CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

purpose of infinating the civil do	CREUSHEEL (DEE MAINDEN	OND ON MEXITAGE OF		· · · · · · · · · · · · · · · · · · ·					
I. (a) PLAINTIFFS DEFENDANTS									
ROBERT MALEK, ROBERT MALEK, C/O MARCHAN			NEW YORK STATE UNIFIED COURT SYSTEM, ET AL						
(b) County of Residence of First Listed Plaintiff KINGS			County of Residence of First Listed Defendant ALBANY						
(EX	CEPT IN U.S. PLAINTIFF CASE	(S)	NOTE: DILA	ID CONT	(IN U.S. PL	AINTIFF CASES OF	V <i>LY)</i> TE I OCATION (OF 4	
			NOTE: IN LAN	RACT OF	LAND IN	ON CASES, USE TH VOLVED.	IL LOCATION	<i>J</i> 1	
(c) Attorneys (Firm Name, A	Address, and Telephone Number)		Attorneys (If Kn	nown)					
ROBERT MALEK, PRO 1936 HEMPSTEAD TU									
EAST MEADOW, N.Y. 1	11554	100 0014							
718 757 4473, 929 441 II. BASIS OF JURISD	8429, ACSCOMPLAINTS@YAF ICTION (Place an "X" in On		III. CITIZENSHIP O	F PRI	NCIPA	L PARTIES	Place an "X" in (One Box fo	r Plaintiff
<u> </u>		200 0113)	(For Diversity Cases t	Only)			nd One Box for L	Defendant)	DEF
I U.S. Government Plaintiff	7 Federal Question (U.S. Government No.	t a Party)	Citizen of This State	PTF []]	DEF	Incorporated or Pri	ncipal Place	PTF	□4
1 minus	(0.2)			_	_	of Business In T		_	
2 U.S. Government	4 Diversity		Citizen of Another State	☐ 2	☐ 2	Incorporated and P		<u> </u>	□ 5
- Defendant	(Indicate Citizenship	of Parties in Item III)				of Business In A	nother State		
			Citizen or Subject of a	. □ 3	☐ 3	Foreign Nation		☐ 6	<u></u> 6
IV. NATURE OF SUIT	Olean - "Y" in One Box Only		Foreign Country	C	lick here	for: Nature of S	uit Code Des	cription	<u> </u>
CONTRACT	TOR		FORFEITURE/PENAL			KRUPTCY		STATUT	
110 Insurance	PERSONAL INJURY	PERSONAL INJURY				cal 28 USC 158	375 False C		
120 Marine 130 Miller Act	310 Airplane 315 Airplane Product	365 Personal Injury - Product Liability	of Property 21 USC	881	423 With 28 I	hdrawal USC 157	376 Qui Tai 3729(a		3
140 Negotiable Instrument		367 Health Care/		┝	INTE	LLECTUAL	400 State R	eapportion	ıment
150 Recovery of Overpayment	320 Assault, Libel & Slander	Pharmaceutical Personal Injury		⊨		RTY RIGHTS	410 Antitru 430 Banks		7.G
& Enforcement of Judgment 151 Medicare Act	330 Federal Employers'	Product Liability	ļ	-	820 Cop 830 Pate		450 Comme		- 5
151 Medicare Act 152 Recovery of Defaulted		368 Asbestos Personal			835 Pate	nt - Abbreviated	460 Deports		ned and
Student Loans (Excludes Veterans)	340 Marine 345 Marine Product	Injury Product Liability			New 1 840 Trad	v Drug Application	470 Racketa	t Organizat	
Recovery of Overpayment		PERSONAL PROPERT			_	end Trade Secrets	480 Consur	ner Credit	
of Veteran's Benefits Stockholders' Suits	350 Motor Vehicle 355 Motor Vehicle	370 Other Fraud 371 Truth in Lending	710 Fair Labor Standard Act	ls	Act	of 2016	(15 US 485 Telepho	C 1681 or	
190 Other Contract	Product Liability	380 Other Personal	720 Labor/Management		SOCIA	L SECURITY	•	tion Act	
195 Contract Product Liability	360 Other Personal	Property Damage	Relations			(1395ff)	490 Cable/S		11.1
196 Franchise	Injury 1 362 Personal Injury -	385 Property Damage Product Liability	740 Railway Labor Act 751 Family and Medical	, 		ck Lung (923) VC/DIWW (405(g))	850 Securit Exchar		odities/
	Medical Malpractice		Leave Act		864 SSD	D Title XVI	890 Other S	Statutory A	
REAL PROPERTY		PRISONER PETITION Habeas Corpus:	S 790 Other Labor Litigati 791 Employee Retireme		_ 865 RSI	(405(g))	891 Agricu 893 Enviro		
210 Land Condemnation 220 Foreclosure	440 Other Civil Rights 441 Voting	463 Alien Detainee	Income Security Ac		FEDER/	AL TAX SUITS	895 Freedo		
230 Rent Lease & Ejectment	442 Employment	510 Motions to Vacate			870 Tax	es (U.S. Plaintiff	Act	_	
240 Torts to Land 245 Tort Product Liability	443 Housing/ Accommodations	Sentence 530 General				Defendant) —Third Party	896 Arbitra 899 Admin		ncedure
290 All Other Real Property	445 Amer. w/Disabilities -	535 Death Penalty	IMMIGRATION			USC 7609		view or Ap	
_	Employment	Other: 540 Mandamus & Othe	462 Naturalization Appl	lication			Agency 950 Constit	Decision	of
	446 Amer. w/Disabilities - Other	550 Civil Rights	T 465 Other Immigration Actions				State S		U.
	448 Education	555 Prison Condition							
	<u> </u>	560 Civil Detainee - Conditions of					•		
TI ONON -	<u>l. </u>	Confinement					<u> </u>		
V. ORIGIN (Place an "X" i ✓ 1 Original □ 2 Res		emanded from	14 Reinstated or 5 T	ransferre	ed from	□ 6 Multidistri	ict 🗆 🎗	Multidis	trict
Proceeding Sta		ppellate Court		nother I		Litigation	11	Litigatio	
AMENDEĎ				specify)		Transfer	·	Direct F	ile
.	VIOLATION OF 1ST, 9TH	ite under which you are Lacter AND 14TH AME	e filing (Do not cite jurisdiction ENDMENTS. ARTICLE 31 OF	<i>nal statut</i> NY CPLE	es unless di R., 42 US 1	iversity): 983. 42 US 1985. :	42 US 1986, 42	USC 200	O. TITLE
VI. CAUSE OF ACTION	Brief description of cause	<u> </u>				AND TRUMP I			
	DEFENDANTS ARE REF	USING TO TURN OVE	R RECORDS AND DOCUMEN	NTS. STA					
VII. REQUESTED IN COMPLAINT:	CHECK IF THIS IS UNDER RULE 23,	S A CLASS ACTION F.R.Cv.P.	DEMAND \$ 2,000,000,000		•	HECK YES only URY DEMAND:	and an	n complai No	
VIII. RELATED CASI								<u> </u>	
IF ANY	(See instructions):	UDGE SANNES,	STEWART ~		DOCK	ET NUMBER 21	ICV1230		
DATE		SIGNATURE OF ATT							
06/15/2022		J.J. II OWO ALI							
FOR OFFICE USE ONLY						``			
	MOUNT	APPLYING IFP	ממנ	OGE		MAG. JUI	OGE		
are area in the state of the st									

for the

	Northern District	of New York			
ROBERT MAI ROBERT MALEK, C/O MAI	,)))			
Plaintiff(s) v. NEW YORK STATE UNIFIED (AL	COURT SYSTEM, ET	Civil Action No.	22 CV167		
Defendant(s,)	,))			
	SUMMONS IN A	CIVIL ACTION			
To: (Defendant's name and address) NEW YORK STATE UNIFIED COURT SYSTEM 20 EAGLE STREET ALBANY, NEW YORK 12207					
,					
A lawsuit has been filed	l against you.				
Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are: ROBERT MALEK 1936 HEMPSEAD TURNPIKE # 109 EAST MEADOW, NEW YORK 11554 ACSCOMPLAINTS@YAHOO.COM 718 757 4473, 929 441 8429					
If you fail to respond, ju You also must file your answer		ntered against you for th	ne relief demanded in the complaint.		
		CLERK OF C	OURT		
Date:	_	Sign	nature of Clerk or Deputy Clerk		

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

		ne of individual and title, if any)			
was re	ceived by me on (date)	•			
	☐ I personally served	the summons on the individua	at (place)		
			on (date)	; or	
	☐ I left the summons	at the individual's residence of	r usual place of abode with (name)		
			son of suitable age and discretion who re		ere,
	on (date)	, and mailed a copy t	o the individual's last known address; or	•	
	☐ I served the summo	ons on (name of individual)			, who is
	designated by law to	accept service of process on be	chalf of (name of organization)		
			On (date)	; or	
	☐ I returned the summ	nons unexecuted because			; or
	Other (specify):				
	My fees are \$	for travel and \$	for services, for a total of \$		
	I declare under penalty	y of perjury that this information	on is true.		
Date:		***************************************			
			Server's signature		
			Printed name and title		
			Server's address		

for the

Nonnem District	OF NEW YORK
ROBERT MALEK ROBERT MALEK, C/O MARGARET MALEK	·))
Plaintiff(s)	,)
v.	Civil Action No. 22 CV167
NEW YORK STATE UNIFIED COURT SYSTEM, ET AL)))
Defendant(s)))
SUMMONS IN A	A CIVIL ACTION
To: (Defendant's name and address) NEW YORK STATE OFFICE 40 NORTH PEARL STREET ALBANY, NY 12207	OF CHILDREN AND FAMILY SERVICES
A lawsuit has been filed against you.	
Within 21 days after service of this summons on you are the United States or a United States agency, or an officer P. 12 (a)(2) or (3) — you must serve on the plaintiff an answ the Federal Rules of Civil Procedure. The answer or motion whose name and address are: ROBERT MALEK 1936 HEMPSEAD TURNPIKE EAST MEADOW, NEW YORK ACSCOMPLAINTS@YAHOO	ver to the attached complaint or a motion under Rule 12 of must be served on the plaintiff or plaintiff's attorney, ## 109 K 11554
718 757 4473, 929 441 8429	
If you fail to respond, judgment by default will be en You also must file your answer or motion with the court.	ntered against you for the relief demanded in the complaint.
	CLERK OF COURT
Date:	
	Signature of Clerk or Deputy Clerk

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

was re	This summons for (nanceived by me on (date)	me of individual and title, if any)		.
**********	•		_ `	
	☐ I personally served	the summons on the indiv		
			On (date)	; or
	☐ I left the summons	at the individual's residen	ce or usual place of abode with (name)	
			person of suitable age and discretion who res	ides there,
	on (date)	, and mailed a co	py to the individual's last known address; or	
	☐ I served the summo	ons on (name of individual)		, who is
	designated by law to	accept service of process o	on behalf of (name of organization)	
		TV TWO TAXABLE III	on (date)	; or
	☐ I returned the sumr	nons unexecuted because		; or
	☐ Other (specify):			
	My fees are \$	for travel and \$	for services, for a total of \$	
	I declare under penalt	y of perjury that this inform	nation is true.	
Date:			Server's signature	
			5575. 2579	
			Printed name and title	
			Server's address	~

UNITED STATES DISTRICT COURT for the

Northern District of New York						
ROBERT MALEK) ROBERT MALEK, C/O MARGARET MALEK) Plaintiff(s)						
v. NEW YORK STATE UNIFIED COURT SYSTEM, ET AL Defendant(s)	Civil Action No. 22 CV 167					
SUMMONS IN A	CIVIL ACTION					
To: (Defendant's name and address) NEW YORK STATE INSPECTOR GENERAL Empire State Plaza, Agency Building 2, 16th Floor Albany, New York 12223						
A lawsuit has been filed against you.						
Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are: ROBERT MALEK 1936 HEMPSEAD TURNPIKE # 109 EAST MEADOW, NEW YORK 11554 ACSCOMPLAINTS@YAHOO.COM 718 757 4473, 929 441 8429						
If you fail to respond, judgment by default will be en You also must file your answer or motion with the court.	ntered against you for the relief demanded in the complaint.					
	CLERK OF COURT					
Date:	Signature of Clerk or Deputy Clerk					
	signature of Clerk or Deputy Clerk					

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

was rec	This summons for (nanceived by me on (date)	ne of individual and title, if any)			<u></u>
	☐ I personally served	the summons on the individual			
			on (date)		
	☐ I left the summons	at the individual's residence or , a perso	usual place of abode with (name) on of suitable age and discretion		re,
	on (date)	, and mailed a copy to	the individual's last known add	iress; or	
		ons on (name of individual) accept service of process on bel	nalf of (name of organization)		, who is
	assignment of min or		on (date)	; or	
	☐ I returned the sum	mons unexecuted because			; or
	☐ Other (specify):				
	My fees are \$	for travel and \$	for services, for a to	otal of \$	
	I declare under penalt	y of perjury that this information	n is true.		
Date:			Server's signature	0	
			Der ver a dignature	•	
			Printed name and ti	itle	
			Server's address		

UNITED STATES DISTRICT COURT for the

Northern District of New York					
ROBERT MALEK ROBERT MALEK, C/O MARGARET MALEK Plaintiff(s) v. NEW YORK STATE UNIFIED COURT SYSTEM, ET AL Defendant(s))))) (Civil Action No. 22 CV167)))				
•	A CHAZIF A CITHONI				
	A CIVIL ACTION				
To: (Defendant's name and address) NEW YORK STATE ATTORNEY GENERAL 1 Empire State Plaza The Capitol Albany NY 12224					
A lawsuit has been filed against you.					
Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are: ROBERT MALEK 1936 HEMPSEAD TURNPIKE # 109 EAST MEADOW, NEW YORK 11554 ACSCOMPLAINTS@YAHOO.COM 718 757 4473, 929 441 8429					
If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.					
	CLERK OF COURT				
Date					
Date:	Signature of Clerk or Deputy Clerk				

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

	This summons for (name	ne of individual and title, if any)		
was rec	ceived by me on (date)		_•	
	☐ I nersonally served	the summons on the indivi	dual at <i>(place)</i>	
	in a positionary portion		on (date)	; or
	☐ I left the summons:	at the individual's residenc	e or usual place of abode with (name)	-
	L Tier mo sammons		person of suitable age and discretion who res	sides there,
	on (date)	· · · · ·	py to the individual's last known address; or	
		ns on (name of individual)		, who is
			n behalf of (name of organization)	
		_	on (date)	; or
	☐ I returned the summ	nons unexecuted because		; or
	☐ Other (specify):			
	My fees are \$	for travel and \$	for services, for a total of \$	
	I declare under penalty	of perjury that this inform	nation is true.	
Date:			Server's signature	
			Del ver la dignamero	
		_	Printed name and title	
			_	
			Server's address	

UNITED STATES DISTRICT COURT for the

Northern District of New York

ROBERT MALEK ROBERT MALEK, C/O MARGARET MALEK)))
Plaintiff(s) v. NEW YORK STATE UNIFIED COURT SYSTEM, ET AL)) Civil Action No. 22 CV167)))
Defendant(s)))
SUMMONS IN A	A CIVIL ACTION
To: (Defendant's name and address) EXCELLENCE INITIATIVE 20 EAGLE STREET ALBANY, NEW YORK 12207	
A lawsuit has been filed against you.	
Within 21 days after service of this summons on you are the United States or a United States agency, or an officer P. 12 (a)(2) or (3) — you must serve on the plaintiff an answ the Federal Rules of Civil Procedure. The answer or motion whose name and address are: ROBERT MALEK 1936 HEMPSEAD TURNPIKE EAST MEADOW, NEW YORK ACSCOMPLAINTS@YAHOO 718 757 4473, 929 441 8429	ver to the attached complaint or a motion under Rule 12 of a must be served on the plaintiff or plaintiff's attorney, ## 109 K 11554
If you fail to respond, judgment by default will be en You also must file your answer or motion with the court.	ntered against you for the relief demanded in the complaint.
	CLERK OF COURT
Date:	
	Signature of Clerk or Deputy Clerk

Ţ

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

	This summons for (nam	ne of individual and title, if any)			
was re	eceived by me on (date)		•		
	☐ I personally served	the summons on the individu	nal at (place)		
			On (date)	; or	
	☐ I left the summons a	at the individual's residence	or usual place of abode with (name)		
		, a pe	rson of suitable age and discretion who re	esides the	re,
	on (date)	, and mailed a copy	to the individual's last known address; or	r	
	☐ I served the summon	ns on (name of individual)			, who is
	designated by law to a	ccept service of process on b	ehalf of (name of organization)		•
			on (date)	; or	
	☐ I returned the summ	ons unexecuted because			; or
	☐ Other (specify):				
	My fees are \$	for travel and \$	for services, for a total of \$	••	•
	I declare under penalty	of perjury that this informati	ion is true.		
Date:		***			
			Server's signature		
			Printed name and title		
			Server's address		·

UNITED STATES DISTRICT COURT for the

NOTINETTI DISCINCE OF NEW YORK					
ROBERT MALEK ROBERT MALEK, C/O MARGARET MALEK) } }				
Plaintiff(s))				
V.	Civil Action No. 22 CV167				
) ,				
NEW YORK STATE UNIFIED COURT SYSTEM, ET)				
AL)				
	(
D.C. I. (1))				
Defendant(s))				
SUMMONS IN	N A CIVIL ACTION				
TO THE STATE OF NEW YORK					
To: (Defendant's name and address) CITY OF NEW YORK 1 CENTRE STREET					
NY NY 10007					
111111111111111111111111111111111111111					
•					
A lawsuit has been filed against you.					
are the United States or a United States agency, or an offi	IKE # 109 DRK 11554 OO.COM				
If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.					
	CLERK OF COURT				
Date:					
Date.	Signature of Clerk or Deputy Clerk				

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

	This summons for (nat	ne of individual and title, if an	y)			
was rec	ceived by me on (date)		<u> </u>			
	☐ I personally served	the summons on the indi	ividual at <i>(place)</i>			
			on (date)	; or		
	☐ I left the summons at the individual's residence or usual place of abode with (name) , a person of suitable age and discretion who residence.				J 41	
	/1 / 1	-	copy to the individual's last known address; o		10,	
	on (date)	, and maned a t	copy to the murridual's last known address, o	· 1		
	☐ I served the summer	ons on (name of individual)			, who is	
	designated by law to accept service of process on behalf of (name of organization) on (date) ; or					
	☐ I returned the summons unexecuted because				; or	
	Other (specify):					
	My fees are \$	for travel and \$	for services, for a total of S	ß		
	I declare under penalt	ry of perjury that this info	ormation is true.			
Date:		_			·	
			Server's signature			
		_	Printed name and title			
		_	Server's address			

for the

Northern District	TOT NEW YORK
ROBERT MALEK ROBERT MALEK, C/O MARGARET MALEK)))
Plaintiff(s)	ý
v.	Civil Action No. 22 CV167
NEW YORK STATE UNIFIED COURT SYSTEM, ET)
AL	,)
)
Defendant(s)))
SUMMONS IN	A CIVIL ACTION
To: (Defendant's name and address) ADMINISTRATION FOR CHI 150 WILLIAM STREET NY NY 10038	LDRENS SERVICES
are the United States or a United States agency, or an officer P. 12 (a)(2) or (3) — you must serve on the plaintiff an answ	ver to the attached complaint or a motion under Rule 12 of
the Federal Rules of Civil Procedure. The answer or motion whose name and address are: ROBERT MALEK	n must be served on the plaintiff or plaintiff's attorney,
1936 HEMPSEAD TURNPIKE	
EAST MEADOW, NEW YORI ACSCOMPLAINTS@YAHOO	
718 757 4473, 929 441 8429	
If you fail to respond, judgment by default will be e. You also must file your answer or motion with the court.	ntered against you for the relief demanded in the complaint.
	CLERK OF COURT
Date:	
	Signature of Clerk or Deputy Clerk

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

		me of individual and title, if any)		
was rec	ceived by me on (date)		- ·	
	☐ I personally served	l the summons on the indivi	dual at (place)	
			on (date)	; or
	☐ I left the summons	at the individual's residence	e or usual place of abode with (name)	
		,a;	person of suitable age and discretion who resi	ides there,
	on (date)	, and mailed a cop	py to the individual's last known address; or	
	☐ I served the summ	Ons On (name of individual)		, who is
	designated by law to	accept service of process or	n behalf of (name of organization)	
			on (date)	; or
	☐ I returned the sum	mons unexecuted because		; or
	☐ Other (specify):			
	My fees are \$	for travel and \$	for services, for a total of \$	·
	I declare under penalt	ty of perjury that this inform	nation is true.	
Date:				
			Server's signature	
			Printed name and title	-
			Server's address	

for the

Northern District of New York				
ROBERT MALEK ROBERT MALEK, C/O MARGARET MALEK Plaintiff(s) v. NEW YORK STATE UNIFIED COURT SYSTEM, ET AL Defendant(s))))) Civil Action No. 22 CV 167)))			
SUMMONS IN	A CIVIL ACTION			
To: (Defendant's name and address) 150 WILLIAM STREET NY NY 10038				
A lawsuit has been filed against you	~			
A lawsuit has been filed against you. Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are: ROBERT MALEK 1936 HEMPSEAD TURNPIKE # 109 EAST MEADOW, NEW YORK 11554 ACSCOMPLAINTS@YAHOO.COM 718 757 4473, 929 441 8429				
If you fail to respond, judgment by default will be You also must file your answer or motion with the court.	entered against you for the relief demanded in the complaint.			
	CLERK OF COURT			
Date:				
	Signature of Clerk or Deputy Clerk			

Civil Action No. 22 CV 167

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

	This summons for (nan	ne of individual and title, if any)			
was re	ceived by me on (date)	•			
	☐ I personally served	the summons on the individual	at (place)		
			on (date)	; or	
	☐ I left the summons	at the individual's residence or	usual place of abode with (name)		
			on of suitable age and discretion who re	sides the	ere,
	on (date)	, and mailed a copy to	the individual's last known address; or		
	☐ I served the summo	ns on (name of individual)			, who is
	designated by law to a	accept service of process on beh	nalf of (name of organization)		
			on (date)	; or	
	☐ I returned the summ	nons unexecuted because			; or
)	☐ Other (specify):				
	My fees are \$	for travel and \$	for services, for a total of \$		
	I declare under penalty	au of perjury that this information	n is true.		
Date:			6		
			Server's signature		
			Printed name and title		
			Server's address		

for the

District of Nove Vork

Northern District	of New York
ROBERT MALEK ROBERT MALEK, C/O MARGARET MALEK)))
Plaintiff(s)) Civil Action No. 22 CV167
v. NEW YORK STATE UNIFIED COURT SYSTEM, ET AL) CIVIL ACHOH NO. 22 CV 107))
Defendant(s)))
SUMMONS IN A	A CIVIL ACTION
To: (Defendant's name and address) AMANDA K. KURYLUK 2 SPRAGUE PL APT 1, ALBANY, NY 12203-1002	
A lawsuit has been filed against you. Within 21 days after service of this summons on yo are the United States or a United States agency, or an office P. 12 (a)(2) or (3) — you must serve on the plaintiff an answ	
the Federal Rules of Civil Procedure. The answer or motion whose name and address are: ROBERT MALEK 1936 HEMPSEAD TURNPIKE EAST MEADOW, NEW YORK ACSCOMPLAINTS@YAHOO 718 757 4473, 929 441 8429	n must be served on the plaintiff or plaintiff's attorney, E # 109 K 11554
If you fail to respond, judgment by default will be e You also must file your answer or motion with the court.	entered against you for the relief demanded in the complaint.
	CLERK OF COURT
Date:	
	Signature of Clerk or Deputy Clerk

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

	This summons for (nar	ne of individual and title, if any)			
was re	ceived by me on (date)	•			
	☐ I personally served	the summons on the individua	al at (place)		
			on (date)		
	☐ Lieft the summons	at the individual's residence of	or usual place of abode with (name)	-	
	L A TOIL MO BUILDING		son of suitable age and discretion who res	sides there	
	On (date)		to the individual's last known address; or		
	☐ I served the summo	ons on (name of individual)		, who	is
	designated by law to	accept service of process on be	ehalf of (name of organization)		
		· · · · · · · · · · · · · · · · · · ·	on (date)	_ ; or	
	☐ I returned the summ	nons unexecuted because		;	or
	Other (specify):				
	My fees are \$	for travel and \$	for services, for a total of \$		
	I declare under penalty	y of perjury that this information	on is true.		
Date:					
	~~~		Server's signature		_
			Printed name and title		_
	•		Server's address		

Northern District of New York				
ROBERT MALEK ROBERT MALEK, C/O MARGARET MALEK  Plaintiff(s) v.  NEW YORK STATE UNIFIED COURT SYSTEM, ET AL	) ) ) ) Civil Action No. 22 CV167 )			
Defendant(s)	)			
CYTATATORIC IN A	A CIVIL ACTION			
SUMINIONS IN A	CIVIL ACTION			
To: (Defendant's name and address) LETITIA A. JAMES  296 LAFAYETTE AVENUE  BROOKLYN, NEW YORK 11238				
A lawsuit has been filed against you.				
Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are:  ROBERT MALEK  1936 HEMPSEAD TURNPIKE # 109  EAST MEADOW, NEW YORK 11554  ACSCOMPLAINTS@YAHOO.COM  718 757 4473, 929 441 8429				
If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.				
	CLERK OF COURT			
Date:				
	Signature of Clerk or Deputy Clerk			

## PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

	This summons for (nan	ne of individual and title, if any)			
was re	ceived by me on (date)	<del>.</del>			
	☐ I personally served	the summons on the individua	al at (place)		
			On (date)		
	☐ I left the summons	at the individual's residence o	or usual place of abode with (name)		
		, a per	son of suitable age and discretion who re	sides the	ere,
	on (date)	, and mailed a copy	to the individual's last known address; or		
	☐ I served the summe	ons on (name of individual)			, who is
	designated by law to	accept service of process on bo	ehalf of (name of organization)		
			On (date)	; or	
	☐ I returned the sum	nons unexecuted because			; or
	Other (specify):				
	My fees are \$	for travel and \$	for services, for a total of \$		
	I declare under penalt	y of perjury that this informati	on is true.		
Datas					
Date:	<del></del>		Server's signature		
		,	Printed name and title		· · · · · ·
			Server's address		

# UNITED STATES DISTRICT COURT for the

Northern District of	f New York
ROBERT MALEK ) ROBERT MALEK, C/O MARGARET MALEK )	
Plaintiff(s)	
v. )	Civil Action No. 22 CV167
NEW YORK STATE UNIFIED COURT SYSTEM, ET )	
AL	
Defendant(s)	
SUMMONS IN A C	CIVIL ACTION
To: (Defendant's name and address) SHEILA J. POOLE 56 STONY BROOK DRIVE SELKIRK, NEW YORK 12158	
P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer the Federal Rules of Civil Procedure. The answer or motion m whose name and address are:  ROBERT MALEK  1936 HEMPSEAD TURNPIKE #  EAST MEADOW, NEW YORK 1  ACSCOMPLAINTS@YAHOO.CG  718 757 4473, 929 441 8429	to the attached complaint or a motion under Rule 12 of sust be served on the plaintiff or plaintiff's attorney,  109 1554 OM
If you fail to respond, judgment by default will be ente You also must file your answer or motion with the court.	red against you for the relief demanded in the complaint.
	CLERK OF COURT
Date:	
	Signature of Clerk or Deputy Clerk

### PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

	This summons for (name	ne of individual and title, if a	any)		
was re	eceived by me on (date)		•	<del>,</del>	
	☐ I personally served	the summons on the inc	dividual at <i>(place)</i>		
	· · · · · · · · · · · · · · · · · · ·		on (date)	; or	
			ence or usual place of abode with (name)	•••	
	on (date), a person of suitable age and discretion who resides there,  on (date), and mailed a copy to the individual's last known address; or				<del></del>
					-
	☐ I served the summon	ns on (name of individual)		:	, who is
	designated by law to a	ccept service of proces	s on behalf of (name of organization)		•
			on (date)	; or	
	☐ I returned the summ	ons unexecuted becaus	ee		; or
	☐ Other (specify):				
	My fees are \$	for travel and S	for services, for a total of \$		·
	I declare under penalty	of perjury that this info	ormation is true.		
Date:					
		_	Server's signature		
		_	Printed name and title		
		_	Server's address	<u></u>	

Northern Dist	rict of New York			
ROBERT MALEK ROBERT MALEK, C/O MARGARET MALEK  Plaintiff(s) v.  NEW YORK STATE UNIFIED COURT SYSTEM, ET AL	) ) ) ) ) Civil Action No. 22 CV 167 )			
Defendant(s)	) )			
SUMMONS I	N A CIVIL ACTION			
To: (Defendant's name and address) JANET DIFIORE GLAZER, EXCELLENCE INITIATIVE  15 KENSINGTON RD. PH1  BRONXVILE, NEW YORK 10708				
A lawsuit has been filed against you.				
Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are:  ROBERT MALEK  1936 HEMPSEAD TURNPIKE # 109  EAST MEADOW, NEW YORK 11554  ACSCOMPLAINTS@YAHOO.COM  718 757 4473, 929 441 8429				
If you fail to respond, judgment by default will be You also must file your answer or motion with the court.	e entered against you for the relief demanded in the complaint.			
	CLERK OF COURT			
Date:	Signature of Clerk or Deputy Clerk			

### PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

was rei	This summons for (name on (date)	ne of individual and title, if any)				
W43 10	•	•				
	☐ I personally served the summons on the individual at (place)					
			on (date)	; or		
	☐ I left the summons	usual place of abode with (name)				
	, a person of suitable age and discretion who resides then				ere,	
	on (date)	on (date), and mailed a copy to the individual's last known address; or				
	☐ I served the summons on (name of individual)				, who is	
	designated by law to a	accept service of process on beh			_	
			on (date)	; or		
	☐ I returned the summ	nons unexecuted because			; or	
	☐ Other (specify):		•			
	My fees are \$	for travel and \$	for services, for a total of \$			
	I declare under penalty of perjury that this information is true.					
Date:						
			Server's signature			
		<u> </u>	Printed name and title			
			Server's address			

Northern District of New York						
ROBERT MALEK ROBERT MALEK, C/O MARGARET MALEK	) ) )					
Plaintiff(s)	)					
v.	Civil Action No. 22 CV 167					
NEW YORK STATE UNIFIED COURT SYSTEM, ET	)					
AL	ý					
	)					
Defendant(s)	j					
SUMMONS IN A CIVIL ACTION						
To: (Defendant's name and address) JESS B. DANNHAUSER 209 MADISON AVE, NEW YORK, NY 10016	209 MADISON AVE,					
A lawsuit has been filed against you.  Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are:  ROBERT MALEK  1936 HEMPSEAD TURNPIKE # 109  EAST MEADOW, NEW YORK 11554  ACSCOMPLAINTS@YAHOO.COM  718 757 4473, 929 441 8429						
If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.						
	CLERK OF COURT					
Date:						
	Signature of Clerk or Deputy Clerk					

### PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

	•	ne of individual and title, if any)		•		
was rec	ceived by me on (date)		_•			
	☐ I personally served	the summons on the indivi	dual at (place)			
			on (date)	; or		
	☐ I left the summons	<del></del>				
		, a person of suitable age and discretion who resides there,				
	on (date)	on (date), and mailed a copy to the individual's last known address; or				
	☐ I served the summe	ons on (name of individual)		, who is		
	designated by law to	accept service of process or	n behalf of (name of organization)			
			On (date)	; or		
	☐ I returned the summons unexecuted because				; or	
	Other (specify):					
	My fees are \$	for travel and \$	for services, for a total of \$			
	I declare under penalty of perjury that this information is true.					
Date:						
Date.			Server's signature			
			Printed name and title		- ***	
			Server's address			

# UNITED STATES DISTRICT COURT for the

Northern District of New York					
ROBERT MALEK ROBERT MALEK, C/O MARGARET MALEK  Plaintiff(s)  v.  NEW YORK STATE UNIFIED COURT SYSTEM, ET AL  Defendant(s)	) ) ) ) ) Civil Action No. 22 CV 167 ) ) )				
SUMMONS II	N A CIVIL ACTION				
JOHN DOE / JANE DOE To: (Defendant's name and address) (WHOEVER REFUSED TO KINGSFAMILYCOURT@N	JOHN DOE / JANE DOE				
A lawsuit has been filed against you.					
are the United States or a United States agency, or an offi	IKE # 109 PRK 11554 DO.COM				
r					
If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.					
	CLERK OF COURT				
Date:					
,	Signature of Clerk or Deputy Clerk				

Civil Action No. 22 CV 167

### PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

This summons for (name	of individual and title, if any)		
ceived by me on (date)	•		
☐ I personally served the	ne summons on the individual at	(place)	
		on (date)	
☐ I left the summons at	the individual's residence or us		
		of suitable age and discretion who re	sides there,
on (date)	, and mailed a copy to th	ne individual's last known address; or	
☐ I served the summon	S ON (name of individual)		, who i
designated by law to ac	cept service of process on behal		
·		on (date)	; or
☐ I returned the summe	ons unexecuted because		; 01
☐ Other (specify):			
(1-3)/			1
		,	*
My fees are \$	for travel and \$	for services, for a total of \$	•••
,			
I declare under penalty	of perjury that this information i	s true.	
,		-	
		Server's signature	
		· ·	
	1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-	Printed name and title	
	•		
		Server's address	

# UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF NEW YORK

ROBERT MALEK,	ROBERT MALEK	C/O M4	MARKE

(PLANTIFF)

**CIVIL CASE #: 22 CV 167** 

(AMENDED COMPLAINT)

VS.

CIVIL RIGHTS COMPLAINT

**PURSUANT TO:** 

42 USC 1983, 1985, 1986, 2000 TITLE 6, TRUMP EXECUTIVE ORDER 13899 1ST, 9TH AND 14TH CONSTITUTIONAL AMENDMENTS

NEW YORK STATE UNIFIED COURT SYSTEM, ET. AL.

(DEFENDANTS)

#### PLANTIFF DEMANDS A TRIAL BY COURT

PLANTIFF IN THE ABOVE CAPTIONED ACTION ALLEGES AS FOLLOWS:

### **JURISDICTION**

1. THIS IS A CIVIL ACTION SEEKING RELIEF AND DAMAGES TO DEFEND AND PROTECT THE RIGHTS GUARANTEED BY THE CONSTITUTION OF THE UNITED STATES. THIS ACTION IS BROUGHT PURSUANT TO; 42 USC 1983, 42 USC 1985, 42 USC 1986, 42 USC 2000 TITLE 6, TRUMP EXECUTIVE ORDER 13899, 1ST., 9TH, AND 14TH CONSTITUTIONAL AMENDMENTS. THE COURT HAS FURTHER JURISDICTION OVER THIS ACTION PURSUANT TO; 28 USC 1331, 1343, AND 2201 A.

#### 42 US 1983

DEPRIVATION OF RIGHTS: EVERY PERSON WHO, UNDER COLOR OF ANY STATUTE, ORDINANCE, REGULATION, CUSTOM, OR USAGE OF ANY STATE OR TERRITORY OR THE THE DISTRICT OF COLUMBIA, SUBJECTS OR CAUSES TO BE SUBJECTED, ANY CITIZEN OF THE UNITED STATES OR OTHER PERSON WITHIN THE JURISDICTION THEREOF TO THE DEPRIVATION OF ANY RIGHTS, PRIVILEGES OR IMMUNITIES SECURED BY THE CONSTITUTION AND LAWS, SHALL BE LIABLE TO THE PARTY INJURED IN AN ACTION AT LAW, SUIT IN EQUITY, OR OTHER PROPER PROCEEDING FOR REDRESS, EXCEPT THAT IN ANY ACTION BROUGHT AGAINST A JUDICIAL OFFICER FOR AN ACT OR OMISSION TAKEN IN SUCH OFFICRS JUDICIAL CAPACITY, INJUNCTIVE RELIEF SHALL NOT BE GRANTED UNLESS A DECLATORY DECREE WAS VIOLATED OR DECLATORY RELIEF WAS UNAVAILABLE.

#### 42 US 1985.

1985: "IF TWO OR MORE PERSONS IN ANY STATE OR TERRITORY CONSPIRE OR GO ON THE PREMISES OF ANOTHER FOR THE PURPOSE OF DEPRIVING, EITHER DIRECTLY OR INDIRECTLY, ANY PERSON OR CLASS OF PERSONS OF THE EQUAL PROTECTION OF THE LAWS OR OF EQUAL PRIVILEGES AND IMMUNITIES UNDER THE LAWS....."

#### 8. 42 US 1986

1986: EVERY PERSON WHO, HAVING KNOWLEDGE THAT ANY OF THE WRONGS CONSPIRED TO BE DONE AND MENTIONED IN SECTION 1985 OF THIS TITLE, ARE ABOUT TO BE COMMITTED, AND HAVING POWER TO PREVENT OR AID IN PREVENTING THE COMMISSION OF THE SAME, NEGLECTS OR REFUSES TO DO, IF SUCH WRONGFUL ACT BE COMMITTED, SHALL BE LIABLE TO THE PARTYH INJURED OR HIS LEGAL REPRESENTTIVES, FOR ALL DAMAGES CAUSED BY SUCH WRONGFUL ACT, WHICH SUCH PERSON BY REAONSABLE DILIGENCE COULD HAVE PREVENTED AND SUCH DAMAGES MAY BE RECOVERED IN AN ACTION ON THE CASE AND ANY NUMBER OF PERSONS GUILTY OF SUCH WRONGFUL NEGLECT OR REFUSAL MAY BE JOINED AS DEFENDANTS IN THE ACTION..."

### **42 USC 2000, TITLE 6**

ENACTED AS PART OF THE LANDMARK CIVIL RIGHTS ACT OF 1964. IT PROHIBITS DISCRIMINATION ON THE BASIS OF RACE, COLOR AND NATIONAL ORIGIN IN PROGRAMS AND ACTIVITIES RECEIVING FEDERAL FINANCIAL ASISTANCE.

### PRESIDENT DONALD TRUMP EXECUTIVE ORDER, 13899

By the authority vested in me as President by the Constitution and the laws of the United States of America, it is hereby ordered as follows:

Section 1. Policy. My Administration is committed to combating the rise of anti-Semitism and anti-Semitic incidents in the United States and around the world. Anti-Semitic incidents have increased since 2013, and students, in particular, continue to face anti-Semitic harassment in schools and on university and college campuses.

Title VI of the Civil Rights Act of 1964 (Title VI), 42 U.S.C. 2000d et seq., prohibits discrimination on the basis of race, color, and national origin in programs and activities receiving Federal financial assistance. While Title VI does not cover discrimination based on religion, individuals who face discrimination on the basis of race, color, or national origin do not lose protection under Title VI for also being a member of a group that shares common religious practices. Discrimination against Jews may give rise to a Title VI violation when the discrimination is based on an individual's race, color, or national origin.

It shall be the policy of the executive branch to enforce Title VI against prohibited forms of discrimination rooted in anti-Semitism as vigorously as against all other forms of discrimination prohibited by Title VI.

- Sec. 2. Ensuring Robust Enforcement of Title VI. (a) In enforcing Title VI, and identifying evidence of discrimination based on race, color, or national origin, all executive departments and agencies (agencies) charged with enforcing Title VI shall consider the following:
- (i) the non-legally binding working definition of anti-Semitism adopted on May 26, 2016, by the International Holocaust Remembrance Alliance (IHRA), which states, "Antisemitism is a certain perception of Jews, which may be expressed as hatred toward Jews. Rhetorical and physical manifestations of antisemitism are directed toward Jewish or non-Jewish individuals and/or their property, toward Jewish community institutions and religious facilities"; and
- (ii) the "Contemporary Examples of Anti-Semitism" identified by the IHRA, to the extent that any examples might be useful as evidence of discriminatory intent.
- (b) In considering the materials described in subsections (a)(i) and (a)(ii) of this section, agencies shall not diminish or infringe upon any right protected under Federal law or under the First Amendment. As with all other Title VI complaints, the inquiry into whether a particular act constitutes discrimination prohibited by Title VI will require a detailed analysis of the allegations.
- Sec. 3. Additional Authorities Prohibiting Anti-Semitic Discrimination. Within 120 days of the date of this order, the head of each agency charged with enforcing Title VI shall submit a report to the President, through the Assistant to the President for Domestic Policy, identifying additional nondiscrimination authorities within its enforcement authority with respect to which the IHRA definition of anti-Semitism could be considered.
- Sec. 4. Rule of Construction. Nothing in this order shall be construed to alter the evidentiary requirements pursuant to which an agency makes a determination that conduct, including harassment, amounts to actionable discrimination, or to diminish or infringe upon the rights protected under any other provision of law. Sec. 5. General Provisions. (a) Nothing in this order shall be construed to impair or

otherwise affect:

- (i) the authority granted by law to an executive department or agency, or the head thereof; or
- (ii) the functions of the Director of the Office of Management and Budget relating to budgetary, administrative, or legislative proposals.
- (b) This order shall be implemented consistent with applicable law and subject to the availability of appropriations.
- (c) This order is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

DONALD J. TRUMP

The White House,

December 11, 2019.

NOTE: This Executive order was published in the Federal Register on December 16.

#### 28 USC 1331

The district courts shall have original jurisdiction of all civil actions arising under the Constitution, laws, or treaties of the United States.

### 28 USC 1343

- (a) The district courts shall have original jurisdiction of any civil action authorized by law to be commenced by any person:
- (1)To recover damages for injury to his person or property, or because of the deprivation of any right or privilege of a citizen of the United States, by any act done in furtherance of any conspiracy mentioned in section 1985 of Title 42;
- (2)To recover damages from any person who fails to prevent or to aid in preventing any wrongs mentioned in section 1985 of Title 42 which he had knowledge were about to occur and power to prevent;
- (3) To redress the deprivation, under color of any State law, statute, ordinance, regulation, custom or usage, of any right, privilege or immunity secured by the Constitution of the United States or by any Act of Congress providing for equal rights of citizens or of all persons within the jurisdiction of the United States;

(4)To recover damages or to secure equitable or other relief under any Act of Congress providing for the protection of civil rights, including the right to vote.

#### 28 USC 2201

(a) In a case of actual controversy within its jurisdiction, except with respect to Federal taxes other than actions brought under section 7428 of the Internal Revenue Code of 1986, a proceeding under section 505 or 1146 of title 11, or in any civil action involving an antidumping or countervailing duty proceeding regarding a class or kind of merchandise of a free trade area country (as defined in section 516A(f)(9) of the Tariff Act of 1930), as determined by the administering authority, any court of the United States, upon the filing of an appropriate pleading, may declare the rights and other legal relations of any interested party seeking such declaration, whether or not further relief is or could be sought. Any such declaration shall have the force and effect of a final judgment or decree and shall be reviewable as such.

#### 1ST AMENDMENT '

CONGRESS SHALL MAKE NO LAW RESPECTING AN ESTABLISHMENT OF RELIGION OR PROHIBITING THE FREE EXERCISE THEREOF; OR ABRIDGING THE FREEDOM OF SPEECH, OR OF THE PRESS; OR THE RIGHT OF THE PEOPLE PEACEABLY TO ASSEMBLE, AND TO PETITION THE GOVERNMENT OFGRIEVANCES

#### 9TH AMENDMENT

The enumeration in the Constitution, of certain rights, shall not be construed to deny or disparage others retained by the people.

### 14TH AMENDMENT

Section 1.

All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States and of the state wherein they reside. No state shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any state deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.

### **VENUE**

### PURSUANT TO 28 USC 1391;

- (a) Applicability of Section.—Except as otherwise provided by law-
- (1)this section shall govern the venue of all civil actions brought in district courts of the United States; and
- (2)the proper venue for a civil action shall be determined without regard to whether the action is local or transitory in nature.
- (b) Venue in General.—A civil action may be brought in—
- (1)a judicial district in which any defendant resides, if all defendants are residents of the State in which the district is located:
- (2)a judicial district in which a substantial part of the events or omissions giving rise to the claim occurred, or a substantial part of property that is the subject of the action is situated; or
- (3)if there is no district in which an action may otherwise be brought as provided in this section, any judicial district in which any defendant is subject to the court's personal jurisdiction with respect to such action.
- (c)Residency.—For all venue purposes—
- (1) a natural person, including an alien lawfully admitted for permanent residence in the United States, shall be deemed to reside in the judicial district in which that person is domiciled;
- (2)an entity with the capacity to sue and be sued in its common name under applicable law, whether or not incorporated, shall be deemed to reside, if a defendant, in any judicial district in which such defendant is subject to the court's personal jurisdiction with respect to the civil action in question and, if a plaintiff, only in the judicial district in which it maintains its principal place of business; and
- (3) a defendant not resident in the United States may be sued in any judicial district, and the joinder of such a defendant shall be disregarded in determining where the action may be brought with respect to other defendants.
- A. THERE ARE 14 DEFENDANTS IN THIS ACTION.
- **B.** 7 ARE FROM THE NORTHERN DISTRICT OF NEW YORK AND HAVE SUPERIOR POSITION OF AUTHORITY UPON WHAT HAS OCCURRED.
- C.1 IS UNKNOWN.
- D. RECORDS ARE NOT BEING PROVIDED BY THE NEW YORK STATE UNIFIED COURT

SYSTEM, 20 EAGLE STREET, ALBANY, N.Y.

E. SEARCHING UPON KINGS COUNTY FAMILY COURT ONLINE, RIGHT ON THEIR WEBSITE HOME PAGE IT STATES BOLDLY THE FOLLOWING:

### NEW YORK STATE UNIFIED COURT SYSTEM.

### **PARTIES**

PLANTIFF: ROBERT MALEK, ROBERT MALEK C/O MARGARET MALEK

1936 HEMPSTEAD TURNPIKE # 109

EAST MEADOW, NY. 11554

ACS COMPLAINTS@YAHOO.COM

718 757 4473, 929 441 8429

A. DEFENDANT:

NEW YORK STATE UNIFIED COURT SYSTEM

20 EAGLE STREET

**ALBANY, NEW YORK 12207** 

B. NEW YORK STATE OFFICE OF CHILDREN AND FAMILY SERVICES

**40 NORTH PEARL STREET** 

**ALBANY, NY 12207** 

C. NEW YORK STATE INSPECTOR GENERAL

EMPIRE STATE PLAZA, AGENCY BUILDING 2, 16TH FLOOR

**ALBANY NY 12203** 

#### D. NEW YORK STATE ATTORNEY GENERAL

1 EMPIRE STATE PLAZA

**ALBANY, NY 12224** 

#### E. EXCELLENCE INITIATIVE

20 EAGLE STREET

**ALBANY, NY 12207** 

( UNKNOWN AS TO THE LEGAL STANDING OF THIS OPERATION )

#### F. CITY OF NEW YORK

1 CENTRE STREET

NY NY 10007

#### G. ADMINISTRATION FOR CHILDRENS SERVICES

150 WILLIAM STREET

NY, NY 10038

#### H. NYC CHILDREN

150 WILLIAM STREET

NY NY 10038

( A BOGUS, UNLAWFUL ENTITIY CLAIMED BY ACS WITH NO FILING WITH THE US PATENT AND TRADEMARK OFFICE )

#### I. AMANDA K. KURYLUK

2 SPRAGUE PLACE APT. 1

#### **ALBANY, NY 12203**

#### J. LETITIA A. JAMES

296 LAFAYETTE AVE.

**BROOKLYN, NY 11238** 

(IN PERSONAL AND PROFESSIONAL CAPACITY, NYS ATTORNEY GENERAL)

#### K. SHEILA J. POOLE

**56 STONY BROOK DRIVE** 

#### **SELKIRK, NY 12158**

( IN PERSONAL AND PROFESSIONAL CAPACITY, COMMISSIONER OF THE OFFICE OF CHILDREN AND FAMILY SERVICES )

#### L. JANET DIFIORE GLAZER, EXCELLENCE INITIATIVE

15 KENSINGTON ROAD, PH1

BRONXVILLE, N.Y. 10708

( IN PERSONAL AND PROFESSIONAL CAPACITY, CEO OF THE NEW YORK STATE UNIFIED COURT SYSTEM, CONDUCTS THE EXCELLENCE INITIATIVE )

#### M. JESS B DANNHAUSER

209 MADISON AVE.

NY NY 10016

(IN PERSONAL AND PROFESSIONAL CAPACITY)

#### N. JOHN DOE / JANE DOE

( WHOEVER REFUSED TO PROVIDE RECORDS AT KINGFAMILYCOURT@NYCOURTS.GOV )

(IN PERSONAL AND PROFESSIONAL CAPACITY)		
<u>FACTS</u>		
0.1 WHEN YOU GOOGLE SEARCH KINGS FAMILY COURT, THE HOME PAGE CLEARLY STATES:		
NEW YORK STATE UNIFIED COURT SYSTEM.  EXHIBIT		
1. IN 2018, ACS / NYC CHILDREN MADE A ANTI SEMITIC STATEMENT IN REGARDS TO ME NOT BEING AMERICAN AND JUST JEWISH, UNLIKE MY CHILDS MOTHER.  EXHIBIT		
2. ON APPROX. MARCH 17, 2022 THE NYS ATTORNEY GENERAL WAS SERVED WITH PLANTIFFS LAWSUIT IN REFERENCE TO 21 CV 1230.		
3. AMANDA KURYLUK, ASSISTANT AG TOOK PART IN INFORMING AND DEFENDING SEVERAL GOVERNMENT DEFENDANTS, SHORTLY THEREAFTER, BY THE END OF MARCH 2022 SUCH AS;		
A. BEVERLY STANLEY		
B. JACQUELINE WILLIAMS		
C. JANET DIFIORE		

D. NEW YORK STATE UNIFIED COURT SYSTEM

F. SHEILA POOLE
G. NEW YORK STATE OFFICE OF CHILDREN AND FAMILY SERVICES
4. ACS / NYC CHILDREN, ON APPROXIMATELY MARCH 17, 2022, THE SAME DAY WAS ALSO SERVED.
5. DAVID THAYER AND TOWES TOOK UP THEIR REPRESENTATION.
AND THAT IS WHEN RECORDS OF THE NEW YORK STATE UNIFIED COURT SYSTEM STOPPED PROVIDING ME WITH RECORDS NOT ONLY IN REGARDS TO CASE NUMBER 21 CV 1230 BUT ANYTHING I HAD ASKED FOR.
1. MARCH 29, 2022 EMAIL IGNORED.
EXHIBIT
2. MARCH 30, 2022 AND APRIL 8, 2022 EMAILS IGNORED,  EXHIBIT
3. APRIL 6, 2022 EMAIL IGNORED.  EXHIBIT H
3. APRIL 8, 2022 AND APRIL 16, 2022 EMAILS IGNORED.
EXHIBIT $\mathcal{I}$ .
4. APRIL 8, 2022 AND APRIL 16, 2022 EMAILS IGNORED.  EXHIBIT
5. APRIL 16, 2022 EMAIL IGNORED.  EXHIBIT
6. APRIL 16, 2022 EMAIL IGNORED.
EXHIBIT L.
7. APRIL 16, 2022 EMAIL IGNORED.

E. NEW YORK STATE INSPECTOR GENERALS OFFICE

EXHIBIT
8. APRIL 16, 2022 EMAIL IGNORED.
EXHIBIT Mc.
9. APRIL 16, 2022 EMAIL IGNORED.
EXHIBIT
10. APRIL 16 ,2022 EMAIL IGNORED.
EXHIBIT $\mathcal{O}$ .
10.1 APRIL 26, 2022, I SERVED UPON KURYLUK AND ACS / THAYER DUTY TO PRESERVE DOCUMENS.  EXHIBIT
EATHDIT
10.2 ON MAY 2, 2022 I SERVED ON TOWES / ACS, KURYLUK, MUSCARELLA AND WEINSTOCK, THE FOLLOWING KEY EMAIL DOCUMENTS THAT CONTAINED FOIL WHERE ACS IS STALLING ON OF WHICH CAN BE VIEWED WITHIN. THIS EMAIL IS TITLED; "DUTY TO PRESERVE PSYCHE DOCUMENTS AND ELECTRONIC RECORDS.  EXHIBIT
11. MAY 4, 2022 EMAIL IGNORED.
EXHIBIT P
12. MAY 6, 2022 EMAIL IGNORED BY KURYLUK.
EXHIBIT $Q$ .
13. MAY 12, 2022 EMAIL IGNORED BY KURYLUK, KINGS FAMILY COURT, STANLEY, DIFIORE, POOLE, INSPECTOR GENERAL, LETITIA JAMES, ATTORNEY GENERALS OFFICE. EXHIBIT

DIFIORE, JAMES, POOLE, HEVESI AND DANNHAUSER EMAIL IGNORED
EXHIBIT C
14. MAY 19, 2022 EMAIL IGNORED IGNORED.  EXHIBIT
15. MAY 19 EMAIL IGNORED EXHIBIT
15.1 ON MAY 19, 2021 I SEND AN EMAIL TO KINGS FAMILY COURT OF WHICH WAS JONORED ( NEW YORK STATE UNIFIED COURT SYSTEM)
EXHIBIT
15.2 ON MAY 20, 2022 KINGS FAMILY COURT RESPONDS THAT I MAY NOT RECEIVE COPIES OF THESE REPORTS. EXHIBIT V
16. MAY 21, 2022 EMAIL SENT TO KURYLUK, KINGS FAMILY COURT, BEVERLY STANLEY DIFIORE, POOLE, INSPECTOR GENERAL, LETITIA JAMES, NYS ATTORNEY GENERALS OFFICE.
EXHIBIT U
16.1 ON MAY 21, 2022 AT 7: 52 AM I RESPOND.  EXHIBIT
17. MAY 23, 2022, KINGS FAMILY COURT (THE NEW YORK STATE UNIFIED COURT SYSTEM) RESPONDS THAT I MAY NOT RECEIVE COPIES OF THESE REPORTS.
EXHIBIT V

13.1 MAY 18, 2022 EMAILED FALSE PSCYHE REPORTS REGARDING A CHILD TO SABEL, DIFIORE, JAMES, POOLE, HEVESI AND DANNHAUSER EMAIL IGNORED
EXHIBIT
14. MAY 19, 2022 EMAIL IGNORED IGNORED.
EXHIBIT Y2
15. MAY 19 EMAIL IGNORED
EXHIBIT
15.2 ON MAY 20, 2022 KINGS FAMILY COURT RESPONDS THAT I MAY NOT RECEIVE COPIES OF THESE REPORTS.
EXHIBIT U
16. MAY 21, 2022 EMAIL SENT TO KURYLUK, KINGS FAMILY COURT, BEVERLY STANLEY, DIFIORE, POOLE, INSPECTOR GENERAL , LETITIA JAMES, NYS ATTORNEY GENERALS OFFICE.
EXHIBIT U
16.1 ON MAY 21, 2022 AT 7: 52 AM I RESPOND.
EXHIBIT U
17. MAY 23, 2022, KINGS FAMILY COURT (THE NEW YORK STATE UNIFIED COURT SYSTEM) RESPONDS THAT I MAY NOT RECEIVE COPIES OF THESE REPORTS.  EXHIBIT
18. ON MAY 23, 2022 I SEND AN EMAIL TO DIFIORE, JAMES, DANNHAUSER, KINGS FAMILY

·
COURT ( NYS UNIFIED COURT SYSTEM ) AND POOLE.
EXHIBIT NOT RESPONDED TO.
19. ON JUNE 14, 2022, I SEND EMAIL TO DANNHAUSER / ACS, NYS INSPECTOR GENERAL, KURYLUK, JAMES, POOLE, DIFIORE AND KINGS FAMILY COURT (NYS UNIFIED COURT SYSTEM)
EXHIBIT NOT RESPONDED TO.
5. ALL RESPONSES HAVE BEEN SHOWN OF WHICH HAVE BEEN TO MY COUNT, JUST 2 AND THE TWO HAVE BEEN DENIAL AND TEXTUALLY IDENTICAL. ONE ON THE 20TH AND THE OTHER ON THE 23RD BY KINGS FAMILY COURT ( NEW YORK STATE UNIFIED COURT SYSTEM ).
6. NO ONE ELSE RESPONDED.
7. ACS HAS BEEN AS USUAL NOT PROVIDING FOIL IN REFERENCE TO 2022-067-0026.
CAUSE OF ACTION:
1. THE DEFENDANTS AS A WHOLE WITH ANTI SEMITIC BASIS IN REFERENCE TO ME BEING JEWISH AND NOT AMERICAN, TOOK PART IN VIOLATING MY CIVIL RIGHTS BY NOT PROVIDING ME WITH MY COURT RECORDS AND / OR STAYING SILENT AND DOING NOTHING WHEN THEY SHOULD HAVE TAKEN ACTION TO PREVENT / STAND UP AGAINST WHAT WAS TAKING PLACE TO THE BEST OF THEIR ABILITY AND CAPACITY FROM SUCH VIOLATION OF CIVIL RIGHTS OCCURRING.

- 2. IT ISN'T HARD TO UNDERSTAND WHATS GOING ON WHEN ZERO ACTIONS ARE TAKEN AND NO WORDS UTTERED EXCEPT WITH THE NEW YORK STATE UNIFIED COURT SYSTEM REPEATING THE SAME DENIAL..... TWICE WITHOUT A SHRED OF DISAGREEMENT FROM ANYONE.
- 3. THE SHUT DOWN OF PROVIDING ME WITH RECORDS OCCURRED AFTER I SERVED

LAWSUIT 21CV1230 WITH KURYLUK AND THAYER / TOWES DEFENDING THEIR CORRESPONDING DEFENDENTS, MANY OF WHICH YOU SEE HERE.

- 4. THEY EMPLOYED SUCH UNLAWFUL ACTIONS TO PREVENT ME FROM OBTAINING FURTHER EVIDENCE IN MY 21 CV 1230 CASE SO THAT I WOULD NOT BE ABLE TO PURSUE MY CASE EFFECTIVELY AND HINDER MY ABILITY TO AMEND WITH KURYLUK AND ACS SIMULTANEOUSLY CLAIMING MY AMENDING THE PETITION WOULD BE FUTILE WHILE THEY TOOK EVERY EFFORT TO PREVENT ME FROM ATTEMPTING TO DO SO EFFECTIVELY BY CONCEALING RECORDS AND EVIDENCE IN A MANNER THAT WAS CLEARLY UNLAWFUL.
- 5. WHILE THERE IS A DISCOVERY PERIOD IN A FEDERAL CASE, I AM STILL ENTITLED TO RECORDS FROM THE ACS " CASE " HOSTED BY THE NEW YORK STATE UNIFIED COURT SYSTEM PURSUANT TO, FOR INSTANCE, ARTICLE 31 OF THE NY CPLR.
- 6. FURTHERMORE, THE SHUTDOWN OCCURRED AFTER I INFORMED THE DEFENDANTS OF THE MAJOR CRIMINAL ISSUE OF FALSE PSYCHE DOCUMENTS BEING ISSUED IN THE ACS "CASE" WHERE ACS WORKERS FORGED SOCIAL WORKERS AND PSYCHIATRISTS NAMES AND WROTE REPORTS THEMSELVES.
- 7. OBVIOUSLY I AM NOT THE ONLY ONE THEY HAVE DONE THIS TO.
- 8. SO THAT I AM UNABLE TO FORENSICALLY EXAMINE THE PAPER DOCUMENTS AND/OR ELECTRONIC RECORDS, FURTHERMORE COMPARING WHAT HAS BEEN PROVIDED TO WHAT I ALREADY HAVE, THE DEFENDANTS HAVE TAKEN PART IN PREVENTING ME FROM HAVING SUCH DOCUMENTS AND ALALYZING SUCH DOCUMENTS IN EITHER FORM.
- 9. THE DEFENDANTS ARE AWARE THAT I AM A LICENSED PRIVATE INVESTIGATOR FROM MISSISSIPPI AS WELL AS HAVING A PLETHORA OF OTHER CREDENTIALS AND ARE CLEARLY ATTEMPTING TO PREVENT ME FROM BRINGING TO BEAR ALL FORENSIC EXPERTISE POSSIBLE IN THE INTEREST OF JUSTICE FOR MYSELF AND FOR OTHER PARENTS AND CHILDREN WHOM HAVE BEEN SIMILARLY CRIMINALLY VICTIMIZED.

10. FOR AS LONG AS THEY HAVE BEEN TAKING PART IN SUCH CRIMINAL CONDUCT, NO ONE HAS EVER CAUGHT THEM EXCEPT, WELL.... TO THE DAY THEY MESSED WITH A PI LIKE MYSELF AND THEIR LUCK RAN DRY.

11. THEIR ACTIONS WERE ALSO AFFECTING MY ABILITY TO STAGE OTHER LAWSUITS NOT JUST 21 CV 1230 OR THE ONE FOR THE FRAUDULENT PSYCHE REPORTS WHICH IS ON ITS WAY. HENCEFORTH, THIS FILING HAD TO BE DONE ASAP FOR ITS ABILITY TO HINDER ANY LEGAL PROCESS I ENDEAVORED TO PROCEED UPON IN THE NORTHERN DISTRICT.

12. WHILE A SANCTIONS DIRECTION WAS CONSIDERED ON 21 CV 1230, THEIR UNLAWFUL ACTIONS WERE TAKEN UPON ALL RECORDS, NOT JUST THOSE PERTAINING TO 21 CV 1230.

#### IN SUMMARY, ALL DEFENDANTS PLAYED A ROLE.

- 13. I WOULD LIKE TO NOTE THAT JUST BECAUSE I DIDNT SAY SPECIFICALLY, THAT THIS DEFENDANT SAID THIS OR THAT DOES NOT MEAN THAT THEY ARE NOT RESPONSIBLE OF WHICH 42 USC 1986 UPHOLDS.
- 14. WHAT IS CLEAR HERE IS WHEN YOU HAVE FOIL THAT IS NOT BEING PROVIDED AND RECORDS THAT ARE NOT BEING PROVIDED AS REQUIRED BY LAW, INACTION DOES NOT ALWAYS EQUATE TO LAWFUL JUST LIKE ACTION DOES NOT ALWAYS EQUATE TO UNLAWFUL. IT IS THE CIRCUMSTANCES AND FACTS THAT EXIST. THE DEFENDANTS HAD THE OPPORTUNITY TO TAKE A STAND FOR JUSTICE AND LAW. ATTORNEYS ARE ALSO TO BE BOUND BY ETHICS AND ARE TO BE OFFICERS OF THE COURT AND RESPOND APPROPRIATELY TO SITUATIONS AT HAND.
- 15. THEY DID NOT DO SO HERE.
- 16. SAME SITUATION FOR GOVERNMENT OFFICIALS WHO ARE PART OF A DEMOCRACTIC GOVERNMENT OF BY THE PEOPLE FOR THE PEOPLE. THEY ARE IN THEIR POSITION TO SERVE IN THE FIELD THEY HAVE CHOSEN. JUST LIKE YOU CANT GO UP TO A FIREMAN AND INFORM HIM OR HER OF A FIRE AND FOR THEM TO DO NOTHING, NEITHER CAN THESE GOVERNMENT OFFICIALS EITHER.
- 17. I HAVE NO WAY OF KNOWING WHO SAID WHAT TO WHO AT THIS POINT. WITH THE EXCEPTION OF THE TWO EMAILS THAT I HAVE RECEIVED THAT TOOK A GOVERNMENT

#### POSITION THAT IS UNLAWFUL.

- 18. I DONT HAVE A FEDERAL WIRETAP WARRANT NO KNOW WHAT I COULD NEVER KNOW UPON WHAT IS OBVIOUSLY TAKING PLACE.
- 19. IF THE JUDGES OF THIS CASE WISH TO GRANT ME A SUBPOENA UPON THE DEFENDANTS EMAILS AND TEXT MESSAGES THEN I CAN BETTER KNOW WHOM WAS RESPONSIBLE EXACTLY FOR WHAT.
- 20. SINCE THE DEFENDANTS WILL UNDOUBTEDLY TAKE EFFORTS TO CONCEAL, OTHER TECHNIQUES IF ORDERED BY THE COURT UPON MY REQUEST WHICH I WISH TO DECLINE TO STATE WHAT THEY COULD BE AT THIS TIME WOULD ONCE AGAIN PROVIDE MORE LIGHT. FORENSIC INVESTIGATIONS CAN BE VERY HELPFUL IN REGARDS TO THE ROLES DEFENDANTS HAVE PLAYED IN REGARDS TO UNLAWFUL ACTIVITY THEY WERE ASSOCIATED WITH.
- 21. WHILE KURYLUK CAN CLAIM THAT SHE HAD NOTHING TO DO WITH THIS, AS ACS / THAYER / TOWES, DOES THAT SEEM PLAUSIBLE ACCORDING TO THE FACTS PRESENTED? I SAY NO.
- 22. CERTAINLY SHE AS COULD HAVE JESS DANNHAUSER DIRECTED HER CLIENTS, HIS EMPLOYEES / STAFF NOT TO PROVIDE THE RECORDS REQUESTED. DID SHE? DID THEY REFUSE BECAUSE DIFIORE TOLD THEM NOT TO????
- 23. THERE IS NO WAY I WOULD KNOW. WHAT I HAVE DONE IS PRESENTED TO THE COURT IN THIS FEDERAL COMPLAINT WHOM THE PARTIES WERE AND WHAT WAS DONE AS A WHOLE.
- 24. IT IS ONLY LOGICAL TO BELIEVE THAT SINCE KURYLUK IS REPRESENTING MANY OF THESE DEFENDANTS AND HER DEFENDANTS ARE CLOSELY INVOLVED WITH ACS AND OCFS WITH THE RECORDS THAT THAYER OR TOWES OR HINDS IS INVOVLED WITH THIS AS WELL. I SHOULD HAVE BEEN CCING THEM. THAT SAID, THEY KNEW, JESS DANNHAUSER KNEW, ACS KNEW, NYC CHILDREN, WHATEVER ENTITY THAT IS, KNEW AND THE CITY OF NEW YORK IS RESPONSIBLE AS WELL. A LOT OF PEOPLE WERE INFORMED HERE WITH NOT A WORD UTTERED OUTSIDE OF A UNLAWFUL DENIAL. SUCH SAYS A LOT. SOMETIMES WHAT PEOPLE DONT SAY CAN BE AS POWERFUL AS WHAT THEY DO. ACTIONS SPEAK LOUDER THAN WORDS AND THEIR ACTIONS WERE WHOLLY MALICIOUS AND INDIFFERENT.
- 25. I UNDERSTAND MONELL WELL WHICH IS WHY I EMAIL THE TOP PEOPLE FROM THE CORRESPONDING MEMBERS OF GOVERNMENT. IT IS ONE THING FOR A COMMISSIONER SUCH AS DANNHAUSER TO COME FORTH AND SAY: "I DIDN'T KNOW! OF COURSE I WOULD NOT BE IN FAVOR OF THIS AS THE COMMISSIONER OF ACS! "ITS ANOTHER WHEN HE COULD CARE LESS. WHEN THE PERSON IN CHARGE HAS NO ISSUE, THE PERSON IN CHARGE ENFORCES AND OR CREATES AN ISSUE THAT IS ENDEMIC TO THE AGENCY OF WHICH THEY PRESIDE OVER. THE TRUTH OF THIS DOES NOT STOP WITH

DANNHAUSER. WHEN JAMES TAKES THE SAME POSITION, SHE SETS THE TONE AND PRACTICE THROUGHOUT HER OFFICIAL POSITION THAT IS UNLAWFUL AND IMMORAL.

26. THANKFULLY THERE EXISTS 42 USC 1986 SO THEY CANT CLAIM " I DIDNT DO NOTHIN SO DONT LOOK AT ME !!! "

27. WHILE IT IS CLEAR THAT ACS / NYC CHILDREN / DANNHAUSER ARE NOT PROVIDING FOIL OF WHICH IS A CAUSE OF ACTION HERE AND NOT PROVIDING RECORDS, IT IS ALSO CLEAR THAT THE NYS UNIFIED COURT SYSTEM IN TWO IDENTICAL EMAILS REFUSED TO PROVIDE ME WITH RECORDS AS WELL.

28. SO WE HAVE A CONNECTION BETWEEN ACS AND THOSE WHOM KURYLUK IS DEFENDING AND COUNSELING.

29. THE OTHER DEFENDANTS MALICIOUS ROLES MAY NOT BE APPARENT BUT WHAT IS IS THAT IF THEIR ROLES WERE ONE OF SILENCE THEN THEY ARE RESPONSIBLE. IF IT WAS ONE OF REJECTION AND DISMAY AS TO WHAT WAS OCCURING WITH BEST EFFORTS TO INTERVENE, THEN CERTAINLY I WOULD BE AWARE OF IT. I AM AWARE OF ZERO. ZERO EFFORTS BY ANY DEFENDANT TO BE OF ASSISTANCE AND IF ANYTHING, THE DEFENDANTS TAKING PART IN THE FURTHERANCE OF THE HARM MALICIOUSLY INFLICTED.

- 30. I WISH TO BRING TO THE ATTENTION OF THE COURT, THE SIMILARITY OF THE STATEMENTS MADE BY THE DEFENDANTS ALONG WITH THEIR CORRESPONDING ATTORNEYS IN CASE NUMBER 21 CV 1230. THEY GANG UP ON ME HERE LIKE THEY DID FOR ALMOST 4 YEARS IN ACS COURT.
- 31. THEY CAN CLAIM WE ARE FREE TO MAKE LEGAL ARGUMENTS BUT WHEN THEY STATE THAT 21CV1230 IS IDENTICAL TO 21CV 5532, WE HAVE A PROBLEM BECAUSE IT IS ABSOLUTE PERJURY.
- 32. WHEN THEY STATE THAT I IN REGARDS TO TWO OSC'S, SHOWN VIOLATED THE ORDER OF PROTECTION AT LEAST 2 TIMES AND EVEN PHRASED IT TO READ AS BEING 4 TIMES, WITH THEIR CLEAR UNDERSTANDING OF THE SIGNIFICANT ISSUE I TOOK AGAINST THIS, CONTINUED TO RE ASSERT, WE ALSO START TO SEE HOW THE DEFENDANTS WORK TOGETHER AS A TEAM.
- 33. I NOTICED THEM COPYING FROM EACH OTHER. SAD. SAD HOW THEY GANG UP AGAINST A PRO SE. CANT THEY LITIGATE AGAINST A PRO SE UPON THEIR OWN LEGAL KNOWLEDGE AND ABILITY WITHOUT JOINING FORCES WITH OTHER LAWYERS? CRAZY BUT GOES TO SHOW HOW THEY FUNCTION HERE AND TO THE 10TH POWER IN COURTS LIKE ACS.

ONCE AGAIN, IN SUMMARY, ALL DEFENDANTS PLAYED A ROLE.

A. THE DEFENDANTS ARE TAKING PART IN PREVENTING ME FROM OBTAINING RECORDS OF ACS " CASE " NN 191410-18, NN 19411-18.

B. SUCH RECORDS REQUESTED INCLUDE RECORDS PERTINENT TO CASE FILING 21 CV 1230.

IN ADDITION,

C. RECORDS PERTINENT TO FALSE PSYCHE REPORTS IN REGARDS TO MY DAUGHTER AND I.

D. AMONG OTHER RECORDS I HAVE THE RIGHT TO RECEIVE REGARDING " CASE " NUMBER NN 19410-18, NN 19411-18 AT ACS COURT.

E. SUCH BEGAN AFTER KURYLUK AG AND THAYER / TOWES, ATTORNEYS FOR ACS WERE SERVED AND STARTED DEFENDING THEIR CLIENTS, MANY OF WHICH ARE DEFENDANTS UPON THIS LAWSUIT.

F. IT ALSO TOOK PLACE AFTER THEY WERE INFORMED OF THE FRAUDULENT PSYCHE DOCUMENTS. A MATTER WHICH IS CRIMINAL IN NATURE.

1. NEW YORK STATE UNIFIED COURT SYSTEM IS NOT PROVIDING ME WITH RECORDS AS CAN BE SEEN WITHIN FACTS.

1A SUCH VIOLATES MY 1ST AMENDMENT ABILITY TO PETITION THE GOVERNMENT FOR GRIEVANCES IN REGARDS TO SUCH RECORDS.

1B IN ADDITION, IN REGARDS TO 21 CV 1230 IT VIOLATES MY ABILITY TO HAVE EVIDENCE IN REFRENCE TO MY FREEDOM OF RELIGION RIGHTS AND THAT OF MY DAUGHTER.

1C IT ALSO PREVENTS ME FROM HAVING FOUNDATIONAL EVIDENCE TO FILE SUIT FOR FRAUDULENT PSYCHE REPORTS THAT ACS WORKERS AND OTHERS WROTE ALONG WITH FORGED SIGNATURES.

1D IT PREVENTS ME FROM PROPERLY PETITIONING THE GOVERNMENT IN REGARDS TO

ANY GRIEVANCES I MAY HAVE.

1E THE NEW YORK STATE UNIFIED COURT SYSTEM WAS DIRECTLY NOTIFIED THROUGH JANET DIFIORE BY EMAIL.

1F. IN REFERENCE TO THE 9TH AMENDMENT, WHILE THE LAW ALREADY PROVIDES AMPLE DEFENSE OF THEIR ILLEGAL AND IMMORAL ACTS, IT IS COMMON SENSE THAT IF THE GOVERNMENT HAS A CASE AGAINST ME, I HAVE TO KNOW WHAT IT IS AND BE ABLE TO PROPERLY DEFEND AGAINST IT. I HAVE TO HAVE THE SAME EVIDENCE AND DOCUMENTS OF THE CASE THAT THE JUDGE OR A JUDGE AND JURY CAN MAKE A DECISION UPON SO I CAN COMMENT AND DEFEND. MOST IMPORTANTLY, TO SAY MY SIDE OF THE STORY TO HELP PROVIDE OVERALL CLARITY IN THE INTEREST OF JUSTICE. NOT A ONE SIDED BIASED PRESENTATION. NOT ONLY IS THIS WRONG UPON ME, IT IS WRONG FOR THE PROPER ADMINISTRATION OF JUSTICE AS A WHOLE.

1G. JANET DIFIORE WHO IS THE CEO OF THE NEW YORK STATE UNIFIED COURT SYSTEM HAS AN EXCELLENCE INITIATIVE THAT STANDS AGAINST BIAS IN OUR STATE COURTROOMS ( OR CLAIMS TO ANYWAY ).

1H. PREVENTING ME FROM HAVING RECORDS IN THIS MATTER IS ALSO PREVENTING ME FROM HAVING EVIDENDE OF CRIMINAL CONDUCT OF WHICH IS QUITE SERIOUS.

11. IN REFERENCE TO THE 14TH AMENDMENT, IN NYS KNOWN AS NYS CONST. # 10, IT IS CLEAR THAT THERE WAS A VIOLATION OF PROCEDURAL DUE PROCESS AND FURTHER VIOLATION OF EQUAL PROTECTION OF LAWS. YOU CANT HAVE A ONE SIDED PRESENTATION TO THE COURT AND PRODUCE MEDICAL RECORDS UPON MY DAUGHTER THAT ARE A FRAUD UPON HER AND A FRAUD UPON HER FATHER. THE CONCEALMENT OF THOSE RECORDS, ALONG WITH THE CONTENT IS PART OF WHAT THIS CASE IS ABOUT.

1J. THE CONTENT OF THOSE RECORDS WILL BE A SEPARATE FILING.

1K. THE VIOLATION OF THE 14TH AMENDMENT GOES HAND AND GLOVE WITH THE NYS PROCEDURAL VIOLATION OF ARTICLE 31 OF THE NYS CPLR.

1L. 42 US 1983 WAS VIOLATED IN THAT THE NYS UCS, RESPONDED, CLAIMING THAT I CAN ONLY REVIEW DOCUMENTS, FALSELY CLAIMING AUTHORITY OF LAW THAT DOES NOT EXIST, INTENTIONALLY DEPRIVING ME OF MY CIVIL RIGHTS UNDER COLOR OF LAW THAT IS NON EXISTENT.

#### 1M. 42 US 1985, 1986

1N. THE NYS UCS DID HAVE ACTUAL KNOWLEDGE OF THE CONSPIRACY. THEY WERE A CENTRAL FIGURE BY NOT TURNING OVER THE DOCUMENTS THEY WERE IN CONTROL OVER. THEY HAD THE POWER TO PREVENT THIS FROM HAPPENING AND CHOSE TO TAKE PART IN SUCH UNLAWFUL ACT. THE NYS UCS FAILED TO PREVENT SUCH VIOLATION AND COMMITTED SUCH VIOLATION. THE WRONGFUL ACTS WERE CARRIED OUT INTENTIONALLY IN VIOLATION OF 42 US 1985.

10. IF THE NYS UCS ( NEW YORK STATE UNIFIED COURT SYSTEM ) KNEW THAT A CONSPIRACY EXISTED WHERE KURYLUK, THAYER, TOWES AND OR HINDS OR DANNHAUSER WERE ADVISING THEM NOT TO TURN OVER THE RECORDS, THEY HAD THE OBLIGATION TO SPEAK OUT AGAINST SUCH UNLAWFUL REQUESTS AND NOT ABIDE BY THEM.

1P. NYS UCS CHOSE TO REMAIN SILENT, 42 US 1986 OUTSIDE OF THEIR POSITION IN THEIR MAY 20 AND MAY 23 EMAILS AND BACKING UP THE SILENCE BY NOT PROVIDING ME WITH REQUESTED RECORDS.

#### **42 USC 2000 TITLE 6**

1Q. SUCH STATUTE PREVENTS DESCRIMINATION ON THE BASIS OF RACE, COLOR AND NATIONAL ORIGIN IN PROGRAMS AND ACTIVITIES RECEIVING FEDERAL FINANCIAL ASSISTANCE.

1R. THE NEW YORK STATE UNIFIED COURT SYSTEM RECEIVES FEDERAL FINANCIAL ASSISTANCE AS DOES ACS.

1S. UPON THE RECORDS OF THE NEW YORK STATE UNIFIED COURT SYSTEM, ACS MADE A ANTI-SEMITIC STATEMENT OF WHICH STRIPPED ME OF BEING AMERICAN AND ONLY JEWISH, UNLIKE THEIR GOVERNMENT WITNESS.

1T. I HAD MENTIONED THIS IN ACS COURT ON 9-18-2019 AND ALSO UPON CASE NUMBER 21 CV 5532 OF WHICH THE DEFENDANTS OF CASE NUMBER 21 CV 1230 CLAIM IS IDENTICAL TO CASE NUMBER 21 CV 5532 IN REGARDS TO WHAT IS ALLEGED.

1U. TRUMP EXECUTIVE ORDER 13899 IS CLEAR WITH EMPHASIS THAT AS A JEWISH PERSON, I SHOULD NOT BE DISCRIMINATED AGAINST BY AGENCIES IN REGARDS TO VIOLATION OF FEDERAL LAW AND OR 1ST AMENDMENT RIGHTS, ETC. OF WHICH WAS CLEARLY VIOLATED IN THIS MATTER.

1V. OF NOTE IS WHEN THE NEW YORK STATE UNIFIED COURT SYSTEM FINALLY RESPONDED, THEY DIDN'T RESPOND TO EVERY EMAIL. OR DID THEY? A SENTENCE AND A HALF AFTER COUNTLESS ATTEMPTS TO CONTACT REGARDING VARIOUS ISSUES IS WHOLLY INEFFECTIVE UNCLEAR UNACEPTABLE COMMUNICATION. NOT TO MENTION WHAT THEY WERE WILLING TO PROVIDE WAS UNACCEPTABLE.

#### 2. NEW YORK STATE OFFICE OF CHILDREN AND FAMILY SERVICES / SHEILA POOLE

2A. NYS OCFS OVERSEES LOCAL DISTRICT SOCIAL SERVICES SUCH AS ACS.

THEY EVEN HAVE THEIR OWN COURT OF WHICH ACS LITIGATES UPON PARENTS IN REGARDS TO "INDICATED "DETERMINATIONS OF NEGLECT OR WORSE, ABUSE. IT IS AN AGENCY COURT RATHER THAN FAMILY COURT.

2B. APPEALS TAKE THE FORM OF ARTICLE 78 RATHER THAN APPEALS COURT.

2C. IN THIS MATTER, THE RECORDS REQUESTED HAVE TO DO WITH ACS " CASE ", IN ACS COURT AGAINST ME, NN 19410-18, NN 19411 - 18.

2D. THEY ALSO ARE IN CONTROL OF SUCH RECORDS AS WELL / HAVE A COPY OR PROVIDED A COPY TO THE NYS UNIFIED COURT SYSTEM. SHEILA POOLE IS THEIR COMMISSIONER WHOM I CONTACTED.

2E. WE HAVE A MATTER HERE OF RESPONDENT SUPERIOR. BOLSTERED WITH ME HAVING INFORMED THEM WHAT WAS TAKING PLACE THROUGH THEIR COMMISSIONER, SHEILA POOLE.

2F. THEY VIOLATED MY CIVIL RIGHTS SIMILARY AS THE NEW YORK STATE UNIFIED COURT SYSTEM HAD DONE. HOWEVER, I WILL ADDRESS:

2G. NYS OCFS / POOLE VIOLATED MY 1ST AMENDMENT FREEDOM OF RELIGION RIGHT BY ALLOWING ACS TO TAKE PART IN NOT PROVIDING ME RECORDS IN REGARDS TO MY FILINGS AT ACS COURT TO GO TO CHURCH WITH MY DAUGHTER AND MY SUBSEQUENT FILING IN REGARDS TO THIS MATTER AT NDNY FEDERAL COURT 21 CV1230.

2H. NYS OCFS VIOLATED NYS ARTICLE 31 OF THE CPLR.

21. THEY ALSO ALLOWED ACS TO NOT PROVIDE ME WITH OTHER ACS COURT RECORDS IN VIOLATION OF ARTICLE 31 OF THE NYS CPLR AND IN VIOLATION OF 1ST AMENDMENT

DUE PROCESS RIGHTS.

2J. THEY ALLOWED ACS TO NOT PROVIDE ME WITH RECORDS REGARDING MY FOIL REQUEST AS CAN BE SEEN IN

EXHIBIT  $\beta$ 

2K. AND IN ADDITION, ALLOWED ACS TO WITHHOLD IMPORTANT DOCUMENTS REGARDING FALSE PSYCHE REPORTS IN REFERENCE TO MY DAUGHTER WHERE ACS WORKERS AND OTHERS WROTE THE REPORTS AND FORGED SOCIAL WORKERS / PSYCHIATRIST SIGNATURES, CREATING FALSE MEDICAL RECORDS AND USING SUCH RECORDS UPON THE FATHER IN THEIR CASE. I AM LITIGATING HERE ACS NOT TURNING OVER RECORDS IN REGARDS TO THIS MATTER, NOT TO THE TRUTHFULLNESS OF MY ALLEGATIONS WHICH WILL BE LITIGATED IN ANOTHER FILING AT NDNY US COURT.

2L. THEY CREATED A HINDRANCE OF ME NOT BEING ABLE TO PETITON THE GOVERNMENT IN REGARDS TO GRIEVANCES,

2M. OCFS / POOLE VIOLATED MY 9TH AMENDMENT RIGHTS SINCE IT IS OBVIOUS THAT I CANNOT DEFEND MYSELF NOR PRESENT A CASE WITHOUT VIEWING AND OR PRESENTING EVIDENCE THAT IS ON FILE AGAINST MY DAUGHTER AND I. WHILE LAWS CLEARLY EXIST IN SUPPORT OF MY ASSERTED RIGHTS, THE 9TH AMENDMENT GOES FURTHER IN WHAT I CALL THE COMMON SENSE STATUTE SINCE THERE MAY BE A PARTICULAR CIRCUMSTANCE THAT A FEDERAL LAW OR AMENDMENT MAY NOT COVER BUT IS STILL SENSIBLY A CIVIL RIGHT TO BE DETERMINED BY THE COURT.

2N. OCFS / POOLE VIOLATED MY 14TH AMENDMENT RIGHTS AND THAT OF MY DAUGHTER IN REGARDS TO DUE PROCESS AND OF EQUAL PROTECTION OF LAWS.

20. AS A DEFENDANT, I AM ENTITLED TO DISCOVERY AND MY CASE FILE, SUPPORTED BY NYS # 10 AND ARTICLE 31 OF THE NYS CPLR. OCFS WAS INFORMED OF THIS MATTER AND DID NOT TAKE ACTION UPON THE RECORDS OF WHICH ARE IN THEIR CONTROL TO PROVIDE.

2P. IN REFERENCE TO EQUAL PROTECTION OF LAWS, OBVIOUSLY MY DAUGHTER AND I CANNOT HAVE EQUAL PROTECTION OF LAW IF WE DO NOT KNOW WHAT IS BEING PRESENTED TO ACS COURT UPON US AND FURTHERMORE, EVEN IF WE DO, WE ARE NOT PROVIDED THE RECORDS WITH WHICH TO USE AS EVIDENCE TO TAKE LEGAL ACTION UPON IN FEDERAL COURT, ACS COURT OR ELSEWHERE.

2Q. WITHOUT EVIDENCE IN HAND, THERE IS NO WAY TO PRESENT A CASE OR PROVIDE EVIDENCE TO LAW ENFORCEMENT FOR INSTANCE.

2R. NYS OCFS / POOLE VIOLATED 42 US 1983 IN THAT THEIR NOT PROVIDING RECORDS FOR WHATEVER THEIR LEGAL REASON OF WHICH THE NYS UNIFIFED COURT SYSTEM BASED THEIR LEGAL REASON UPON, NOT INFORMING ME OF ANY LEGAL BASIS OF THEIR DECISION EITHER IS A VIOLATION OF 42 US 1983. NYS OCFS ALONG WITH NYS UCS DENIED MY DAUGHTER AND I COURT RECORDS WITHOUT LEGAL BASIS NOR ANY LEGAL BASIS ASSERTED IN COMMUNICATION. ATTEMPTING TO CLAIM LEGAL BASIS WHEN THERE IS NONE TO VIOLATE FEDERAL CIVIL RIGHTS STATUTES IS A VIOLATION OF 42 US 1983.

#### 42 US 1985, 1986

2S. NYS OCFS / POOLE HAD ACTUAL KNOWLEDGE OF WHAT WAS TAKING PLACE VIA MY CONTACT WITH THEIR COMMISSIONER SHEILA POOLE AND AS HAVING THE ROLE OF SUPERVISING ACS. THEY HAD THE POWER TO STOP THE VIOLATION OF 1985 BY INSTRUCTING ACS TO PROVIDE THE RECORDS OR PREVENT IT BY PROVIDING THE RECORDS THEMSELVES. THE WRONGFUL ACT WAS COMMITTED IN VIOLATION OF 42 US 1985. THEY STAYED SILENT AND DID NOTHING IN VIOLATION OF 42 US 1986.

#### 42 USC 2000 TITLE 6

2T. SUCH STATUTE PREVENTS DESCRIMINATION ON THE BASIS OF RACE, COLOR AND NATIONAL ORIGIN IN PROGRAMS AND ACTIVITIES RECEIVING FEDERAL FINANCIAL ASSISTANCE.

2U. IN COMBINATION WITH TRUMP EXECUTIVE ORDER 13899 IS CLEAR IN ITS PROHIBITION OF THE VIOLATION OF CIVIL RIGHTS INTENTIONALLY UPON THOSE WHOM ARE JEWS. ACS, WHOM OCFS / POOLE SUPERVISES MADE A ANTI-SEMITIC STATEMENT THAT I AM JEWISH AND NOT AMERICAN UNLIKE MY CHILDS MOTHER.

2V. I HAD MENTIONED THIS IN ACS COURT ON 9/18/2019 AS WELL AS IN CASE NUMBER 21 CV 5532 AGAINST ACS.

2W. NOW IN THIS MATTER, THE DEFENDANTS ARE CLEARLY VIOLATING MY CIVIL RIGHTS, FOUNDATIONAL TO ME BEING AN AMERICAN CITIZEN.

2X. THE DEFENDENTS ARE WELL AWARE OF CASE NUMBER 21 CV 5532 OF WHICH THIS MATTER OF ACS NOT CONSIDERING ME AN AMERICAN WAS ALSO RAISED. AS A MATTER OF FACT, THEIR ATTORNEY, KURYLUK AG HAS STATED EXACT SAME ALLEGATIONS IN 21 CV 5532 AS PRESENT CASE 21 CV 1230. HENCEFORTH NYS OCFS AND POOLE / POOLES

ATTORNEY KURYLUK ASSISTANT AG / LETITIA JAMES AG, NYS ATTORNEY GENERALS
OFFICE IS WELL AWARE OF THE ACS ANTISEMITIC STATEMENT AND TAKING ACTIONS
UPON ME THAT ARE REPRESENTATIVE OF A PERSON WHOM IS NOT AMERICAN AND HAS
NO CIVIL RIGHTS.

<i> </i> ~
<b>-</b>

3. THE NEW YORK STATE INSPECTOR GENERAL COULD HAVE STEPPED IN AND PROVIDED ME THE RECORDS THAT WAS BEING WITHHELD BY AN EMPLOYEE OF THE NEW YORK STATE UCS BUT DID NOT. THEY ADDRESS MISCONDUCT IN THE NYS UCS AND TOOK NO ACTION TO PROVIDE ME WITH MY RECORDS BY SIMPLY CONTACTING A SUPERVISOR AND HAVING THE SUPERVISOR PROVIDE ME / MY DAUGHTER AND I WITH RECORDS.

**3A. THE NEW YORK STATE INSPECTOR GENERAL VIOLATED MY 1ST AMENDMENT RIGHTS** IN THAT BY NOT PROVIDING THE RECORDS, IT CAUSED A HINDRANCE IN REFERENCE TO RELIGIOUS FILING, 21 CV 1230 AND ANY OTHER INTENDED FILING, PARTICULARLY OF THE FRAUDULENT PSYCHE REPORTS UPON MY DAUGHTER AND I.

3B. SO WE HAVE A VIOLATION OF CREATING A HINDRANCE TO ME LITIGATING 21 CV 1230 FOR RELIGIOUS RIGHTS OF MY DAUGHTER AND I IN REFERENCE TO RELIGIOUS FREEDOM, AND IN ADDITION, CAUSED A HINDRANCE IN REFERENCE TO ME PETITIONING THE GOVERNMENT FOR GRIEVANCES.

**3C. THEY VIOLATED MY 9TH AMENDMENT RIGHTS** WHICH IS A COMMON SENSE, CATCH ALL AMENDMENT THAT IF I AM NOT PROVIDED RECORDS / EVIDENCE, I CANNOT LITIGATE A CASE NOR FILE ONE NOR DEFEND AGAINST ONE FOR MYSELF OR MY DAUGHTER AND I.

**3D. THE NYS INSPECTOR GENERAL VIOLATED MY 14TH AMENDMENT RIGHTS** IN THAT IF I / MY DAUGHTER AND I ARE NOT PROVIDED WITH RECORDS, OUR DUE PROCES RIGHTS ARE BEING VIOLATED WITH ASSOCIATED NYS # 10 AND NYS CPLR ARTICLE 31 UNDER DISCOVERY.

3F. I AM ENTITLED TO SUCH RECORDS AS BEING A DEFENDANT IN ACS " CASE " NN 19410-18, NN 19411-18 "

3G. FURTHERMORE, WE ARE NOT BEING PROVIDED EQUAL PROTECTION OF LAWS IF WE CANNOT BE PROVIDED WITH EVIDENCE / DOCUMENTS OF WHICH TO EITHER DEFEND WITH LAW OR LITIGATE UPON WITH LAW. THERE IS NO PROTECTION OF LAWS IF A DEFENDANT OR PLANTIFF HAS NO EVIDENCE WITH WHICH TO BASE A LAW UPON. BY THE NYS INSPECTOR GENERAL NOT HAVING A SUPERVISOR PROVIDE ME WITH MY RECORDS OR RECORDS OF MY DAUGHTER AND I IN ACS CASE PREVENTS ME FROM TAKING ACTION FOR OR AGAINST OR IN DEFENSE OF LAW, IMPLIMENTING DUE PROCESS,

3H. THE NYS IG, FURTHER VIOLATED 42 US 1983 IN THAT THEIR ALLOWING THE NYS UCS TO NOT PROVIDE ME WITH RECORDS, WHEN THEY HAD THE LEGAL AUTHORITY TO STEP IN AND HAVE ANOTHER EMPLOYEE DO SO. THEY BASED THEIR DECISION UPON COLOR OF LAW BECAUSE THERE IS NO LEGAL BASIS FOR THEM TO NOT TAKE ACTION. VIA COLOR OF LAW, THE NYS IG VIOLATED MY CIVIL RIGHTS.

#### 42 US 1985, 1986

3I. THE NYS IG IS IN VIOLATION OF 1985. THEY HAD ACTUAL KNOWLEDGE OF THE CONSPIRACY THAT HAD TAKEN PLACE TO DEPRIVE ME / MY DAUGHTER AND I OF RECORDS, PARTICULARLY IN REGARDS TO A CRIMINAL MATTER AND DID NOT DO SO. THEY HAD THE POWER TO PREVENT AND THE WRONGFUL ACTS WERE COMMITTED. THEY STAYED SILENT AND DID NOTHING IN VIOLATION OF 42 US 1986.

**3J. IN REFERENCE TO 42 USC 2000 AND THE TRUMP EXECUTIVE ORDER,** THOSE WHOM RECEIVE FEDERAL FUNDING CANNOT DISCRIMINATE AGAINST SOMEONE IN REGARDS TO THEIR RACE, COLOR, NATIONAL ORIGIN. TRUMP EXECTUIVE ORDER EXTENDED THIS PROTECTION SPECIFICALLY TO JEWS IN REFERENCE TO PREVENTION OF ANTI-SEMITIC BEHAVIOR.

I AM UNAWARE IF	THE NYS IG KNOV	VS OF THE ANTI	-SEMITIC STATEM	ENT MADE BY ACS

#### 4. THE NEW YORK STATE ATTORNEY GENERAL / KURYLUK/ JAMES

4A. THE NEW YORK STATE ATTORNEY GENERAL WAS MADE AWARE BY EMAILS TO KURYLUK, JAMES AND TO THE INTEGRITY EMAIL ADDRESS THAT I CONTACTED.

4B. I AM GOING TO REFERENCE KURYLUK, LETITIA JAMES AND THE NEW YORK STATE ATTORNEY GENERAL BELOW.

4C. KURYLUK IS DEFENDING MANY OF THE DEFENDANTS HERE IN 21 CV 1230. JAMES IS HER SUPERVISOR AND SHE WAS CONTACTED. JAMES IS ALSO THE ATTORNEY GENERAL. SHE WAS CONTACTED REGARDING THE ISSUES OF THE 21 CV 1230 CASE BEFORE IT WAS FILED....

4D. KURYLUK, JAMES, ATTORNEY GENERAL, (HEREAFTER REFERRED TO AS KJAG) VIOLATED MY RIGHTS AND THAT OF MY DAUGHTER IN REGARDS TO DUE PROCESS. IF I CANNOT OBTAIN RECORDS THEN I CANNOT LITIGATE MY CASE EFFECTIVELY, AMEND PROPERLY UPON 21 CV 1230 OR FILE FUTURE CASES SUCH AS THE FRAUDULENT PSYCHE DOCUMENTS IN REGARDS TO MY DAUGHTER AND I.

4E. KJAG ARE TAKING PART IN REPRESENTING MANY DEFENDANTS IN 21 CV 1230 THAT ARE LISTED HERE. IT MAKES NO DIFFERENCE WHETHER OR NOT JAMES HERSELF IS LITIGATING FOR THEM. KURYLUK IS HER ASSISTANT AND JAMES IS THE ATTORNEY GENERAL. JAMES WAS CONTACTED BEFORE 21 CV 1230 WAS FILED AND IN REGARDS TO THIS MATTER NOW. I CONSIDER THE THREE AS ONE IN REGARDS TO WHAT IS OCCURRING....

4F. IT IS CLEAR TO ME THAT KJAG ARE TAKING PART IN DIRECTING THE NEW YORK STATE UNIFIED COURT SYSTEM TO NOT TURN OVER THE RECORDS AS THEIR ATTORNEY. IS IT POSSIBLE THAT SHE IS TELLING THEM TO AND THEM NOT? DOUBTFUL INDEED THOUGH REMOTELY POSSIBLE. THUS SAID, EVERYONE HERE IS RESONSIBLE FOR THEIR OWN ACTIONS.

4G. KJAG TOOK PART IN NOT JUST VIOLATING THE FIRST AMENDMENT IN REFERENCE TO CONCEALING RECORDS IN REFERENCE TO FREEDOM OF RELIGION OF THE FIRST AMENDMENT AND PREVENTING ME FROM PROPERLY PETITIONING THE GOVERNMENT FOR GRIEVANCES.

4H. IN REFERENCE TO THE 9TH AMENDMENT, IT IS CLEAR THAT BY PREVENTING ME FROM HAVING MY RECORDS AND RECORDS PERTAINING TO MY DAUGHTER AND I, IT HINDERS MY ABILITY TO DEFEND MYSELF IN ACS CASE, LITIGATE 21 CV 1230 AND OTHER CASES SUCH AS THE FRADULENT PSYCHE REPORTS THAT I WISH TO FILE. IF THE GOVERNMENT DOESNT TURN OVER RECORDS, PARTICULARLY THOSE THAT CONSTITUTE CRIMINAL CONDUCT UPON MY DAUGHTER AND I, FALSIYFING MEDICAL RECORDS, WE HAVE A VERY SERIOUS ISSUE OF VIOLATION OF COMMON SENSE LAW OF THE 9TH AMENDMENT.

4I. IN REFERENCE TO THE 14TH AMENDMENT, KJAG HAVE VIOLATED, VIA ME

CONTACTING THEM AT ALL THE EMAILS INCLUDING THE INTEGRITY EMAIL OF THE AG, IF YOU ARENT PROVIDING DOCUMENTS AND RECORDS UPON A DEFENDANT IN FURTHER VIOLATION OF ARTICLE 31 OF THE NYS CPLR, YOU ARE VIOLATING NYS # 10 AND FEDERAL 14TH. THIS IS A VIOLATION OF DUE PROCESS ISSUE WHERE THE DEFENDANTS ARE WITHHOLDING COURT DOCS AND RECORDS TO PREVENT ME FROM DEFENDING AT ACS COURT, LITIGATING AT US COURT WITH 21 CV 1230 ALONG WITH OTHER CASES I WISH TO FILE, PURSUANT TO VARIOUS NOTICE OF CLAIMS I HAVE FILED UPON THE CITY OF NEW YORK.

4J. THE SHUT DOWN OF RECORDS FROM THE DEFENDANTS OCCURRED JUST AFTER KURYLUK, KJAG BEGAN THEIR REPRESENTATION OF THEM AND JUST AFTER THEY WERE INFORMED OF THE FRAUDULENT PSYCHE RECORDS ISSUE.

#### 42 US 1983

4K. KJAG HAVE CONSPIRED TO VIOLATE MY CONST. RIGHTS UNDER COLOR OF LAW, HAVING NO LAW WITH WHICH TO BASE THEIR ACTIONS UPON, EXCEPT ACCEPTANCE OF GOVERNMENTAL DENIAL FROM THOSE WHOM KJAG ARE REPRESENTING OF WHOM UNDOUBEDLY RECEIVED COUNSEL FROM KJAG.

#### 42 US 1985 AND 1986

4L. KJAG DID IN FACT COMMIT A VIOLATION OF 42 US 1985, THE DEFENDATION HAD ACTUAL KNOWLEDGE OF THE CONSPIRACY TO DEPRIVE THE PLANTIFF OF THE RIGHTS PROTECTED BY 1985, THE DEFENDANTS FAILED TO PREVENT THE VIOLATION OF 1985 AND WRONGFUL ACTS WERE COMMITTED.

4M. I EVEN HAD WARNED THE DEFENDANTS IN EMAILS SHOWN IN EXHIBITS IN THIS CASE THAT THEY WERE VIOLATING MY CONSTITUTIONAL RIGHTS.

4N. KJAG HAD THE AUTHORITY, THE KNOWLEDGE AND CERTAINLY AT THE VERY LEAST, THE AUTHORITY TO SPEAK OUT AGAINST WHAT WAS OCCURING AND DID NOTHING TO ASSIST, CLEARLY COUNSELING RECORDS NOT TO PROVIDE RECORDS. THEIR ACTIONS WERE OF THE MOST DIRECT FORM OF 42 US 1985.

40. WHAT IS PARTICULARLY DISTURBING IN THIS MANNER IS THAT THESE PARTICULAR INDIVIDUALS BEING INFORMED THAT A CRIME WAS COMMITTED AND IGNORING SUCH CRIME, ALLOWING IT TO OCCUR, THE CRIME OF FALSIFICATION OF MEDICAL RECORDS ALONG WITH SIGNATURE FORGERIES IS PARTICULARLY DISTURBING. WHILE I AM NOT LITIGATING THAT MATTER IN THIS FILING, WHAT IS IMPROPER IS THAT UPON BEING INFORMED, KJAG SHOULD HAVE TAKEN STEPS TO INVESTIGATE THIS CRIMINAL MATTER AND DID NOT. I SHOULD HAVE BEEN CONTACTED AS TO WHAT EVIDENCE I

HAD, SHARE ANY FURTHER EVIDENCE WITH ME AND COLLECTIVELY AS CRIME VICTIMS UPON MY DAUGHTER AND I. THE MATTER SHOULD HAVE BEEN OPENED AS A CRIMINAL INVESTIGATION. NO. SWEPT UNDER THE RUG. THIS IS A MAJOR PROBLEM AND YET ANOTHER BASIS FOR IMPEACHMENT OF LETITIA JAMES AS AG. I AM SURE I AM NOT THE ONLY PARENT AND CHILD ACS DID THIS TO. JAMES COULD CARE LESS ABOUT PARENTS AND CHILDREN IN MY OPINION.

**4P. REGARDING VIOLATION OF 42 USC 2000 TITLE 6 AND TRUMP EXECUTIVE ORDER 13899,** IT IS CLEAR THAT KJAG ARE IN VIOLATION OF THIS AS WELL. KJAG KNEW ABOUT THIS DOCUMENT,

	$\mathcal{F}$
EXHIBIT	4

40. FROM ACS VIA CASE NUMBER 21 CV 5532.

4R. KJAG CLEARLY VIOLATED THE LAW AND EXECUTIVE ORDER BY DEPRIVING ME OF MY CONST. RIGHTS AND FEDERAL LAW.

4S. KJAG CLAIMED THAT 21 CV 1230 HAD EXACTLY THE SAME ALLEGATIONS OF 21 CV5532. WELL, IF SO, WHY DID KJAG HAVE NO ISSUE WITH THIS KEY DOCUMENT? THEY VERY WELL SHOULD HAVE AND DID NOT. THE DOCUMENT IS OFFENSIVE AS TO VIOLATION OF LAW. ME NOT BEING AN AMERICAN AND ONLY JEWISH UNLIKE MY CHILDS MOTHER. KJAG HAD NO ISSUE WITH THIS DOCUMENT.

#### 5. JANET DIFIORE GLAZER / EXCELLENCE INITIATIVE

#### 5A. THE EXCELLENCE INITIATIVE STATES:

5B. "CHIEF JUDGE JANET DIFIORE IS COMMITTED TO ACHIEVE AND MAINTAIN EXCELLENCE THROUGHOUT THE COURT SYSTEM GIVING THE PEOPLE OF NEW YORK THE LEVEL OF JUSTICE SERVICES THEY AHVE A RIGHT TO EXPECT AND DESERVE. THIS COMMITMENT IS THE MOTIVATION BEHIND THE EXCELLENCE INITIATIVE AND AS SUCH CHIEF JUDGE DIFIORE WANTS TO HEAR FROM MEMBERS OF THE PUBLIC, JUDGES, JURORS, LITIGANTS, ATTORNEYS AND COURT EMPLOYEES. THE EXCELLENCE INITIATVE INVOLVES A DETAILED AND COMPREHENSIVE EVALUATION OF CURRENT COURT PROCESES AND PROCEDURES TO DEETERMINE WHAT IS WORKING WELL AND WHAT NEEDS TO BE IMPROVED. PLEASE JOIN US IN THIS UNDERTAKING BY SHARING YOUR

THOUGHTS, COMMENTS OR SUGGESTIONS WITH US.

5C. YOU ARE WELCOME TO SUBMIT YOUR COMMENTS ANONYMOUSLY OR YOU MAY PROVIDE YOUR NAME AND EMAIL ADDRESS.

THANK YOU FOR YOUR INPUT.

5D. THE MISSION OF THE NEW YORK STATE UNIFIED COURT SYSTEM IS TO DELIVER EQUAL JUSTICE UNDER THE LAW AND TO ACHIEVE THE JUST, FAIR AND TIMELY RESOLUTION OF ALL MATTERS THAT COME BEFORE OUR COURTS.

5E. IN THE SERVICES OF OUR MISSION, THE UCS IS COMMITTED TO OPERATING WITH INTEGRITY AND TRANSPARENCY AND TO ENSURING THAT ALL WHO ENTER OR SERVE IN OUR COURTS ARE TREATED WITH RESPECT, DIGNITY AND PROFESSIONALISM. WE AFFIRM OUR RESPONSIBILITY TO PROMOTE A COURT SYSTEM FREE FROM ANY AND ALL FORMS OF BIAS AND DISCRIMINATION AND TO PROMOTE A JUDICIARY AND WORKFORCE THAT REFLECT THE RICH DIVERSITY OF NEW YORK STATE....

EXHIBIT	<u> </u>
EXHIBIT	<u> </u>

**5F. JDEI ( JANET DIFIORE, EXCELLENCE INITIATIVE ) VIOLATED MY 1ST AMENDMENT RIGHTS** IN THAT JDEI WERE NOTIFIED THAT THE NYS UCS WAS NOT PROVIDING ME WITH RECORDS UPON ACS " CASE " NN 19410-18, NN 19411-18 IN VIOLATION OF NYS CPLR ARTICLE 31.

5G. BY JDEI NOT PROVIDING ME / MY DAUGHTER AND I WITH CASE RECORDS AND DOCUMENTS, THEY HINDERED MY ABILITY TO DEFEND MYSELF IN ACS CASE, HINDERED MY ABILITY TO LITIGATE AND TO AMEND PETITION IN CASE NUMBER 21 CV 1230 AND TO PROPERLY INVESTIGATE THE FALSE PSYCHE DOCUMENTS ISSUE. THEIR ACTIONS PREVENTED ME FROM PROPERLY NOT JUST DEFENDING MYSELF BUT PETITIONING THE GOVERNMENT FOR GRIEVANCES IN CASE NUMBER 21 CV 1230, AND FOR ANY OTHER CASE I MAY WISH TO FILE OF WHICH FALSE PSYCHE DOCUMENTS UPON MY DAUGHTER AND I IS A SIGNIFICANT ISSUE.

5H. THEIR ACTIONS IN HINDRANCE OF ME LITIGATING 21 CV 1230 VIOLATED MY FREEDOM OF RELIGION RIGHTS AND THAT OF MY DAUGHTER AND I TOGETHER.

THAT IF THE GOVERNMENT HAS A CASE AGAINST THE DEFENDANT, THE DEFENDANT SHOULD HAVE THE SAME RECORDS BEING PROVIDED TO THE JUDGE WHOM IS MAKING DECISIONS UPON THE RECORDS FOR ME TO BE ABLE TO REFUTE, DISPUTE OR IN THE CONTRARY TO AFFIRM AND CONFIRM WHAT HAS BEEN PROVIDED.

5J. IN ADDITION, IF THERE ARE RECORDS BEING FILED UPON A CASE IN REGARDS TO PARENT AND CHILD WHICH CONSTITUTES ALLEGED CRIMINAL CONDUCT (BY ME) AGAINST THE GOVERNMENT IN REGARDS TO SUCH RECORDS, AND USED AGAINST THE PARENT, BEING MYSELF, AND PROVIDED TO OTHER MEDICAL PROVIDERS AS MEDICAL RECORDS UPON MY DAUGHTER THAT ARE FRAUDULENT, IT IS A VIOLATION OF MY RIGHTS NOT TO BE ABLE TO HAVE A COPY OF SUCH RECORDS EITHER ELECTRONICALLY AND OR HARDCOPY AND BE AFFORDED FREEDOM OF INFORMATION LAW (FOIL) AS WAS REQUESTED.

#### 14TH AMENDMENT FEDERAL,

# 10 NYS CONST.

JDEI VIOLATED 14TH AMENDMENT FEDERAL AND # 10 NYS CONST. AND ARTICLE 31 OF THE NYS CPLR.

5K. MY PROCEDURAL DUE PROCESS RIGHTS WERE VIOLATED. FURTHEMORE I AND MY DAUGHTER AND I WERE NOT AFFORDED EQUAL PROTECTION OF LAW WHEN I/ WE ARE NOT ABLE TO HAVE THE DOCUMENTS / RECORDS FROM WHICH WE CAN APPLY LAW IN DEFENSE OR PURSUIT OF LITIGATION.

5L. SUCH DENIAL MAKES IT MORE DIFFICULT FOR ME TO HAVE EVIDENCE TO PURSUE FURTHER LITIGATION, DEFEND MY OWN IN ACS "CASE" AGAINST ME AND FURTHERMORE, MY OWN ACTION IN 21 CV 1230 AND OTHERS OF WHICH NOTICE OF CLAIMS WERE FILED. PARTICULARLY FALSE PSYCHE DOCUMENTS UPON MY DAUGHTER AND I BY ACS WHERE SOCIAL WORKER/PSYCHIATRIST NAME/S WERE FORGED AND DOCS WERE WRITTEN BY ACS WORKERS AND OTHERS. WHILE I AM NOT LITIGATING THIS ISSUE IN THIS FILING, WHAT I AM LITIGATING IN THIS MATTER OF FRAUDULENT PSYCHE DOCUMENTS IS ME NOT BEING PROVIDED WITH ALL RECORDS AND DOCUMENTS REGARDING THIS MATTER.

#### **REGARDING 42 USC 1983.**

5M. JDEI DENIED ME DOCUMENTS AND RECORDS IN VIOLATION OF THIS STATUTE, JDEI IS THE CEO OF THE NEW YORK STATE UNIFIED COURT SYSTEM AND HAD CONTROL

OVER SUCH DOCUMENTS AND RECORDS ON MY ACS "CASE "NN 19410-18, NN 19411-18.

5N. JDEI PRESENTS AN EXCELLENCE INITIATIVE ON ONE HAND AND ON THE OTHER DEPRIVES ME WITH MY RECORDS AND DOCUMENTS IN VIOLATION OF IN PART MY 14TH AMENDMENT RIGHTS. THE COLOR OF LAW ISSUE IS THE DEPRIVATION OF THE RIGHTS WHILE CLAIMING TO PROVIDE EXCELLENCE IN THE COURTS JDEI PRESIDE OVER. YOU CANT ON ONE HAND CLAIM TO HAVE EXCELLENCE IN YOUR COURTROOMS AND THEN TAKE PART IN VIOLATING NYS CONST # 10 AND ARTICLE 31 OF THE NYS CPLR ON THE OTHER, FEDERAL # 14 AMONG OTHERS INTENTIONALLY, TAKING NO ACTION WHEN INFORMED OF THE VIOLATION OF LAW.

50...JDEI REPRESENT A CLASSIC 42 US 1983 FRAUD.

#### 42 US 1985, 1986

5P. JDEI TOOK PART IN VIOLATION OF 1985, THEY HAD ACTUAL KNOWLEDGE OF THE CONSPIRACY TO DEPRIVE THE PLAINTIFF OF THE RIGHTS PROTECTED BY 1985. THE DEFENDANT HAD THE POWER AND OPPORTUNITY TO PREVENT THE VIOLATION OF 1985 AND THE WRONFUL ACTS WERE COMMITTED.

5Q. JDEI WERE CONTACTED DIRECTLY AS TO WHAT WAS OCCURRING. THEY KNEW. THEY HAD AUTHORITY TO ACT UPON RECORDS AND DOCUMENTS WITHIN THEIR CONTROL. THEY DID NOT DO SO AND RATHER STAYED TOTALLY SILENT. THUS SAID, KINGS FAMILY COURT WHICH IS PART OF THE NEW YORK STATE UNIFIED COURT SYSTEM RESPONDED TO ME TWICE WITH IDENTICAL EMAILS STATING THAT THEY WILL NOT BE PROVIDING ME WITH MY DOCUMENTS AND RECORDS. JDEI WERE INFORMED.

5R. 1986 IS A BIT OF A STRETCH HERE. THIS WAS INTENTIONAL ON THE PART OF JDEI AND THE NEW YORK STATE UNIFIED COURT SYSTEM. KNOWING WITH INTENTION, A 42 US 1985. STAYING SILENT? 1986? WELL MOSTLY A 1985 AND SLIGHTLY, 1986.

#### 42 USC 2000 TITLE 6 AND TRUMP EXECUTIVE ORDER 13899

5S. REGARDING THE ABOVE, KURYLUK WHOM IS DEFENDING JANET DIFIORE IN 21 CV 1230 HAS STATED THAT THE ALLEGATIONS OF 12 CV 5532 ARE IDENTICAL IN 21 CV 1230 WHICH IS ABSURD. HOWEVER, IT IS CLEAR THAT KURYLUK HAD REVIEWED CASE NUMBER 21 CV 5532 ALONG WITH HER CLIENT AND WERE WELL AWARE OF THE

	TINUTED TO DEPRIVE ME OF MY CONSTITUTIONAL I WAS DEEMED BY ACS AS NOT AN AMERICAN
*	
6. DANNHAUSER / ADMIINISTRATIO CITY OF NEW YORK	ON FOR CHILDRENS SERVICES / NYC CHILDREN /
HEREAFTER REFFERRED TO AS ( DA	ANC)
	NOT LEGALLY EXIST. THE TRADEMARK IS A FRAUD. LDREN UPON IT AND CLAIMS TO BE NYC CHILDREN. EXIST.
MOVING FORWARD	
6B. DANC ARE RESPONSIBLE FOR VIO THAT OF MY DAUGHTER AND MY D	OLATION OF MY FIRST AMENDMENT RIGHTS AND AUGHTER AND HER FATHER.
6C. DANC IS NOT PROVIDING FOIL AS EXHIBIT B CON S	S SHOWN IN TINUING TO EXTEND.
DOCUMENTS WHICH PREVENTS /HIN	PROVIDING ME WITH MY COURT RECORDS AND IDERS ME / MY DAUGHTER AND I FROM PETITIONING OF GRIEVANCES I/WE MAY HAVE AND FURTHERMORE

6D. FURTHERMORE, THEY ARE NOT PROVIDING ME WITH MY COURT RECORDS AND DOCUMENTS WHICH PREVENTS /HINDERS ME / MY DAUGHTER AND I FROM PETITIONING THE GOVERNMENT REGARDING ANY GRIEVANCES I/WE MAY HAVE AND FURTHERMORE HINDERS MY ABILITY TO FILE FURTHER ACTIONS SUCH AS IN REGARDS TO FALSE PSYCHE DOCUMENTS AGAINST MY DAUGHTER AND I IN ACS COURT " CASE " NN 19410-18, NN 19411-18.

6E. IT HINDERS MY ABILITY TO DEFEND MYSELF IN ACS " CASE " AGAINST ME AND FURTHER HINDERS MY ABILITY TO LITIGATE AND AMEND CASE NUMBER 21 CV 1230.

6F. DONT CLAIM TO FEDERAL COURT THAT ME AMENDING IS FUTILE ON ONE HAND WHILE YOU ATTEMPT TO WITHHOLD DOCUMENTS TO HINDER THE AMENDING BY THE PLANTIFF PRO SE IN ANOTHER. THAT IS SIMPLE IMMORAL, UNETHICAL AND UNLAWFUL CONDUCT UPON THE PLANTIFF AND IS DECEPTIVE UPON THE COURT.

6G. DANNHAUSER WHO IS THE COMMISSIONER OF ACS WAS CONTACTED OF WHICH

THERE WAS NO REPLY.

6H. NYC CHILDREN IS THE HEADING OF WHICH MANY COURT REPORTS ARE ISSUED UNDER. NYC CHILDREN DOES NOT LEGALLY EXIST.

61. THE CITY OF NEW YORK IS ALSO RESPONSIBLE FOR ITS AGENCY, ADMINISTRATION FOR CHILDRENS SERVICES.

#### ➣ 6J. DANC IS RESPONSIBLE FOR VIOLATION OF MY 9TH AMENDMENT RIGHTS.

6K. IT IS CLEAR THAT THESE 4 DEFENDANTS BY NOT PROVIDING ME WITH FOIL (FREEDOM OF INFORMATION LAW) AND MY COURT DOCUMENTS AND RECORDS, OF WHICH STARTED AS SOON AS THEY TOOK OVER CASE NUMBER 21 CV 1230 ALONG WITH ME INFORMING THEM OF THE FALSE PSYCHE DOCUMENTS ISSUE IS INTENTIONALLY TRYING TO PREVENT ME FROM DEFENDING MYSELF IN THEIR CASE AGAINST ME IN ACS COURT, PETITION THE GOVERNMENT FOR GRIEVANCES, PROPERLY LITIGATE AND AMEND 21 CV 1230 AND FURTHERMORE TO PREVENT ME FROM HAVING EVIDENCE / FURTHER EVIDENCE OF THE FALSE PSYCHE DOCUMENTS / MEDICAL RECORDS WHERE ACS WORKERS FORGED SOCIAL WORKER AND PSYCHIATRIST NAMES AND WROTE THE REPORTS ALONG WITH OTHERS WHOM WERE NOT THE SOCIAL WORKERS / PSYCHIATRIST THEMSELVES.

6L. WHILE I WILL NOT BE LITIGATING THIS ISSUE IN THIS CASE, I AM LITIGATING THE ISSUE OF DANC NOT PROVIDING RECORDS AND DOCUMENTS TO HINDER MY ABILITY TO EFFECTIVELY FILE A FEDERAL ACTION UPON SUCH MATTER.

6M. THIS MATTER IS SIMPLE. DANC CANNOT FILE SECRET DOCUMENTS AND ELECTRONIC RECORDS AND DOCUMENTS THAT I CANNOT EVALUATE AND INVESTIGATE FORENSICALLY AS WELL.

6N. THEY ARE BLOCKING RECORDS BEING REQEUSTED WITH ONLY SOME TO BE ABLE TO BE "REVIEWED" BUT NOT PROVIDED.

60. NO. I MUST BE ABLE TO HAVE RECORDS IN ELECTRONIC AND OR PAPER FORM DEPENDING UPON WHAT IS NEEDED TO BE ABLE TO PROPERLY EVALUATE EVIDENCE ACS CLAIMS TO HAVE AND DOES HAVE.

6P. DISCOVERY IS PART OF ARTICLE 31 OF THE NYS CPLR AND CLEARLY, WHAT IS BEING REQUESTED IS FAIR AND REASONABLE FOR ANY PERSON WHOM IS BEING ACCUSED OF NEGLECT OF A CHILD. FALSE MEDICAL RECORDS UPON PARENT AND CHILD, WRITTEN BY ACS WORKERS AND OTHERS TO A COURT AND UPON MY DAUGHTERS MEDICAL FILE IS CRIMINAL CONDUCT UPON MY DAUGHTER AND I, SEPARATELY AND AS A WHOLE.

6Q. DANC VIOLATED MY 14TH AMENDMENT RIGHTS, NYS CONST # 10 IN REFERENCE TO DUE PROCESS AND EQUAL PROTECTION OF LAW. DANNHAUSER WAS INFORMED BY EMAIL AS TO WHAT WAS TAKING PLACE. HE KNEW. DANC HAD CONTROL OF THE RECORDS BEING REQUESTED AS WELL. THEY DID NOT PROVIDE. PRESENTING RECORDS TO THE COURT AND OTHERS AND NOT TO THE DEFENDANT IS UNLAWFUL AND VIOLATES ARTICLE 31 OF THE NYS CPLR. IF I DONT HVAE RECORDS, IF MY DAUGHTER DOES NOT HAVE RECORDS, I / WE CANNOT BE AFFORDED EQUAL PROTECTION OF LAW SINCE WE DONT HAVE THE EVIDENCE OF WHICH TO APPLY THE LAW UPON...

6R. THERE IS NO EQUAL PROTECTION OF LAW WHEN FALSE PSYCHE DOCUMENT MEDICAL RECORDS ARE ISSUED UPON A DEFENDANT FATHER AND HIS DAUGHTER AND PRESENTED TO A CASE AGAINST HIM WITHOUT HIM HAVING THE OPPORTUNITY TO FULLY ANALYZE AND INVESTIGATE SUCH RECORDS IN ANY MANNER LEGALLY NECESSARY.

6S. DANC VIOLATED 42 US 1983 IN COLOR OF LAW BY NOT PROVIDING RECORDS AS A GOVERNMENT PETITIONER WHEN THEY HAVE THE OBLIGATION TO DO SO UPON WHOM THEY MAKE THEIR ACCUSATIONS UPON. THEIR REFUSAL TO DO SO WHERE A SHUT DOWN TOOK PLACE AS THEIR ATTORNEY BEGAN DEFENDING ACS / NYC CHILDREN IN 21 CV 1230 IS DANC TAKING ACTION OF WHICH TO APPEAR LAWFUL OF WHICH IS CLEARLY NOT. WHILE THERE IS A DISCOVERY PERIOD IN THE FUTURE OF 21 CV 1230, THEIR COLOR OF LAW THAT IN ANY WAY PREVENTS ME FROM OBTAINING FOIL OR RECORDS IN ACTIVE ACS CASE NN 19410 - 18 NN 19411 - 18 IS CLEARLY A MISSREPRESENTATION AND IS A COLOR OF VIOLATION. FOIL AND ARTICLE 31 OF THE NYS CPLR IS NOT 21 CV 1230 DISCOVERY. IT ISNT ACS NOR ANYONES DECISION UPON HOW MANY RIGHTS I AM AFFORDED, IF I AM AFFORDED 3 SUCH AS ARTICLE 31 OF THE CPLR, FOIL AND DISCOVERY UPON 21 CV 1230 THEN THOSE ARE MY RIGHTS THAT DANC NOR ANYONE HAS THE RIGHT TO TAKE AWAY. I HAVE THE RIGHT TO SUCH RECORDS OF WHICH ARE SEPARATE TO THE TIMELINE OF 21 CV1230 FOR ANY PURPOSE I MAY NEED THEM FOR, BE IT TO FILE ANOTHER ACTION SUCH AS FOR FALSE PSYCHE DOCUMENTS, IN DEFENSE IN ACS CASE OR, TO BE ABLE TO OBTAIN DOCUMENTS TO FACILITATE 12 CV1230 AMENDMENT.

6T. DANC, KURY AND TOWES, WHILE ALL FILING TO STATE THAT MY AMENDING WOULD BE FUTILE, CONSPIRED TO WITHHOLD DOCUMENTS AND RECORDS TO PREVENT ME FROM AMENDING EFFECTIVELY.

6U. IN SUMMARY, DANC ACTED TO SEEM WITHIN THE GUIDELINES OF LAW WHEN THEY WERE NOT...

**6V. DANC ACTED IN VIOLATION OF 42 US 1985** BY THEM HAVING ACTUAL KNOWLEDGE OF THE CONSPIRACY TO DEPRIVE THE PLAINTIFF OF THE RIGHTS PROTECTED BY 1985. DANC HAD THE POWER AND OPPORTUNITY TO PREVENT THE VIOLATION OF 1985 AND DANC FAILED TO PREVENT THE VIOLATION OF 1985 OF WHICH THE WRONGFUL ACTS WERE COMMITTED. INSTEAD DANNHAUSER STAYED SILENT, ALSO IN VIOLATION OF 1986.

6W. DANC KNEW, ALONG WITH THE OTHER DEFENDANTS, AFTER I HAD EMAILED THEM, WHAT WAS TAKING PLACE. THEY HAD NO ISSUE. NOTHING CHANGED. DANC HAD THE RECORDS THEMSELVES. WHY NOT PROVIDE?

6X. OF NOTE IS WHEN THE NEW YORK STATE UNIFIED COURT SYSTEM FINALLY RESPONDED, THEY DIDNT RESPOND TO EVERY EMAIL. OR DID THEY? A SENTENCE AND A HALF AFTER COUNTLESS ATTEMPTS TO CONTACT REGARDING VARIOUS ISSUES IS WHOLLY INEFFECTIVE UNCLEAR UNACEPTABLE COMMUNICATION. EVEN THEIR FINAL RESPONSE WAS OBVIOUSLY INADEQUATE AND NOT ACCEPTABLE REGARDING WHAT THEY WISHED TO PROVIDE. A REVIEW BUT YOU CANT HAVE THEM. REALLY? SERIOUSLY?

42 USC 2000 TITLE 6 AND TRUMP EXECUTIVE ORDER 13899....

6Y. THIS HERE WAS A DIRECT VIOLATION OF MY CIVIL RIGHTS BY BASIS OF RELIGION OF ME BEING JEWISH AS CAN BE SEEN IN

6Z. THIS IS FROM ACS RECORDS AND WAS UPON CASE NUMBER 21 CV 5532 OF WHICH ACS WAS A DEFENDANT.

6AA. MOREOVER, DEFENDANTS ARE CLAIMING 21 CV 5532 IS IDENTICAL TO 21 CV 1230. WHILE SUCH A STATEMENT AS TO ALLEGATIONS IS ABSURD, IF THEY WISH TO CLAIM IDENTICAL, THEN THEY SHOULD HAVE VERY GOOD KNOWLEDGE OF THIS DOCUMENT.

6BB. IN ADDITION ON 9-18-19 IN COURT AT THE END OF THE HEARING I INFORMED THE JUDGE ABOUT THIS IN OPEN COURT WITH ACS PRESENT. SO THEY KNEW, THEY KNOW, THEY MADE THE STATEMENT AND HAVE NEVER RETRACTED OR CLARIFIED.

6CC. LET ME PLEASE REPEAT THAT. NEVER RETRACTED OR CLARIFIED.

#### 7. JOHN DOE / JANE DOE

7A. JOHN DOE / JANE DOE IS THE PERSON OR PERSONS THAT SENT THE EMAILS TO ME THAT REFUSED TO PROVIDE THE DOUCMENTS AND RECORDS.

7B. THEM DOING SO REPRESENTS THE END OF THE LINE OF RESPONSIBILITY WHICH ENCOMPASSES THE VIOLATION OF ALL LAWS CLAIMED.

7C.

NYS CONST. # 10, ARTICLE 31 OF THE CPLR,

**CONST AMENDMENTS 1, 9 14** 

42 US 1983

42 US 1985, 42 US 1986

42 US 2000 TITLE 6

**TRUMP EXEC ORDER 13899** 

7D. UNTIL THEIR IDENTIY AND CONTACT INFORMATION IS OBTAINED, I WONT BE ABLE TO PROPERLY STATE IN THIS COMPLAINT THEIR VIOLATION OF LAW. INVESTIGATION / DEPOSITION, ETC. WILL HAVE TO TAKE PLACE.

#### PRAYER FOR RELIEF BY PLANTIFF:

- 1. DAMAGES UP TO 2,000,000,000 ENCOMPASSING PUNITIVE, ACTUAL, INCIDENTAL, EXEMPLARY, ETC.
- 2. DISMISSAL OF ACS CASE NN 19410-18, NN 19411-18
- 3. SUMMARY JUDGEMENT FOR THE PLANTIFF IN CASE NUMBER 21 CV 1230.
- 4. MY DAUGHTER AND I TO BE ABLE TO GO TO CHURCH TOGEHTER ONCE AGAIN AND ENJOY ITS FUNCTIONS.

- 5. MY DAUGHTER RETURNED TO MY CUSTODY AND CARE.
- 6. DEFENDANTS TO TURN OVER ALL RECORDS AND DOCUMENTS THEY HAVE IN THEIR POSSESSION EITHER ELECTRONICALLY, OR IN PAPER FORMAT OR BOTH AS PER MY INVESTIGATION NEEDS.
- 7. EXTENSION OF TIME TO RESPOND TO ACS MOTION TO DISMISS IN IN CASE 21 CV 1230.
- 8. GRANT ABILITY FOR ME TO AMEND 21 CV 1230.
- 9. REMOVAL OF KURYLUK FROM REPRESENTING DEFENDANTS IN 21 CV 1230 ( SHE IS ESSENTIALLY HOUSE COUNSEL LIKE BRUCE CUTLER WAS TO THE GAMBINOS )
- 10. WHATEVER THE COURT THINKS IS JUST AND PROPER.

I DECLARE UNDER PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT.

Tala, C/O M.M.

6-20-2022

ROBERT MALEK, ROBERT MALEK C/O M.M.

1936 HEMPSTEAD TURNPIKE # 109

EAST MEADOW, NEW YORK 11554

718 757 4473

ACSCOMPLAINTS@YAHOO.COM

## EXHIBIT A



robert malek <abc75abc@gmail.com>

### SERVING FROM ROBERT MALEK

1 message

robert malek <abc75abc@gmail.com>
To: dthayer@law.nyc.gov

Tue, Apr 26, 2022 at 6:15 PM

- 1. DUTY TO PRESERVE DOCUMENTS NOTICE
- 2. CERTIFICATE OF SERVICE FOR 9 FILINGS
- 3. CERTIFICATE OF SERVICE
- 4. 4-26-2022 LETTER

#### 4 attachments

- 1 DUTY TO PRESERVE DOCUMENTS NOTICE.pdf 279K
- CERTIFICATE OF SERVICE FOR 9 FILINGS.pdf 4853K
- CERTIFICATE OF SERVICE 21CV1230.pdf
- **担 4-26-2022 LETTER.pdf** 803K

# UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF NEW YORK

ROBERT MALEK, ROBERT MALEK C/O M.M.

VS.

NEW YORK STATE UNIFIED COURT SYSTEM

NYC CHILDREN, AKA ACS ( ADMINISTRATION FOR CHILDRENS SERVICES )

NY STATE OFFICE OF CHILDREN AND FAMILY SERVICES

NEW YORK STATE OFFICE OF THE INSPECTOR GENERAL

JANET DIFIORE

CASE NUMBER: 21CV1230

SHEILA POOLE

JACQUELINE WILLIAMS

**BEVERLY STANLEY** 

DUTY TO PRESERVE DOCUMENTS NOTICE

ROSMIL ALMONTE

TRAVIS JOHNSON

MARGARET INGOGLIA

ALL DEFENDANTS ARE HEREBY ON NOTICE TO PRESERVE DOCUMENTS AND ELECTRONICALLY STORED INFORMATION PURSUANT TO FRCP 37 E

Well Miles C/O M.M.

Robert Malek

1936 hempstead turnpike # 109

east meadow, ny 11554

929 441 8429

acscomplaints@yahoo.com

2



### SERVING.....FROM ROBERT MALEK

1 message

robert malek <abc75abc@gmail.com> To: "Kuryluk, Amanda" <amanda.kuryluk@ag.ny.gov> Tue, Apr 26, 2022 at 6:09 PM

**CERTIFICATE OF SERVICE** 4-26-2022 LETTER **DUTY TO PRESERVE DOCUMENTS CERTIFICATE OF SERVICE OF 9 FILINGS** 

#### 4 attachments

4-26-2022 LETTER.pdf 803K

**CERTIFICATE OF SERVICE FOR 9 FILINGS.pdf** 4853K

1 DUTY TO PRESERVE DOCUMENTS NOTICE.pdf

**CERTIFICATE OF SERVICE 21CV1230.pdf** 361K

# UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF NEW YORK

ROBERT MALEK, ROBERT MALEK C/O M.M.

VS.

NEW YORK STATE UNIFIED COURT SYSTEM

NYC CHILDREN, AKA ACS (ADMINISTRATION FOR CHILDRENS SERVICES)

NY STATE OFFICE OF CHILDREN AND FAMILY SERVICES

NEW YORK STATE OFFICE OF THE INSPECTOR GENERAL

JANET DIFIORE

CASE NUMBER: 21CV1230

SHEILA POOLE

JACQUELINE WILLIAMS

**BEVERLY STANLEY** 

DUTY TO PRESERVE DOCUMENTS NOTICE

ROSMIL ALMONTE

TRAVIS JOHNSON

MARGARET INGOGLIA

ALL DEFENDANTS ARE HEREBY ON NOTICE TO PRESERVE DOCUMENTS AND ELECTRONICALLY STORED INFORMATION PURSUANT TO FRCP 37 E

Who Made c/o M.M.

Robert Malek

1936 hempstead turnpike # 109

east meadow, ny 11554

929 441 8429

acscomplaints@yahoo.com

### **EXHIBIT B**



SERVING

1 message

robert malek <abc75abc@gmail.com>
To: "Kuryluk, Amanda" <amanda.kuryluk@ag.ny.gov>

Mon, May 2, 2022 at 3:23 AM

DUTY TO PRESERVE PSYCHE DOCUMENTS AND ELECTRONIC RECORDS. SUBPOENA REQUEST. FROM ROBERT MALEK

1 DUTY TO PRESERVE PSYCHE DOCUMENTS AND SUBPOENA ALERT.pdf 1727K



### duty to preserve psyche documents and electronic records

1 message

robert malek <abc75abc@gmail.com> To: MTOEWS@law.nyc.gov Mon, May 2, 2022 at 3:28 AM

DUTY TO PRESERVE PSYCHE DOCUMENTS AND ELECTRONIC RECORDS. SUBPOENA REQUEST. FROM ROBERT MALEK

1 DUTY TO PRESERVE PSYCHE DOCUMENTS AND SUBPOENA ALERT.pdf 1727K



### duty to preserve psyche docs and electronic records, subpoena

1 message

robert malek <abc75abc@gmail.com>

Mon, May 2, 2022 at 3:25 AM

To: Gregg Weinstock < G. Weinstock@vbpnplaw.com>, Joseph Muscarella < j.muscarella@vbpnplaw.com>

DUTY TO PRESERVE PSYCHE DOCUMENTS AND ELECTRONIC RECORDS. SUBPOENA REQUEST.

FROM ROBERT MALEK

1 DUTY TO PRESERVE PSYCHE DOCUMENTS AND SUBPOENA ALERT.pdf 1727K

### UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF NEW YORK

ROBERT MALEK, ROBERT MALEK C/O M.M.

VS.

NEW YORK STATE UNIFIED COURT SYSTEM

NYC CHILDREN, AKA ACS (ADMINISTRATION FOR CHILDRENS SERVICES)

NY STATE OFFICE OF CHILDREN AND FAMILY SERVICES

NEW YORK STATE OFFICE OF THE INSPECTOR GENERAL

JANET DIFIORE

CASE NUMBER: 21CV1230

SHEILA POOLE

JACQUELINE WILLIAMS

BEVERLY STANLEY

**DUTY TO PRESERVE DOCUMENTS** 

ROSMIL ALMONTE AND ELECTRONICALLY STORED INFORMATION

TRAVIS JOHNSON

(PSYCHE REPORTS)

MARGARET INGOGLIA RE: SUBPOENA TO BE REQUESTED WITHIN ~14 DAYS

TO: LEGAL AID "ATTORNEY FOR THE CHILD "/TRAVIS JOHNSON,

TO: NYC CHILDREN / ACS

TO: N.Y.S. ATTORNEY GENERAL / JACQUELINE WILLIAMS

TO: DEFENDANTS

YOU ARE HEREBY ON STRICT NOTICE TO PRESERVE ALL DOCUMENTS AND

ELECTRONICALLY STORED INFOMATION PURSUANT TO FRCP 37 E IN REGARDS TO PSYCHE REPORTS ISSUED FROM SUN RIVER HEALTH, BRIGHTPOINT, BRIGHTPOINT HEALTH, SUN RIVER AND ANY OF THEIR SUBSIDIARIES, SERVED UPON ROBERT MALEK BY EMAIL.

FURTHERMORE, ANY OTHER PARENTS THAT HAVE BEEN SERVED WITH SIMILAR ELECTRONIC DOCUMENTS.

ANY DOCUMENTS OR RECORDS THAT ACS HAS REGARDING PSYCHE REPORTS ON CHILDREN, REGARDLESS OF PROVIDER IS ON NOTICE TO PRESEVE.

SUCH ELECTRONIC DOCUMENTS HAVE BEEN FOUND TO BE FRAUDS THAT CONTAINED FORGED SIGNATURES, FALSE DATES AND WRITTEN BY ACS WORKERS AND OTHERS RATHER THAN THE THERAPISTS THEMSELVES.

WRITTEN RECORD NOTES FROM DANA GRIERSON AND GWYNETH HORTON, TAKEN DURING OCTOBER 2018 SUPERVISED VISIT, WITH MY DAUGHTER ALONG WITH ACS WORKER OF UNKNOWN NAME, JANE DOE. AT THIS VISIT MY DAUGHTER CRIED AND BEGGED NOT TO GO HOME WITH HER MOTHER MARGARET INGOGLIA AND JOSEPH PALOMINO.. THAT SHE WAS AFRAID OF THEM.

A SUBPOENA REQEST WITH SUPPORTING EVIDENCE PURSUANT TO FRCP 45 WILL BE FILED UPON THE COURT REGARDING THIS MATTER WITHIN ~ 14 DAYS.

I HAVE CALLED THE US ATTORNEY GENERALS OFFICE AND INFORMED THEM THAT FALSE PSYCHE DOCUMENTS ARE BEING ISSUED BY THE CITY OF NEW YORK AND THEIR CONTRACTED RESOURCES TO TRAFFIC CHILDREN IN VIOLATION OF 18 US 1201, 18 US 242, 18 US 1591.

THEY WANT MY EVIDENCE.

PRESERVE YOURS.....

ADDITITONALLY, ACS IS AS USUAL NOT COOPERATING WITH FOIL REQUEST FOR MONTHS ON THIS ISSUE. SUCH IS ATTACHED.

RESPECTFULLY.

ROBERT MALEK



# Fw: [OpenRecords] Request FOIL-2022-067-00026 Submitted to Administration for Children's Services (ACS)

3 messages

ROBERT MALEK <acscomplaints@yahoo.com>
To: ROBERT MALEK <abc75abc@gmail.com>

Mon, Feb 14, 2022 at 11:11 PM

--- Forwarded Message ----

From: donotreply@records.nyc.gov <donotreply@records.nyc.gov>

To: "acscomplaints@yahoo.com" <acscomplaints@yahoo.com>

Sent: Sunday, February 13, 2022, 01:00:12 AM EST_____

Subject: [OpenRecords] Request FOIL-2022-067-00026 Submitted to Administration for Children's Services (ACS)

Your request FOIL-2022-067-00026 has been successfully submitted to the Administration for Children's Services (ACS). The details of your request are shown below.

Request Title: what steps does acs take to ensure documents filed in court upon parents are authentic?

Request Description: robert malek, acs complaints.com is requesting all documents / records that indicate what steps acs takes to ensure documents filed upon parents in court are authentic?

#### Requester's Contact Information

Name:

Robert Malek

Title:

Not provided

Organization:

acs complaints.com

Email:

acscomplaints@yahoo.com

Phone Number:

(718) 757-4473

Fax Number:

Not provided

Street Address (line 1):

1936 Hempstead Turnpike

Street Address (line 2):

109

City:

East meadow

State:

NY

Zip Code:

11554

You can view the request and take any necessary action at the following webpage: https://a860-openrecords.nyc.gov/request/view/FOIL-2022-067-00026.

### [OpenRecords] Request FOIL-2022-067-00026 Extended

From: donotreply@records.nyc.gov

To: acscomplaints@yahoo.com

Date: Monday, March 21, 2022, 06:51 PM EDT

The Administration for Children's Services (ACS) has **extended** the time to respond to your FOIL request <u>FOIL-2022-067-00026</u> for the following reasons:

You can expect a response on or about Friday, June 10, 2022.

Additional Information:

Public Officer's Law Section 89(3)(a) states that where a determination cannot be made within twenty days, the agency may provide a date certain within a reasonable period, depending on the circumstances, by which a determination will be made. According to FOIL, circumstances for determining a reasonable period include available staffing and complexity of pending FOIL requests. Based on other complicated FOIL requests currently being handled, ACS needs additional time to respond to your request. ACS anticipates responding to your request on or about June 10, 2022.

Please visit FOIL-2022-067-00026 to view additional information and take any necessary action.



### w: [OpenRecords] Request FOIL-^_2022^_-^_067^_-00028 Submitted to Administration for Children's Services (ACS)

1 message

ROBERT MALEK <acscomplaints@yahoo.com> Reply-To: ROBERT MALEK <acscomplaints@yahoo.com> To: ROBERT MALEK <abc75.abc@gmail.com>

Mon, May 2, 2022 at 2:19 AM

Sent from Yahoo Mail on Android

Forwarded Message -----

From: "ROBERT MALEK" <acscomplaints@yahoo.com>

To: "ROBERT MALEK" <abc75abc@gmail.com>

Sent: Wed, Feb 16, 2022 at 5:21 AM

Subject: Fw: [OpenRecords] Request FOIL-^ 2022^ -^ 067^ -00028 Submitted to Administration for Children's

Services (ACS)

Forwarded Message -----

From: ROBERT MALEK <acscomplaints@yahoo.com> To: Victoria Navarro <vikkinavarro@hotmail.com>

Sent: Wednesday, February 16, 2022, 03:33:31 AM EST

Subject: Fw: [OpenRecords] Request FOIL-2022-067-00028 Submitted to Administration for Children's Services

(ACS)

Forwarded Message —

From: "donotreply@records.nyc.gov" <donotreply@records.nyc.gov>

To: "acscomplaints@yahoo.com" <acscomplaints@yahoo.com>

Sent: Wednesday, February 16, 2022, 03:13:36 AM EST

Subject: [OpenRecords] Request FOIL-2022-067-00028 Submitted to Administration for Children's Services (ACS)

Your request FOIL-2022-067-00028 has been successfully submitted to the Administration for Children's Services (ACS). The details of your request are shown below.

Request Title: all documents and records that pertain to steps taken by acs to ensure authenticity

Request Description: robert malek, acs complaints.com is requesting all documents and records that pertain to the steps that acs takes to ensure that all documents filed and or presented in court by acs in reference to children are authentic? robert malek, acs complaints.com is requesting all documents / records that pertain to the steps that acs takes to ensure that all documents filed and or presented in court by acs in reference to parents are authentic?

Requester's Contact Information

Name:

Robert Malek

Title:

**JOURNALIST** 

Organization:



### Fw: [OpenRecords] Request FOIL-2022-067-00028 Extended

1 message

ROBERT MALEK <acscomplaints@yahoo.com> Reply-To: ROBERT MALEK <acscomplaints@yahoo.com> To: ROBERT MALEK <abc75abc@gmail.com>

Mon, May 2, 2022 at 2:19 AM

Sent from Yahoo Mail on Android

- Forwarded Message -

From: "donotreply@records.nyc.gov" <donotreply@records.nyc.gov> To: "acscomplaints@yahoo.com" <acscomplaints@yahoo.com>

Sent: Tue, Mar 22, 2022 at 5:33 PM

Subject: [OpenRecords] Request FOIL-2022-067-00028 Extended

The Administration for Children's Services (ACS) has extended the time to respond to your FOIL request FOIL-2022-067-00028 for the following reasons:

You can expect a response on or about Friday, June 10, 2022.

#### Additional Information:

Public Officer's Law Section 89(3)(a) states that where a determination cannot be made within twenty days, the agency may provide a date certain within a reasonable period, depending on the circumstances, by which a determination will be made. According to FOIL, circumstances for determining a reasonable period include available staffing and complexity of pending FOIL requests. Based on other complicated FOIL requests currently being handled, ACS needs additional time to respond to your request. ACS anticipates responding to your request on or about June 10, 2022

Please visit FOIL-2022-067-00028 to view additional information and take any necessary action.

# EXHIBIT C

#### False psyche reports regarding a child

From: ROBERT MALEK (acscomplaints@yahoo.com)

To: jsabel@legal-aid.org; jdifiore@nycourts.gov; letitia.james@ag.ny.gov; sheila.poole@ocfs.ny.gov;

hevesia@nyassembly.gov; jess.dannhauser@acs.nyc.gov

Date: Wednesday, May 18, 2022, 11:47 AM EDT

To Janet difiore / excellence initiative To letitia james, To Sheila poole, To Andrew hevesi, To jess dannhauser to Janet sabel.

I am writing to inform you that in case number mn 19410-18 / nn 19411-18

Psyche documents in regards to my daughter were filed unto this case the contained forged signatures, and written by acs workers and others and not the social worker or psychiatrist whom signed such documents....

I ask that you contact me for the evidence of this and take immediate action in regards to this matter.

Thank you, Robert Malek Acs Complaints. Com

Sent from Yahoo Mail on Android

# EXHIBIT D

1

Sp



# **EXHIBIT** E

Investigation **Progress Notes** 

*****WARNING***** CONFIDENTIAL INFORMATION AUTHORIZED PERSONNEL ONLY

CASE NAME: Ingoglia, Margaret STAGE NAME: Ingoglia, Margaret

CASE ID:

26871553 32053647

∑ Focus:

STAGE ID:

Ingogila, Margaret; Margaret; Margaret; Malek, Robert; Palominologogi, Joe ress Notes Narrative:

DV and CPS had a consult in the following case. Based on the information presented face to face by CPS.

Observations

Demographics/Culture/Language/Immigration: BM is Irish-American and BF Robert is Jewish. BM does not practice a set religion.

# **EXHIBIT** F



### s 10th floor the floor that judges predominantly hear acs cases in kings county?

1 message

robert malek <abc75abc@gmail.com> To: kingsfamilycourt < kingsfamilycourt@nycourts.gov> Tue, Mar 29, 2022 at 6:17 PM

Dear kfc,

Hi. Maybe you know the answer to this question.

Is 10th floor the floor that judges predominantly hear acs cases in kings county family court?

For example, judge Jacqueline Williams is 10th floor part 6.

Thank you, Robert Malek

# EXHIBIT G



#### All service of process records of all order of protections

2 messages

robert malek <abc75abc@gmail.com>

To: kingsfamilycourt < kingsfamilycourt@nycourts.gov>

Wed, Mar 30, 2022 at 9:12 PM

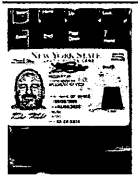
Dear KFC.

Please provide, (which I am 99% sure you don't have) all records of service of process of every order of protection after 7-31-2018 that was claimed to be served in my case.

Nn19410-18 Nn19411-18

If you have such records I need them.

Thank you, Robert Malek



20220328_162930.jpg 4344K

robert malek <abc75abc@gmail.com>
To: kingsfamilycourt <kingsfamilycourt@nycourts.gov>

Fri, Apr 8, 2022 at 2:29 PM

Do you have affidavits of proof of service for any order of protection ever issued in my case?

Thank you, Robert Malek

On Wed, Mar 30, 2022, 9:12 PM robert malek <abc75abc@gmail.com> wrote:

Dear KFC.

Please provide, (which I am 99% sure you don't have) all records of service of process of every order of protection after 7-31-2018 that was claimed to be served in my case.

Nn19410-18 Nn19411-18

If you have such records I need them.

Thank you, Robert Malek

> 20220406_084530.jpg 3958K



EXHIBIT H

1

(



# ્રે e: foil from corporation counsel, foil from the brooklyn das office, foil from the manhattan das office, foil from kings county family court, reference to judicial commission, 50 h hearing

5 messages

robert malek <abc75abc@gmail.com>

Wed, Apr 6, 2022 at 12:58 AM

To: Kaconway@law.nyc.go, forbesg@brooklynda.org, foil@dany.nyc.gov, SCJC <cjc@cjc.ny.gov>, Renita Davie <rdavie@brownhutchinson.com>, Lolita Forsett <lforsett@brownhutchinson.com>, Gloria Arguinzoni </di>
<garguinzoni@brownhutchinson.com>, Steffany Campbell <scampbell@brownhutchinson.com>, jsabel@legal-aid.org, kmillar@bds.org, jess.dannhauser@acs.nyc.gov, sheila.poole@ocfs.ny.gov, jdifiore@nycourts.gov, kingsfamilycourt <kingsfamilycourt@nycourts.gov>, HEVESIA@nyassembly.gov .
Bcc: Dari Langone <langonedari@gmail.com>

In reference to 50h hearing regarding the ex parte off the record secret hearing that took place with acs rosmil Almonte, legal aid Travis Johnson , bds Maes and judge williams.

I have no idea as to the credibility of what was said at such secret proceeding. It was not on the record and I was not there.

I do know the judge lied to the das office representative with me being present after I was allowed in the courtroom and didn't know the da was there or what had occurred on Feb 10 2020 to know that the judge lied until i received rranscripts afterwards.

I found out the rep was there on 3-13-20 in court only when I raised the issue of the Subpoena.

There is a 50 h hearing to take place regarding the city of new york having taken part of this.

I once again am requesting foil AND THE CONTACT INFIRMATION OF THE REPRESENTATIVE FROM THE DAS OFFICE WHOM TOOK PART IN THIS.

Kings family court, I need the name of every employee of yours that was in attendance on this day in court.

urt.

ţ

City of new york, while you are entitled to your 50 h, I am entitled to foil.

Produce all evidence, documents and information you have regarding these matters asap. I am entitled to them.

Sincerely, Robert Malek Nn19410-18, nn19411-18

On Sun, Apr 3, 2022, 5:37 PM robert malek <abc75abc@gmail.com> wrote:

- 1. I filed a subpoena for appearance for eric gonzalez, brooklyn, da. Attachment provided.
- 2. law.nyc.gov, Please download 2nd attachment which is 99 pages. Pages 47 49 indicate that this investigation was sent to corporation counsel. i need the records on that FROM YOU.
- 3. Attorney Travis Johnson indicated he was a minor... which means that the da investigated and determined that JOE PALOMINO assaulted my daughter and NOT HER MOTHER.
- 4. I am requesting from the brooklyn das office all documents and evidence in their possession regarding this matter. Travis Johnson, attorney for the child stated that you had transferred it. I need all evidence in your possession on this. I need to know the name of the person from the kings county das office whom showed up at hearing on 2-20-2020 in kings county family court, judge williams floor 10, part 6, nn19410-18, nn 19411-18.
- 5. I am requesting from corporation counsel all documents and evidence in their possession regarding this matter.
- 6. I am requesting from the brooklyn das office all documents and evidence in their possession regading this matter.
- 6. I am requesting foil from the manhattan das office regarding investigation claimed to be have been done by james zaletta, da and colleen walsh. da.
- 7. Judicial Commission, please note that a hearing was held off the record on 2-20-2020 by judge williams where the representative from the das office was lied to that margaret ingoglia was at the courthouse with my daughter on 2-10-2020 regarding osc i filed after my daughter

said her mother was going to kill her as referenced on acscomplaints.com crimes against my daughter 7 ( you can hear my daughter say this at acs supervised visitation )

YOU CAN ALSO NOTE IN THE PAGES OF 47-49 WHERE THE JUDGE NOTES THAT THE 3 ASSAULTS OF MY DAUGHTER ARE MY CONCERN AND SHE HAS NO JURISDICTION IIIIIII

my daughters name is margaret michelle malek 3-15-04 her half brother name is joseph palomino 3-15-04 my name is robert malek, 04 06 1969 childs mothers name is margaret ingoglia 10-22-1979

Thank You, Robert Malek

Mail Delivery Subsystem <mailer-daemon@googlemail.com> To: abc75abc@gmail.com Wed, Apr 6, 2022 at 12:59 AM



#### Address not found

Your message wasn't delivered to **Kaconway@law.nyc.go** because the domain law.nyc.go couldn't be found. Check for typos or unnecessary spaces and try again.

The response was:

DNS Error: DNS type 'mx' lookup of law.nyc.go responded with code NXDOMAIN Domain name not

found: law.nyc.go

Final-Recipient: rfc822; Kaconway@law.nyc.go

Action: failed Status: 4.0.0

Diagnostic-Code: smtp; DNS Error: DNS type 'mx' lookup of law.nyc.go responded with code NXDOMAIN

Domain name not found: law.nyc.go

Last-Attempt-Date: Tue, 05 Apr 2022 21:59:08 -0700 (PDT)

------ Forwarded message -------

From: robert malek <abc75abc@gmail.com>

To: Kaconway@law.nyc.go, forbesg@brooklynda.org, foil@dany.nyc.gov, SCJC <cjc@cjc.ny.gov>, Renita Davie <rdavie@brownhutchinson.com>, Lolita Forsett <forsett@brownhutchinson.com>, Gloria Arguinzoni <garguinzoni@brownhutchinson.com>, Steffany Campbell <scampbell@brownhutchinson.com>, jsabel@legal-aid.org, kmillar@bds.org, jess.dannhauser@acs.nyc.gov, sheila.poole@ocfs.ny.gov, jdiflore@nycourts.gov, kingsfamilycourt <kingsfamilycourt@nycourts.gov>, HEVESIA@nyassembly.gov

Cc:

Bcc:

Date: Wed, 6 Apr 2022 00:58:57 -0400

Subject: Re: foil from corporation counsel, foil from the brooklyn das office, foil from the manhattan das office, foil from

6/18/22	8.40 AM	Gmail - Ro

Gmail - Re: foil from corporation counsel, foil from the brooklyn das office, foil from the manhattan das office, foil from kings count...

kings county family court, reference to judicial commission, 50 h hearing Message truncated ---

robert malek <abc75abc@gmail.com>

to: Kaconway@law.nyc.gov

Wed, Apr 6, 2022 at 1:00 AM

-- Forwarded message --

From: Mail Delivery Subsystem <mailer-daemon@googlemail.com>

Date: Wed, Apr 6, 2022, 12:59 AM

Subject: Delivery Status Notification (Failure)

To: <abc75abc@gmail.com>



#### Address not found

Your message wasn't delivered to Kaconway@law.nyc.go because the domain law.nyc.go couldn't be found. Check for typos or unnecessary spaces and try again.

The response was:

DNS Error: DNS type 'mx' lookup of law.nyc.go responded with code NXDOMAIN Domain name not

found: law.nyc.go

Forwarded message -

From: robert malek <abc75abc@gmail.com>

To: Kaconway@law.nyc.go, forbesg@brooklynda.org, foil@dany.nyc.gov, SCJC <cic@cic.ny.gov>, Renita Davie <rdavie@brownhutchinson.com>, Lolita Forsett <lforsett@brownhutchinson.com>, Gloria Arguinzoni <garguinzoni@brownhutchinson.com>, Steffany Campbell <scampbell@brownhutchinson.com>, jsabel@legal-aid.org, kmillar@bds.org, jess.dannhauser@acs.nyc.gov, sheila.poole@ocfs.ny.gov, jdifiore@nycourts.gov, kingsfamilycourt <kingsfamilycourt@nycourts.gov>, HEVESIA@nyassembly.gov

Cc:

Bcc:

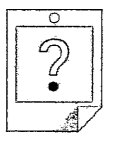
Date: Wed, 6 Apr 2022 00:58:57 -0400

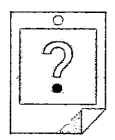
Subject: Re: foil from corporation counsel, foil from the brooklyn das office, foil from the manhattan das office, foil from kings county family court, reference to judicial commission, 50 h hearing

— Message truncated ——

#### 2 attachments

icon.png 2K





Icon.png 2K

robert malek <abc75abc@gmail.com> To: letitia.james@ag.ny.gov Wed, Apr 6, 2022 at 1:08 AM

----- Forwarded message ------

From: robert malek <abc75abc@gmail.com>

Date: Wed, Apr 6, 2022, 12:58 AM

Subject: Re: foil from corporation counsel, foil from the brooklyn das office, foil from the manhattan das office, foil from kings county family court, reference to judicial commission, 50 h hearing

To: <Kaconway@law.nyc.go>, <forbesg@brooklynda.org>, <foil@dany.nyc.gov>, SCJC <cjc@cjc.ny.gov>, Renita Davie <rdavie@brownhutchinson.com>, Lolita Forsett <|forsett@brownhutchinson.com>, Gloria Arguinzoni <garguinzoni@brownhutchinson.com>, Steffany Campbell <scampbell@brownhutchinson.com>, <jsabel@legal-aid.org>, <kmillar@bds.org>, <jess.dannhauser@acs.nyc.gov>, <sheila.poole@ocfs.ny.gov>, <jdifiore@nycourts.gov>,

kingsfamilycourt < kingsfamilycourt@nycourts.gov>, < HEVESIA@nyassembly.gov>

In reference to 50h hearing regarding the ex parte off the record secret hearing that took place with acs rosmil Almonte, legal aid Travis Johnson , bds Maes and judge williams.

I have no idea as to the credibility of what was said at such secret proceeding. It was not on the record and I was not there.

I do know the judge lied to the das office representative with me being present after I was allowed in the courtroom and didn't know the da was there or what had occurred on Feb 10 2020 to know that the judge lied until I received rranscripts afterwards.

I found out the rep was there on 3-13-20 in court only when I raised the issue of the Subpoena.

There is a 50 h hearing to take place regarding the city of new york having taken part of this.

I once again am requesting foil AND THE CONTACT INFIRMATION OF THE REPRESENTATIVE FROM THE DAS OFFICE WHOM TOOK PART IN THIS.

Kings family court, I need the name of every employee of yours that was in attendance on this day in court.

City of new york, while you are entitled to your 50 h, I am entitled to foil.

Produce all evidence, documents and information you have regarding these matters asap. I am entitled to them.

Sincerely, Robert Malek Nn19410-18, nn19411-18

On Sun, Apr 3, 2022, 5:37 PM robert malek <abc75abc@gmail.com> wrote:

1. I filed a subpoena for appearance for eric gonzalez, brooklyn, da. Attachment provided.

2. law.nyc.gov, Please download 2nd attachment which is 99 pages. Pages 47 - 49 indicate that this investigation was sent to corporation counsel. i need the records on that FROM YOU.

- 3. Attorney Travis Johnson indicated he was a minor... which means that the da investigated and determined that JOE PALOMINO assaulted my daughter and NOT HER MOTHER.
- 4. I am requesting from the brooklyn das office all documents and evidence in their possession regarding this matter. Travis Johnson, attorney for the child stated that you had transferred it. I need all evidence in your possession on this. I need to know the name of the person from the kings county das office whom showed up at hearing on 2-20-2020 in kings county family court, judge williams floor 10, part 6, nn19410-18, nn 19411-18.
- 5. I am requesting from corporation counsel all documents and evidence in their possession regarding this matter.
- 6. I am requesting from the brooklyn das office all documents and evidence in their possession regading this matter.
- 6. I am requesting foil from the manhattan das office regarding investigation claimed to be have been done by james zaletta, da and colleen walsh. da.
- 7. Judicial Commission, please note that a hearing was held off the record on 2-20-2020 by judge williams where the representative from the das office was lied to that margaret ingoglia was at the courthouse with my daughter on 2-10-2020 regarding osc i filed after my daughter said her mother was going to kill her as referenced on acscomplaints.com crimes against my daughter 7 ( you can hear my daughter say this at acs supervised visitation )

YOU CAN ALSO NOTE IN THE PAGES OF 47-49 WHERE THE JUDGE NOTES THAT THE 3 ASSAULTS OF MY DAUGHTER ARE MY CONCERN AND SHE HAS NO JURISDICTION HIHHH

her half brother name is joseph palomino my name is robert malek childs mothers name is margaret ingoglia

Thank You, Robert Malek

robert malek <abc75abc@gmail.com>

Tue, May 3, 2022 at 11:00 PM

To: "Conway, Kathryn (Law)" <Kaconway@law.nyc.gov>

Forwarded message From: robert malek <abc75abc@gmail.com>

Date: Wed, Apr 6, 2022 at 12:58 AM

Subject: Re: foil from corporation counsel, foil from the brooklyn das office, foil from the manhattan das office, foil from kings county family court, reference to judicial commission, 50 h hearing

To: <Kaconway@law.nyc.go>, <forbesg@brooklynda.org>, <foil@dany.nyc.gov>, SCJC <cjc@cjc.ny.gov>, Renita Davie <garquinzoni@brownhutchinson.com>, Steffany Campbell <scampbell@brownhutchinson.com>, <jsabel@legal-aid.org>, <kmillar@bds.org>, <jess.dannhauser@acs.nyc.gov>, <sheila.poole@ocfs.ny.gov>, <jdifiore@nycourts.gov>,

kingsfamilycourt <kingsfamilycourt@nycourts.gov>, <HEVESIA@nyassembly.gov>

In reference to 50h hearing regarding the ex parte off the record secret hearing that took place with acs rosmil Almonte, legal aid Travis Johnson, bds Maes and judge williams.

I have no idea as to the credibility of what was said at such secret proceeding. It was not on the record and I was not

I do know the judge lied to the das office representative with me being present after I was allowed in the courtroom and didn't know the da was there or what had occurred on Feb 10 2020 to know that the judge lied until i received rranscripts afterwards.

I found out the rep was there on 3-13-20 in court only when I raised the issue of the Subpoena. There is a 50 h hearing to take place regarding the city of new york having taken part of this. I once again am requesting foil AND THE CONTACT INFIRMATION OF THE REPRESENTATIVE FROM THE DAS OFFICE WHOM TOOK PART IN THIS.

Kings family court, I need the name of every employee of yours that was in attendance on this day in court.

City of new york, while you are entitled to your 50 h, I am entitled to foil.

Produce all evidence, documents and information you have regarding these matters asap. I am entitled to them.

Sincerely, Robert Malek Nn19410-18, nn19411-18

On Sun, Apr 3, 2022, 5:37 PM robert malek <abc75abc@gmail.com> wrote:

- 1. I filed a subpoena for appearance for eric gonzalez, brooklyn, da. Attachment provided.
- 2. law.nyc.gov, Please download 2nd attachment which is 99 pages. Pages 47 49 indicate that this investigation was sent to corporation counsel. i need the records on that FROM YOU.
- 3. Attorney Travis Johnson indicated he was a minor... which means that the da investigated and determined that JOE PALOMINO assaulted my daughter and NOT HER MOTHER.
- 4. I am requesting from the brooklyn das office all documents and evidence in their possession regarding this matter. Travis Johnson, attorney for the child stated that you had transferred it. I need all evidence in your possession on this. I need to know the name of the person from the kings county das office whom showed up at hearing on 2-20-2020 in kings county family court, judge williams floor 10, part 6, nn19410-18, nn 19411-18.
- 5. I am requesting from corporation counsel all documents and evidence in their possession regarding this matter.
- 6. I am requesting from the brooklyn das office all documents and evidence in their possession regading this matter.
- 6. I am requesting foil from the manhattan das office regarding investigation claimed to be have been done by james zaletta, da and colleen walsh. da.
- 7. Judicial Commission, please note that a hearing was held off the record on 2-20-2020 by judge williams where the representative from the das office was lied to that margaret ingoglia was at the courthouse with my daughter on 2-10-2020 regarding osc i filed after my daughter said her mother was going to kill her as referenced on acscomplaints.com crimes against my daughter 7 ( you can hear my daughter say this at acs supervised visitation )

YOU CAN ALSO NOTE IN THE PAGES OF 47-49 WHERE THE JUDGE NOTES THAT THE 3 ASSAULTS OF MY DAUGHTER ARE MY CONCERN AND SHE HAS NO JURISDICTION IIIIIII

my daughters name is many means many many her half brother name is joseph palomino my name is robert malek, childs mothers name is margaret ingoglia

Thank You, Robert Malek

### **EXHIBIT I**



#### $\lambda$ ffidavit of service

3 messages

robert malek <abc75abc@gmail.com>

To: kingsfamilycourt < kingsfamilycourt@nycourts.gov>

Fri, Apr 8, 2022 at 1:52 AM

Kings family court,

Do you have affidavit of service for the first petition on my case ? 7-31-2018 Nn19410-18, nn19411-18 ?

Thank you, Robert Malek

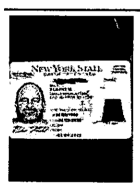


**20220406_084530.jpg** 3958K

_bbert malek <abc75abc@gmail.com> To: robert malek <abc75abc@gmail.com>

Sat, Apr 16, 2022 at 3:29 AM

[Quoted text hidden]



**20220406_084530.jpg** 3958K

robert malek <abc75abc@gmail.com>
To: robert malek <abc75abc@gmail.com>

Sat, Apr 16, 2022 at 3:29 AM

----- Forwarded message -----

From: robert malek <abc75abc@gmail.com>

Date: Fri, Apr 8, 2022, 1:52 AM

Subject: Affidavit of service

To: kingsfamilycourt <kingsfamilycourt@nycourts.gov>

[Quoted text hidden]



**20220406_084530.jpg** 3958K

# EXHIBIŢ J



### Order to show cause for my daughter and I to go to church together.

2 messages

robert malek <abc75abc@gmail.com>

To: kingsfamilycourt < kingsfamilycourt@nycourts.gov>

Fri, Apr 8, 2022 at 2:19 AM

Dear KFC,

Please provide records for all filings in regards to osc for my daughter and I to go to church together.

There should be one in late 2019 - early 2020 and a recent one.

Thank you, Robert Malek

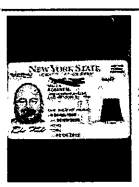


**20220406_084530.jpg** 3958K

__lobert malek <abc75abc@gmail.com> To: robert malek <abc75abc@gmail.com>

Sat, Apr 16, 2022 at 3:28 AM

[Quoted text hidden]



**20220406_084530.jpg** 3958K

## EXHIBIT K



#### ÀLL RECORDS OF SERVICE OF PROCESS

1 message

robert malek <abc75abc@gmail.com>

To: kingsfamilycourt < kingsfamilycourt@nycourts.gov>

Sat, Apr 16, 2022 at 3:32 AM

Dear Kings County Family Court,

Can I please have all service of process / affidavits of service records for all orders of protections if you have such documents / records.

nn 19410-18, nn 19411-18 235429

thank you, robert malek



**20220406_084530.jpg** 3958K

## EXHIBIT L



### f these orders of protection are not signed, who is filing these with you?

1 message

robert malek <abc75abc@gmail.com>

To: kingsfamilycourt < kingsfamilycourt@nycourts.gov>

Sat, Apr 16, 2022 at 3:34 AM

kings family court, if these orders of protection are not signed, how are these able to be filed? who has access to blank orders of protection documents? who has access to the judges signatures? who checks the boxes on these bogus orders of protections below?

thank you, robert malek

#### 2 attachments

no sign order of protection 7-29-21.pdf

4-20-21 no sign order of protection.pdf

## EXHIBIT M



### Copy of All orders of protection previous to 3- 26 -21 and affidavit of service records

1 message

robert malek <abc75abc@gmail.com>

To: kingsfamilycourt <kingsfamilycourt@nycourts.gov>

Sat, Apr 16, 2022 at 3:53 AM

Dear kings family court,

I need a copy of all oop from 7-31-2018 to 3 26 2021.

Also if u have affidavits of service and or service of process records regarding these orders of protectionm.

Thank you, Robert Malek



20220406_084530.jpg

### **EXHIBIT Mc**



#### etition and amended

1 message

robert malek <abc75abc@gmail.com>

To: kingsfamilycourt < kingsfamilycourt@nycourts.gov>

Sat, Apr 16, 2022 at 4:30 AM

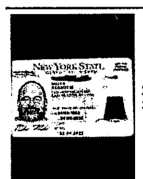
Dear KFC,

How is it possible that the amended petition that was not signed is in your records?

This happened with two orders of protection as well.

Fuethermore can you please provide a copy of the petitions and amended petitions in nn19411-18 and nn 19410-18.

Thank you, Robert malek



20220406_084530.jpg 3958K

## EXHIBIT N



#### ${f A}$ ow was nn 19410 18 and nn 19411 18 filed ? Who filed them on what date and time ? (original and amended petitions)

1 message

robert malek <abc75abc@gmail.com> To: kingsfamilycourt < kingsfamilycourt@nycourts.gov> Sat, Apr 16, 2022 at 1:07 PM

Please provide all records you have of these filings.

Thank you, Robert Malek



20220406_084530.jpg 3958K



ŗ,

### **EXHIBIT O**



#### Please provide all decisions that came back from appeals court

1 message

robert malek <abc75abc@gmail.com>

To: kingsfamilycourt < kingsfamilycourt@nycourts.gov>

Sat, Apr 16, 2022 at 11:23 PM

Hello KFC,

Please provide all decisions that came back from appeals court in 2018.

Robert malek



20220406_084530.jpg 3958K

### **EXHIBIT P**

1



robert malek <abc75abc@gmail.com>

#### OSC FOR MY DAUGHTER AND I TO GO TO CHURCH TOGETHER

2 messages

robert malek <abc75abc@gmail.com>
To: kingsfamilycourt <kingsfamilycourt@nycourts.gov>

Tue, Dec 7, 2021 at 3:27 AM

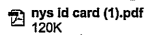
KFC.

HELLO.

I WOULD LIKE TO KNOW IF YOU HAVE ANY FILINGS FROM ME IN YOUR SYSTEM REGARDING ME REQUESTING TO GO TO CHURCH WITH MY DAUGHTER IN THE PAST 2 MONTHS?

IF SO, PLEASE PROVIDE ME WITH A COPY.

THANK YOU, ROBERT MALEK



robert malek <abc75abc@gmail.com> o: robert malek <abc75abc@gmail.com>

Wed, May 4, 2022 at 8:48 AM

From: robert malek <abc75abc@gmail.com>

Date: Tue, Dec 7, 2021, 3:27 AM

Subject: OSC FOR MY DAUGHTER AND I TO GO TO CHURCH TOGETHER

To: kingsfamilycourt < kingsfamilycourt@nycourts.goy>

KFC,

HELLO.

I WOULD LIKE TO KNOW IF YOU HAVE ANY FILINGS FROM ME IN YOUR SYSTEM REGARDING ME REQUESTING TO GO TO CHURCH WITH MY DAUGHTER IN THE PAST 2 MONTHS?

IF SO, PLEASE PROVIDE ME WITH A COPY.

THANK YOU, ROBERT MALEK

nys id card (1).pdf

# EXHIBIT Q



#### Records will not respond to records requests

2 messages

robert malek <abc75abc@gmail.com>

To: "Kuryluk, Amanda" <amanda.kuryluk@ag.ny.gov>

Fri, May 6, 2022 at 7:03 AM

Ag kuryluk,

Hello.

Since you have taken the step of representing Beverly Stanley and the new york state unified court system as well as the IG etc. Records has 100% shut down providing me with..... records.

Such violates my due process rights and is NOT a discretionary nor normal function by those whom are profiting from doing what they are paid NOT to do.

The approximate 10 requests are in my opposition to tjohnsons motion and of course can be searched by my email address by kingsfamilycourt@nycourts.gov

You attention to this matter is appreciated. I would appreciate the records requested.

Thank you, Robert Malek

robert malek <abc75abc@gmail.com>

Thu, May 12, 2022 at 5:11 AM

To: "Kuryluk, Amanda" <amanda.kuryluk@ag.ny.gov>, kingsfamilycourt <kingsfamilycourt@nycourts.gov>, Beverly Stanley <br/>
<bstanley@nycourts.gov>, jdifiore@nycourts.gov, sheila.poole@ocfs.ny.gov, IG <ig@nycourts.gov>, letitia.james@ag.ny.gov, <br/>
public.integrity@ag.ny.gov

Ag kuryluk,

Janet differe / excellence initiative / new york state unified court system

Kings family court,

Beverly Stanley.

Sheila poole,

Letitia James.

The office of the nys attorney general,

Please view the attached email below.

You are violating my due process rights in addition to various civil rights in doing so.

Sincerely, robert malek

On Fri, May 6, 2022, 7:03 AM robert malek <abc75abc@gmail.com> wrote:

Ag kuryluk,

Hello.

Since you have taken the step of representing Beverly Stanley and the new york state unified court system as well as the IG etc. Records has 100% shut down providing me with..... records.

Such violates my due process rights and is NOT a discretionary nor normal function by those whom are profiting from doing what they are paid NOT to do.

The approximate 10 requests are in my opposition to tjohnsons motion and of course can be searched by my email address by kingsfamilycourt@nycourts.gov

You attention to this matter is appreciated. I would appreciate the records requested.

Thank you, Robert Malek

## EXHIBIT R



#### Court reports, nn19410-18, nn19411-18

1 message

robert malek <abc75abc@gmail.com> To: kingsfamilycourt < kingsfamilycourt@nycourts.gov> Thu, May 19, 2022 at 2:01 PM

Kingsfamilycourt

I am requesting all court reports for this case.

Thank you,

Robert Malek



20220406_084530.jpg 3958K

### **EXHIBIT S**



#### psyche reports from sun river health / brightpoint health

1 message

robert malek <abc75abc@gmail.com>

Thu, May 19, 2022 at 4:16 PM

To: kingsfamilycourt < kingsfamilycourt@nycourts.gov>

dear kings family court,

do you have psyche reports on this case from sun river health and or brightpoint health that acs may have filed?

do you have the court reports from nyc children / acs. ?

thank you, robert malek

updated id card.pdf 4279K

### **EXHIBIT T**



#### Re: Records is still not providing records

1 message

robert malek <abc75abc@gmail.com>

Sat, May 21, 2022 at 7:44 AM

To: "Kuryluk, Amanda" <amanda.kuryluk@ag.ny.gov>, kingsfamilycourt <kingsfamilycourt@nycourts.gov>, Beverly Stanley <bstanley@nycourts.gov>, jdifiore@nycourts.gov, sheila.poole@ocfs.ny.gov, IG <ig@nycourts.gov>, letitia.james@ag.ny.gov, public.integrity@ag.nv.gov

Records is still not supplying records in addition to further requests for records.

You are violating my 14th amendment due process rights.

Sincerely, Robert Malek

On Thu, May 12, 2022, 5:11 AM robert malek <abc75abc@gmail.com> wrote:

Ag kuryluk,

Janet diffore / excellence initiative / new york state unified court system

Kings family court,

Beverly Stanley,

Sheila poole,

Letitia James.

The office of the nys attorney general,

Please view the attached email below.

You are violating my due process rights in addition to various civil rights in doing so.

Sincerely, robert malek

On Fri, May 6, 2022, 7:03 AM robert malek <abc75abc@gmail.com> wrote: Ag kuryluk,

Since you have taken the step of representing Beverly Stanley and the new york state unified court system as well as the IG etc. Records has 100% shut down providing me with.... records.

Such violates my due process rights and is NOT a discretionary nor normal function by those whom are profiting from doing what they are paid NOT to do.

The approximate 10 requests are in my opposition to tjohnsons motion and of course can be searched by my email address by kingsfamilycourt@nycourts.gov

You attention to this matter is appreciated. I would appreciate the records requested.

Thank you, Robert Malek

## EXHIBIT U



يُّد: Malek

6 messages

kingsfamilycourt < kingsfamilycourt@nycourts.gov>
To: "abc75abc@gmail.com" < abc75abc@gmail.com>

Mon, May 23, 2022 at 9:48 AM

Good Morning Mr. Malek,

The reports in this case are currently marked confidential. This means you may not receive copies of these reports. You may make an appointment to review the reports.

-Kings County Family Court

From: robert malek <abc75abc@gmail.com> Sent: Saturday, May 21, 2022 7:52 AM

To: kingsfamilycourt <kingsfamilycourt@nycourts.gov>; sheila.poole@ocfs.ny.gov; Hon. Chief Judge Janet DiFiore <jdifiore@nycourts.gov>; letitia.james@ag.ny.gov; jess.dannhauser@acs.nyc.gov

Subject: Re:

As pro se I am entitled to receive a copy of all records that exist on this case.

What records do you have if any from Eric Gonzales office and det.Caroline Roe as per my subpoena requests? Do such records even exist?

Does the Brunswick report exist?

Robert Malek

On Fri, May 20, 2022, 8:26 AM kingsfamilycourt < kingsfamilycourt@nycourts.gov> wrote:

Good Morning Mr. Malek,

The reports in this case are currently marked confidential. This means you may not receive copies of these reports. You may make an appointment to review the reports.

Respectfully,

-Kings County Family Court

From: robert malek <abc75abc@gmail.com> Sent: Thursday, May 19, 2022 2:02 PM

To: kingsfamilycourt < kingsfamilycourt@nycourts.gov> Subject: Court reports, nn19410-18, nn19411-18

Kingsfamilycourt

I am requesting all court reports for this case.

Thank you,

Robert Malek

From: robert malek <abc75abc@gmail.com>

Sent: Saturday, May 21, 2022 7:44 AM

To: Kuryluk, Amanda <amanda.kuryluk@ag.ny.gov>; kingsfamilycourt <kingsfamilycourt@nycourts.gov>; Beverly Stanley <bstanley@nycourts.gov>; Hon. Chief Judge Janet DiFiore <jdifiore@nycourts.gov>; sheila.poole@ocfs.ny.gov; IG

<ig@nycourts.gov>; letitia.james@ag.ny.gov; public.integrity@ag.ny.gov

Subject: Re: Records is still not providing records

Records is still not supplying records in addition to further requests for records.

104

You are violating my 14th amendment due process rights.

Sincerely, Robert Malek On Thu, May 12, 2022, 5:11 AM robert malek <abc75abc@gmail.com> wrote: Ag kuryluk, Janet difiore / excellence initiative / new york state unified court system Kings family court, Beverly Stanley, Sheila poole, Letitia James, The office of the nys attorney general, Please view the attached email below. You are violating my due process rights in addition to various civil rights in doing so. Sincerely, robert malek On Fri, May 6, 2022, 7:03 AM robert malek <abc75abc@gmail.com> wrote: Ag kuryluk, Hello. Since you have taken the step of representing Beverly Stanley and the new york state unified court system as well as the IG etc. Records has 100% shut down providing me with.... records. Such violates my due process rights and is NOT a discretionary nor normal function by those whom are profiting from doing what they are paid NOT to do. The approximate 10 requests are in my opposition to tjohnsons motion and of course can be searched by my email address by kingsfamilycourt@nycourts.gov You attention to this matter is appreciated. I would appreciate the records requested. Thank you, Robert Malek

Please be CAREFUL when clicking links or opening attachments.

robert malek <abc75abc@gmail.com>

Mon. May 23, 2022 at 11:22 AM

To: kingsfamilycourt < kingsfamilycourt@nycourts.gov>, shella.poole@ocfs.ny.gov, jdifiore@nycourts.gov, letitia.james@ag.ny.gov, jess.dannhauser@acs.nyc.gov

What law prevents you from providing copies of any and all records to me in this case that I request as a defendant?

I would like a copy of all court reports from acs from July 18, 2018 to Nov. 1, 2020.

I would like a copy of all documents from brunswick mental hospital if any from August 2018 forward. Do any exist?

I would like a copy of all documents provided by the kings county das office and detective Caroline. Do any exist?

I understand you have no letter from George velez, mental health services to the court....which would have been in 2020.

Sincerely, Robert Malek

On Mon, May 23, 2022, 9:48 AM kingsfamilycourt <kingsfamilycourt@nycourts.gov> wrote:

Good Morning Mr. Malek,

The reports in this case are currently marked confidential. This means you may not receive copies of these reports. You may make an appointment to review the reports.

-Kings County Family Court -

From: robert malek <abc75abc@gmail.com>

Sent: Saturday, May 21, 2022 7:52 AM

To: kingsfamilycourt < kingsfamilycourt@nycourts.gov>; sheila.poole@ocfs.ny.gov; Hon. Chief Judge Janet DiFiore <idifiore@nycourts.gov>; letitia.james@ag.ny.gov; jess.dannhauser@acs.nyc.gov

Subject: Re:

As pro se I am entitled to receive a copy of all records that exist on this case.

What records do you have if any from Eric Gonzales office and det. Caroline Roe as per my subpoena requests? Do such records even exist?

Does the Brunswick report exist?

Robert Malek

On Fri, May 20, 2022, 8:26 AM kingsfamilycourt < kingsfamilycourt@nycourts.gov> wrote:

1 OG

Good Morning Mr. Malek,

The reports in this case are currently marked confidential. This means you may not receive copies of these reports. You may make an appointment to review the reports.

Respectfully,

-Kings County Family Court

From: robert malek <abc75abc@gmail.com> Sent: Thursday, May 19, 2022 2:02 PM

To: kingsfamilycourt <kingsfamilycourt@nycourts.gov> Subject: Court reports, nn19410-18, nn19411-18

Kingsfamilycourt

I am requesting all court reports for this case.

Thank you,

Robert Malek >

From: robert malek <abc75abc@gmail.com> Sent: Saturday, May 21, 2022 7:44 AM

To: Kuryluk, Amanda <amanda.kuryluk@ag.ny.gov>; kingsfamilycourt <kingsfamilycourt@nycourts.gov>; Beverly Stanley <a href="mailto:stanley@nycourts.gov">stanley <a href="mailto:stanley@nycourts.gov">stanley@nycourts.gov</a>; Hon. Chief Judge Janet DiFiore <a href="mailto:jdifiore@nycourts.gov">jdifiore@nycourts.gov</a>; sheila.poole@ocfs.ny.gov; IG <ig@nycourts.gov>; letitia.james@ag.ny.gov; public.integrity@ag.ny.gov

Subject: Re: Records is still not providing records

Records is still not supplying records in addition to further requests for records.

You are violating my 14th amendment due process rights.

Sincerely.

Robert Malek

On Thu, May 12, 2022, 5:11 AM robert malek <abc75abc@gmail.com> wrote:

Ag kuryluk,

Janet difiore / excellence initiative / new york state unified court system

Kings family court,

Beverly Stanley,

Sheila poole,

Letitia James.

The office of the nys attorney general,

Please view the attached email below.

You are violating my due process rights in addition to various civil rights in doing so.

Sincerely,

robert malek

On Fri, May 6, 2022, 7:03 AM robert malek <abc75abc@gmail.com> wrote:

Ag kuryluk,

Hello.

Since you have taken the step of representing Beverly Stanley and the new york state unified court system as well as the IG etc. Records has 100% shut down providing me with.... records.

Such violates my due process rights and is NOT a discretionary nor normal function by those whom are profiting from doing what they are paid NOT to do.

Gmail - RE: Malek

The approximate 10 requests are in my opposition to tjohnsons motion and of course can be searched by my email address by kingsfamilycourt@nycourts.gov

You attention to this matter is appreciated.

I would appreciate the records requested.

Thank you,

Robert Malek

Please be CAREFUL when clicking links or opening attachments.

robert malek <abc75abc@gmail.com>

Draft To: kingsfamilycourt < kingsfamilycourt@nycourts.gov>

Mon, May 23, 2022 at 5:06 PM

On Mon, May 23, 2022, 9:48 AM kingsfamilycourt < kingsfamilycourt@nycourts.gov> wrote:

Good Morning Mr. Malek,

The reports in this case are currently marked confidential. This means you may not receive copies of these reports. You may make an appointment to review the reports.

-Kings County Family Court

From: robert malek <abc75abc@gmail.com>

Sent: Saturday, May 21, 2022 7:52 AM

To: kingsfamilycourt <kingsfamilycourt@nycourts.gov>; sheila.poole@ocfs.ny.gov; Hon. Chief Judge Janet DiFiore

<jdifiore@nycourts.gov>; letitia.james@ag.ny.gov; jess.dannhauser@acs.nyc.gov

Subject: Re:

As pro se I am entitled to receive a copy of all records that exist on this case.

What records do you have if any from Eric Gonzales office and det.Caroline Roe as per my subpoena requests? Do such records even exist?

Does the Brunswick report exist?

Robert Malek

On Fri, May 20, 2022, 8:26 AM kingsfamilycourt < kingsfamilycourt@nycourts.gov> wrote:

Good Morning Mr. Malek,

The reports in this case are currently marked confidential. This means you may not receive copies of these reports. You may make an appointment to review the reports.

Respectfully,

-Kings County Family Court

From: robert malek <abc75abc@gmail.com> Sent: Thursday, May 19, 2022 2:02 PM

To: kingsfamilycourt < kingsfamilycourt@nycourts.gov> Subject: Court reports, nn19410-18, nn19411-18

Kingsfamilycourt

I am requesting all court reports for this case.

Thank you,

Robert Malek

ł

From: robert malek <abc75abc@gmail.com> Sent: Saturday, May 21, 2022 7:44 AM

To: Kuryluk, Amanda <amanda.kuryluk@ag.ny.gov>; kingsfamilycourt <kingsfamilycourt@nycourts.gov>; Beverly Stanley <bstanley@nycourts.gov>; Hon. Chief Judge Janet DiFiore <jdifiore@nycourts.gov>; sheila.poole@ocfs.ny.gov; IG <ig@nycourts.gov>; letitia.james@ag.ny.gov; public.integrity@ag.ny.gov

Subject: Re: Records is still not providing records

Records is still not supplying records in addition to further requests for records.

You are violating my 14th amendment due process rights.

Sincerely,

Robert Malek

On Thu, May 12, 2022, 5:11 AM robert malek <abc75abc@gmail.com> wrote:

Ag kuryluk,

Janet diffore / excellence initiative / new york state unified court system

Kings family court,

Beverly Stanley,

Sheila poole,

Letitia James,

The office of the nys attorney general,

Please view the attached email below.

You are violating my due process rights in addition to various civil rights in doing so.

Sincerely,

robert malek

On Fri, May 6, 2022, 7:03 AM robert malek <abc75abc@gmail.com> wrote:

Ag kuryluk,

Hello.

Since you have taken the step of representing Beverly Stanley and the new york state unified court system as well as the IG etc. Records has 100% shut down providing me with..... records.

/))

Such violates my due process rights and is NOT a discretionary nor normal function by those whom are profiting from doing what they are paid NOT to do.

The approximate 10 requests are in my opposition to tjohnsons motion and of course can be searched by my email address by kingsfamilycourt@nycourts.gov

You attention to this matter is appreciated.

I would appreciate the records requested.

Thank you,

Robert Malek

Please be CAREFUL when clicking links or opening attachments.

robert malek <abc75abc@gmail.com>

Mon, May 23, 2022 at 5:08 PM

To: kingsfamilycourt <kingsfamilycourt@nycourts.gov>, letitia.james@ag.ny.gov, jdifiore@nycourts.gov, sheila.poole@ocfs.ny.gov, jess.dannhauser@acs.nyc.gov

Who marked them confidential?

Aren't all the docs of this case confidential?

Please provide the psyche reports from Sun river health and Brunswick health.

What is your name?

Thank you, Robert Malek

On Mon, May 23, 2022, 9:48 AM kingsfamilycourt < kingsfamilycourt@nycourts.gov> wrote:

Good Morning Mr. Malek,

The reports in this case are currently marked confidential. This means you may not receive copies of these reports. You may make an appointment to review the reports.

-Kings County Family Court

From: robert malek <abc75abc@gmail.com>

Sent: Saturday, May 21, 2022 7:52 AM

To: kingsfamilycourt <kingsfamilycourt@nycourts.gov>; sheila.poole@ocfs.ny.gov; Hon. Chief Judge Janet DiFiore <jdiffore@nycourts.gov>; letitia.james@ag.ny.gov; jess.dannhauser@acs.nyc.gov

Subject: Re:

As pro se I am entitled to receive a copy of all records that exist on this case.

1/2

c, o.zo, un
What records do you have if any from Eric Gonzales office and det.Caroline Roe as per my subpoena requests? Do such records even exist?
Does the Brunswick report exist?
Robert Malek
On Fri, May 20, 2022, 8:26 AM kingsfamilycourt <kingsfamilycourt@nycourts.gov> wrote:</kingsfamilycourt@nycourts.gov>
Good Morning Mr. Malek,
The reports in this case are currently marked confidential. This means you may not receive copies of these reports. You may make an appointment to review the reports.
Respectfully,
-Kings County Family Court
From: robert malek <abc75abc@gmail.com> Sent: Thursday, May 19, 2022 2:02 PM To: kingsfamilycourt <kingsfamilycourt@nycourts.gov> Subject: Court reports, nn19410-18, nn19411-18</kingsfamilycourt@nycourts.gov></abc75abc@gmail.com>
Kingsfamilycourt
I am requesting all court reports for this case.
Thank you,
Robert Malek

From: robert malek <abc75abc@gmail.com> Sent: Saturday, May 21, 2022 7:44 AM

To: Kuryluk, Amanda <amanda.kuryluk@ag.ny.gov>; kingsfamilycourt <kingsfamilycourt@nycourts.gov>; Beverly

Stanley <bstanley@nycourts.gov>; Hon. Chief Judge Janet DiFiore <jdifiore@nycourts.gov>;

sheila.poole@ocfs.ny.gov; IG <ig@nycourts.gov>; letitia.james@ag.ny.gov; public.integrity@ag.ny.gov

Subject: Re: Records is still not providing records

Records is still not supplying records in addition to further requests for records.

You are violating my 14th amendment due process rights.

Sincerely,

Robert Malek

On Thu, May 12, 2022, 5:11 AM robert malek <abc75abc@gmail.com> wrote:

Ag kuryluk,

Janet diffore / excellence initiative / new york state unified court system

Kings family court,

Beverly Stanley,

Sheila poole,

Letitia James,

The office of the nys attorney general,

Please view the attached email below.

You are violating my due process rights in addition to various civil rights in doing so.

Sincerely,

robert malek

)[4

Gmail - RE: Malek

On Fri, May 6, 2022, 7:03 AM robert malek <abc75abc@gmail.com> wrote:

Ag kuryluk,

Hello.

Since you have taken the step of representing Beverly Stanley and the new york state unified court system as well as the IG etc. Records has 100% shut down providing me with..... records.

Such violates my due process rights and is NOT a discretionary nor normal function by those whom are profiting from doing what they are paid NOT to do.

The approximate 10 requests are in my opposition to tjohnsons motion and of course can be searched by my email address by kingsfamilycourt@nycourts.gov

You attention to this matter is appreciated.

I would appreciate the records requested.

Thank you,

Robert Malek

Please be CAREFUL when clicking links or opening attachments.

robert malek <abc75abc@gmail.com>

Mon, Jun 6, 2022 at 10:28 AM

To: kingsfamilycourt < kingsfamilycourt@nycourts.gov>, IG < ig@nycourts.gov>, sheila.poole@ocfs.ny.gov, jdifiore@nycourts.gov

On Mon, May 23, 2022, 9:48 AM kingsfamilycourt < kingsfamilycourt@nycourts.gov > wrote:

Good Morning Mr. Malek,

The reports in this case are currently marked confidential. This means you may not receive copies of these reports. You may make an appointment to review the reports.

-Kings County Family Court

From: robert malek <abc75abc@gmail.com>

Sent: Saturday, May 21, 2022 7:52 AM

To: kingsfamilycourt <kingsfamilycourt@nycourts.gov>; sheila.poole@ocfs.ny.gov; Hon. Chief Judge Janet DiFiore

<jdifiore@nycourts.gov>; letitia.james@ag.ny.gov; jess.dannhauser@acs.nyc.gov Subject: Re:

As pro se I am entitled to receive a copy of all records that exist on this case. What records do you have if any from Eric Gonzales office and det. Caroline Roe as per my subpoena requests? Do such records even exist? Does the Brunswick report exist? Robert Malek On Fri, May 20, 2022, 8:26 AM kingsfamilycourt < kingsfamilycourt@nycourts.gov> wrote: Good Morning Mr. Malek, The reports in this case are currently marked confidential. This means you may not receive copies of these reports. You may make an appointment to review the reports. Respectfully, -Kings County Family Court From: robert malek <abc75abc@gmail.com> Sent: Thursday, May 19, 2022 2:02 PM To: kingsfamilycourt < kingsfamilycourt@nycourts.gov> Subject: Court reports, nn19410-18, nn19411-18 Kingsfamilycourt I am requesting all court reports for this case. Thank you, Robert Malek

From: robert malek <abc75abc@gmail.com> Sent: Saturday, May 21, 2022 7:44 AM

To: Kuryluk, Amanda <amanda.kuryluk@ag.ny.gov>; kingsfamilycourt <kingsfamilycourt@nycourts.gov>; Beverly

Stanley <bstanley@nycourts.gov>; Hon. Chief Judge Janet DiFiore <jdifiore@nycourts.gov>;

sheila.poole@ocfs.ny.gov; IG <ig@nycourts.gov>; letitia.james@ag.ny.gov; public.integrity@ag.ny.gov

Subject: Re: Records is still not providing records

Records is still not supplying records in addition to further requests for records.

You are violating my 14th amendment due process rights.

Sincerely,

Robert Malek

On Thu, May 12, 2022, 5:11 AM robert malek <abc75abc@gmail.com> wrote:

Ag kuryluk,

Janet difiore / excellence initiative / new york state unified court system

Kings family court,

Beverly Stanley,

Sheila poole,

Letitia James,

The office of the nys attorney general,

Please view the attached email below.

You are violating my due process rights in addition to various civil rights in doing so.

Sincerely,

robert malek

On Fri, May 6, 2022, 7:03 AM robert malek <abc75abc@gmail.com> wrote:

Ag kuryluk,

Hello.

Since you have taken the step of representing Beverly Stanley and the new york state unified court system as well as the IG etc. Records has 100% shut down providing me with..... records.

Such violates my due process rights and is NOT a discretionary nor normal function by those whom are profiting from doing what they are paid NOT to do.

The approximate 10 requests are in my opposition to tjohnsons motion and of course can be searched by my email address by kingsfamilycourt@nycourts.gov

You attention to this matter is appreciated.

I would appreciate the records requested.

Thank you,

Robert Malek

Please be CAREFUL when clicking links or opening attachments.

robert malek <abc75abc@gmail.com>

Tue, Jun 14, 2022 at 12:15 PM

To: IG <ig@nycourts.gov>, "Kuryluk, Amanda" <amanda.kuryluk@ag.ny.gov>, letitia.james@ag.ny.gov, jess.dannhauser@acs.nyc.gov, sheila.poole@ocfs.ny.gov, jdifiore@nycourts.gov, kingsfamilycourt <kingsfamilycourt@nycourts.gov>

Inspector General,

I am asking that you intervene in this matter to stop the violation of my 14th amendment due process rights.

I have the right to my case file which includes reports.

All other parties to this email have the responsibility to respond appropriately to this issue.

Sincerely, Robert Malek

------ Forwarded message -----

From: kingsfamilycourt < kingsfamilycourt@nycourts.gov>

Date: Mon, May 23, 2022, 9:48 AM

Subject: RE: Malek

To: abc75abc@gmail.com <abc75abc@gmail.com>

Good Morning Mr. Malek,

(18

Gmail - RE: Malek

The reports in this case are currently marked confidential. This means you may not receive copies of these reports. You may make an appointment to review the reports.

-Kings County Family Court

From: robert malek <abc75abc@gmail.com> Sent: Saturday, May 21, 2022 7:52 AM

To: kingsfamilycourt <kingsfamilycourt@nycourts.gov>; sheila.poole@ocfs.ny.gov; Hon. Chief Judge Janet DiFiore

<jdifiore@nycourts.gov>; letitia.james@ag.ny.gov; jess.dannhauser@acs.nyc.gov

Subject: Re:

As pro se I am entitled to receive a copy of all records that exist on this case.

What records do you have if any from Eric Gonzales office and det.Caroline Roe as per my subpoena requests? Do such records even exist?

Does the Brunswick report exist?

Robert Malek

On Fri, May 20, 2022, 8:26 AM kingsfamilycourt <kingsfamilycourt@nycourts.gov> wrote:

Good Morning Mr. Malek,

The reports in this case are currently marked confidential. This means you may not receive copies of these reports. You may make an appointment to review the reports.

Respectfully,

-Kings County Family Court

From: robert malek <abc75abc@gmail.com> Sent: Thursday, May 19, 2022 2:02 PM

To: kingsfamilycourt <kingsfamilycourt@nycourts.gov> Subject: Court reports, nn19410-18, nn19411-18

Kingsfamilycourt

I am requesting all court reports for this case.

) 19

Robert Malek

From: robert malek <abc75abc@gmail.com> Sent: Saturday, May 21, 2022 7:44 AM

To: Kuryluk, Amanda <amanda.kuryluk@ag.ny.gov>; kingsfamilycourt <kingsfamilycourt@nycourts.gov>; Beverly Stanley

<bstanley@nycourts.gov>; Hon. Chief Judge Janet DiFiore <jdifiore@nycourts.gov>; sheila.poole@ocfs.ny.gov; IG

<ig@nycourts.gov>; letitia.james@ag.ny.gov; public.integrity@ag.ny.gov

Subject: Re: Records is still not providing records

Records is still not supplying records in addition to further requests for records.

You are violating my 14th amendment due process rights.

Sincerely,

Robert Malek

On Thu, May 12, 2022, 5:11 AM robert malek <abc75abc@gmail.com> wrote:

Ag kuryluk,

Janet difiore / excellence initiative / new york state unified court system

Kings family court,

Beverly Stanley,

Gmail - RE: Malek

Sheila poole,

Letitia James,

The office of the nys attorney general,

Please view the attached email below.

You are violating my due process rights in addition to various civil rights in doing so.

Sincerely,

robert malek

On Fri, May 6, 2022, 7:03 AM robert malek <abc75abc@gmail.com> wrote:

Ag kuryluk,

Hello.

Since you have taken the step of representing Beverly Stanley and the new york state unified court system as well as the IG etc. Records has 100% shut down providing me with..... records.

Such violates my due process rights and is NOT a discretionary nor normal function by those whom are profiting from doing what they are paid NOT to do.

The approximate 10 requests are in my opposition to tjohnsons motion and of course can be searched by my email address by kingsfamilycourt@nycourts.gov

You attention to this matter is appreciated.

I would appreciate the records requested.

Thank you,

Robert Malek

Please be CAREFUL when clicking links or opening attachments.

