



April 2, 2026

Andrew Johnson

Email: a@johnson.org

RE: FOIL Log No. R002630-060225

Dear Andrew Johnson:

This is in response to your Freedom of Information Law (FOIL) request for *any communication or document in the custody of DOCCSNY within the past ten years from 6/2/2015 through 6/2/2025*

- 1.) *pertaining to MAT observation after administration of MAT medication (or any post-administration observation period related to MAT medication administration),*
- 2.) *pertaining to the historical use of a MAT observation period (or a policy which in the past required post-administration observation after administration of MAT medication), and*
- 3.) *pertaining to the rationale for the inclusion of this phrase "It is not a requirement to observe post-administration for 15 minutes in order to watch for diversion."*

Your request for any communication or document is overly broad (See: COOG Opinion FOI-AO-18863 dated 4/5/2012). Your request fails to reasonably describe records as required by Public Officers' Law §89(3)(a). DOCCS does not have the ability to search across all conceivable types of records by the overly broad subject matter described in your request [See COOG Advisory Opinion f10280]. Additionally, it is unclear what your definition of "rationale" is as it pertains to the inclusion of a phrase.

To the extent they are responsive, we have enclosed 384 pages of records.

Records have been redacted pursuant to Public Officers Law §87(2)(f) where release of records could jeopardize the life or safety of any individual. Non-responsive information has also been redacted.

If you do not agree with this decision, you may appeal by contacting the Office of Counsel, Department of Corrections and Community Supervision, State Campus, Building #4, 1220 Washington Avenue, Albany, New York, 12226, in writing.

Sincerely,

Records Access Officer

Records Access Officer

RAO: 15