

URGENT Habeas Corpus Application - Francesco Longo - Response to Rejection

3 messages

Francesco Longo <flongo11@gmail.com>
To: Windsor.SCJ@ontario.ca

Wed, Jan 28, 2026 at 2:28 PM

ASHLEY DALE LIES Zach Batiston Crown attorney
refusal to talk to me.m4a

Court questions with judge vs
Crown_memo_memo.txt

Joy lies recorded 1.m4a

My life destroyed_memo.m4a

Dear Samantha Gibson, Please find attached my Response to Court Rejection and Renewed Application for Writ of Habeas Corpus with [all supporting exhibits](#). This application responds to the rejection of January 27, 2026, 9:37 AM, and provides binding Supreme Court precedent (Dorsey v. Canada, 2025 SCC 38, decided November 21, 2025) that requires immediate consideration. Respectfully submitted, Francesco Giovanni Longo Self-Represented
Email: flongo11@gmail.com Phone: 226-260-6399

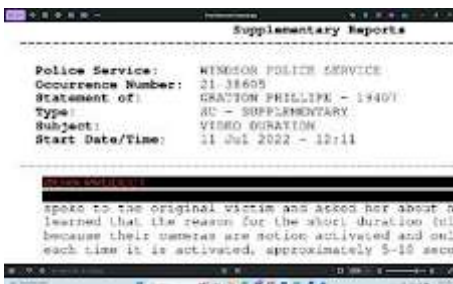
29 attachments



ZERO CR CREATED .PNG
217K



Screenshot (24).png
887K



Screenshot (101).png
830K



Screenshot (8).png
375K



MUG SHOT 1 MIN.png
163K



Screenshot (23).png
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May 16th lied my. date Michael Fortune..png
237K



INFO REPORT FORTUNE.PNG
571K



Generated summary of the accused.PNG
409K



Fingerprint level 1 may 25th 2021 Francesco Longo.png
38K



CREATED FOREIGN CGARGES.PNG
406K



Confidential return by. 20812. Picture..png
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Video evidence received July 6 2022..jpg
31K



WORK PRODUCT.JPG
21K



Undertaking June 16th. 2021 11. 30AM.jpg
57K



INTERM RELEASEPolice report may 6th 2021..JPG
48K



INFO # 21 845 July 14 2022.JPG
35K



14 JULY 2022 received July 6 2022..JPG
32K

 **discloser 2.txt**
473K

 **NO ACTIVE FILES.pdf**
212K

 **SMOKING_GUN_ARREST_NARRATIVES_CONTRADICTIONS.md**
13K

 **SMOKING_GUN_UNLAWFUL_ARREST.md**
16K

 **EMERGENCY_STAY_APPLICATION_EXPLOSIVE_EVIDENCE.md**
28K

 **LSO LAO DENIAL SYSTEM.pdf**
213K

 **LAO STUDY.pdf**
213K

 **02_Supplemental_Audio_Transcripts.pdf**
24K

 **01_Complete_Audio_Transcripts - Copy.pdf**
56K

 **CRIMINAL RECORD MADE IN PLAIN SIGHT.pdf**
472K

 **RCMP BOUNCED EMAILS.pdf**
1839K

To: Francesco Longo <flongo11@gmail.com>

Good morning Mr. Longo,

This filing will not be accepted.

Please see attached the endorsement from Local Administrative Judge, Justice Carroccia.

Regards,

Samantha Gibson

Trial Coordinator-Criminal | Chief Justice Administration

Superior Court of Justice, Windsor ON

Ministry of the Attorney General | Ontario Public Service

519-973-6624 | Samantha.Gibson@ontario.ca



Taking pride in strengthening Ontario, its places and its people

From: Francesco Longo <flongo11@gmail.com>

Sent: January 28, 2026 2:29 PM

To: Windsor SCJ (JUD) <Windsor.SCJ@ontario.ca>

Subject: URGENT Habeas Corpus Application - Francesco Longo - Response to Rejection

CAUTION -- EXTERNAL E-MAIL - Do not click links or open attachments unless you recognize the sender.

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Endorsement F. Longo-January 28,2026.pdf

209K

Francesco Longo <flongo11@gmail.com>

To: "Windsor SCJ (JUD)" <Windsor.SCJ@ontario.ca>, Samantha.Gibson@ontario.ca

Thu, Jan 29, 2026 at 12:40 PM

Urgent Rebuttal to January 28, 2026 Endorsement - Demand for Reconsideration or Referral Outside Windsor - Francesco Longo Habeas Corpus Application

Dear Ms. Gibson,

I respectfully request that you forward this rebuttal and attachments to Justice Maria V. Carroccia for immediate review. As Acting Local Administrative Judge, Justice Carroccia is legally obligated under Rule 2.01 Rules of Civil Procedure, RRO 1990, Reg 194, to reconsider her January 28, 2026 endorsement refusing my Application for Writ of Habeas Corpus, as it errs in law by misapplying *Dorsey v. Canada (Attorney General)*, 2025 SCC 38. The endorsement selectively cites para. 44 for frivolous filtration while ignoring the majority's expansion at paras. 42-71 to qualitative deprivations of liberty beyond physical custody, including constructive incarceration through sustained judicial limbo equivalent to confinement (*Mission Institution v. Khela*, 2014 SCC 24 at para. 29; *Charkaoui v. Canada (Citizenship and Immigration)*, 2007 SCC 9 at para. 96, extending habeas to state-imposed restraints violating s. 7 Charter security of the person).

This limbo—evidenced by unsigned dispositions, inactive files, blocked emails, unauthorized surveillance under s. 487.01 Criminal Code, and systemic agency denials (e.g., Ombudsman evasion)—demonstrates a deliberate pattern of obstruction from 2005 (unlawful retention of extradition dossier, Information 2-1-845 mirroring 21 USC 846 conspiracy post-RCMP clearance), through 2021 (wrongful arrest without charge per s. 503 Criminal Code, fabricated Mischief over \$5,000 claims under s. 430(1)(a) Criminal Code), to the September 15, 2025 unsigned dismissal by Justice Bazilko (null for lacking written order per Rule 30.09 Criminal Proceedings Rules, SI/2012-7), with post-dismissal data injections (79 files) and evidence destruction under s. 342.1 Criminal Code. Justice Carroccia's prior mandamus review confirms her awareness of this ongoing dossier, rendering her refusal deliberate obstruction under s. 139(2) Criminal Code and aiding the s. 465(1)(c) Criminal Code conspiracy (2021-2026), aggravated by duration/sophistication, abuse of power (s. 718.2(a)(iii) Criminal Code), consciousness of guilt, and victim impact (eviction risks, family separation amid brother's medical crisis) (*R. v. Khawaja*, 2012 SCC 69 at para. 102).

Furthermore, this "tic tac toe" evasion demeans my intelligence—AI-assessed IQ 160-165 with rapid pattern recognition and strategic thinking—constituting s. 12 Charter cruel treatment disproportionate to my capabilities (*R. v. Smith*, [1987] 1 SCR 1045 at p. 1072). Since acquiring the digital hub on June 27, 2025, I self-taught computer literacy, typing, AI integration, and forensic analysis despite no prior experience (post-prison adaptation), enabling swift discernment of conspiracy patterns faster than average cognition, outpacing human communication via speech-to-text efficiency. This acuity amplifies the psychological harm of denials, violating s. 7 Charter (*Fleming v. Ontario*, 2019 SCC 45 at para. 50). If Justice Carroccia elects complicity, I respectfully demand referral under s. 11(1) Courts of Justice Act to an impartial judge outside Windsor (*R. v. S. (R.D.)*, [1997] 3 SCR 484 at para. 94). The Windsor Cartel Exposed hub exposes this—review it to confirm.

Sincerely, Francesco Longo Self-Represented flongo11@gmail.com

Attachments: Dorsey_Summary_Memo_Jan29_2026.pdf; Windsor_Cartel_Hub_Summary.pdf

[Quoted text hidden]

2 attachments

 **Dorsey_Summary_Memo_Jan29_2026.pdf**
57K

 **The Windsor Cartel Exposed hub summary.pdf**
82K