

ONTARIO SUPERIOR COURT OF JUSTICE
245 Windsor Ave., Windsor ON N9A 1J2

JUSTICE: Justice M. Carroccia

COURT FILE NO.: NONE

DATE: January 28, 2026

CROWN COUNSEL:

DEFENCE COUNSEL: self-rep

ENDORSEMENT:

Re: “Application filed by Francesco Longo”

Mr. Francesco Longo seeks to file what he titles “*Application for writ of habeas corpus with evidence of systemic criminal conspiracy*”.

The Application will not be accepted for filing for the following reasons:

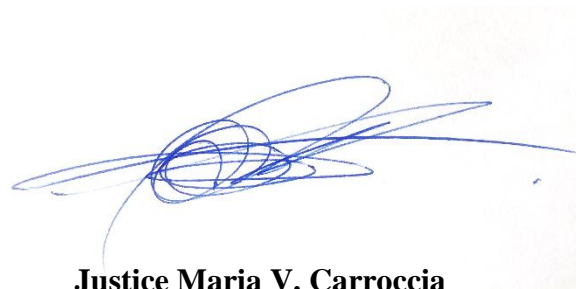
Mr. Longo purports to file an application which is not available in law; The remedy he requests is to “expose and remedy a systemic criminal conspiracy operating within Windsor institutions since 2021”. A *Habeas Corpus* application cannot provide such a remedy.

I am advised that Mr. Longo has no outstanding criminal charges in the Superior Court of Justice in Windsor and is not in custody.

Mr. Longo relies on the recent decision of the Supreme Court of Canada in *Dorsey v. Canada (Attorney General)* 2025 SCC 38. In that decision, at para. 44 the Court explains the purpose of a writ of *Habeas Corpus*. The Court said:

The writ of *habeas corpus* **exists to release a person from an unlawful deprivation of their liberty**. Care must be taken not to lose sight of this objective. The first stage functions to filter out frivolous claims where there is no qualitative difference in liberty as between two states of confinement.

Accordingly, the material filed, which does not comply with the *Rules* in any event, will not be accepted for filing.



Justice Maria V. Carroccia
Acting LAJ

NO.: _____

ENDORSEMENT CONTINUED: