, whether in person, telephonic, or by any other means between William Sorrell or Thomas Donovan and any other individuals.
3. All materials used directly or indirectly with preparing, executing, or recording any public statements, appearances, and presentations by William Sorrell or Thomas Donovan regarding Dean Corren or the 2014 Lieutenant Governor election, during the period from May 1, 2014 through the date of this request.
4. All records provided to or to be provided to Brady Toensing involving communications during the period from May 1, 2014 through the date of this request regarding Dean Corren or the 2014 Lieutenant Governor election, including those records provided or to be provided pursuant to the October, 2017 decision of the Vermont Supreme Court in *Brady C. Toensing v. The Attorney General of Vermont*, No. 2017-090.

The law requires that the requested records be produced for inspection or a certification made that a record is exempt within three business days of receipt of this request, unless an unusual circumstance, as described in law, exists that justifies a time extension up to a

maximum of ten days, in which case a written notice must be provided with the reasons for the extension.

If you expect any delay in fulfilling this request, please contact me with information about when I should expect copies or the ability to inspect the requested records. If you deny any of this request, please cite each specific exemption that you believe justifies the refusal to release the information and notify me of the appeal procedures available to me under the law.

If there are any fees for providing these records, please inform me of the cost. However, I would request a waiver of all fees in that the disclosure of the requested information is in the public interest. Insofar as I am, uniquely, personally barred from taking legal action with regard to this issue area against “the State, its departments, agencies, and all present and former employees, officers, agents and representatives” pursuant to the Settlement Agreement in VT vs. Corren, this request for public information is explicitly not for personal use, and only for the general public accountability of the actions of government officials.

Thank you for addressing my request.

Sincerely,

A handwritten signature in black ink, appearing to read 'D. Corren', with a stylized flourish at the end.

Dean R. Corren