

Susan McIlvne
Kittery Point
LD 2150

I am against the adoption of LD2150. Restricting access to a state entity or service by way of a "notice" indicates no due process or judicial oversight for the alleged actions. If a state employee or entity feels they have been harassed, the existing and appropriate action would be to go to court and ask for a Restraining Order against the alleged offender.

Vote NO on LD2150.