

1/23/2023

ROBERT MALEK

ABC75ABC@GMAIL.COM

TO :

" JUDGE REYES "

" JUDGE GONZALES "

225 CADMAN PLAZA EAST

BROOKLYN NY 11201

RE: 22 CV 5416, 22 CV 7815, 22 CV 06538, 22 CV 06515, 22 CV 6775

**LETTER REGARDING COURT " ORDER " OF JAN. 20, 2023 AND THE TWO TIER SYSTEM
OF JUSTICE IN AMERICA**

" JUDGE REYES ", , " JUDGE GONZALES, "

I HAVE VIEWED YOUR ORDER OF JAN 20, 2023 AND ALL I CAN SAY IS TRUTH IS STRANGER THAN FICTION.. THE DISCONNECT UPON REALITY IS UTTERLY ASTOUNDING. THIS IS WHAT HAPPENS WHEN YOU SPEND 2010 DOLLARS TO LITIGATE BEFORE " JUDGES " THAT ARE MERELY PHOTOGRAPHIC DEPICTIONS OF UNKNOWN INDIVIDUALS FROM UNKNOWN STATES OR COUNTRIES AKIN TO PLAYING A VIRTUAL REALITY VIDEO GAME.

SO HERE I AM PLAYING THAT GAME WITH THE UNKNOWN.

THANK GOD FOR SMALL CLAIMS WHERE YOU SPEND ABOUT 20 DOLLARS TO COME BEFORE A REAL JUDGE. I DIDNT KNOW THAT WHEN YOU SPEND 100X AS MUCH YOU GET

NOTHING MORE THAN A PICTURE, A STORY AND AN ILLUSION OF WHAT REALITY
COULD BE.

SO HERE WE ARE. A TOTAL FRAUD.

SO WHAT IS BORN FROM FRAUD :

THE FOLLOWING :

YOU, " JUDGE REYES " OR WHOMEVER, IS STATING IN AN ORDER THAT I AM NOT
RECEIVING MAIL AT 1936 HEMPSTEAD TURNPIKE # 109, EAST MEADOW, NY 11554. AS PER
LETTTER THAT I HAD SENT.

NOW, THE REASON WHY I WROTE THIS INTO THE " COURT " IS BECAUSE I KNEW I
WOULD HAVE TO INFORM OF THE OBVIOUS FOR IF I DIDNT, THE OBVIOUS COULD NOT
EXIST SINCE QUITE FRANKLY, I HAVE NO IDEA IF THE " JUDGES " OF THIS CASE ARE
NOTHING MORE THAN ARTIFICIAL INTELLIGENCE ROBOTS. APPARENTLY IT APPEARS TO
ME THAT THE ORDER AND THESE PROCEEDINGS ARE COMPOSED AND COMPRISED OF
AND BY ARTIFICIAL INTELLIGENCE BOTS, RATHER THAN HUMANS AND THE
FOLLOWING IS WHY :

ANY HUMAN RATHER THAN AN AI BOT WOULD UNDERSTAND THAT IT IS IMPOSSIBLE
FOR ME TO BE RECEIVING MY MAIL AT AN ADDRESS PROVIDED TO THE DEFENDANTS
WHEN THE DEFENDANTS EMPLOY REAL HUMANS WITH REAL HANDGUNS WAITING
THERE TO KIDNAP ME AGAINST MY WILL AND INTEND TO PLACE ME ON AN ISLAND , SO
HORRIBLE, AI BOT FEDERAL JUDGES HAVE DETERMINED SUCH FACILITY , KNOWN AS
RIKERS ISLAND CONSTITUTES CRUEL AND UNUSUAL PUNISHMENT. UNFORTUNATELY,
SINCE THE FEDERAL JUDGES OF NYC APPARENTLY DO NOT EXIST AND ARE NOTHING
MORE THAN POWERLESS AI BOTS, THESE AI BOTS WITH ALL THEIR AI ORDERS HAVE
BEEN UNABLE TO MAKE ANY CHANGES TO THE CONDITIONS OF THE PRISONERS SINCE
THE INCEPTION OF THE TORTURE CHAMBER OTHERWISE KNOWN AS THE NYC JAIL,
RIKERS ISLAND.

NYC GOVERNMENT VS FEDERAL GOVERNMENT BOTS. NYC GOVERNMENT WINS EVERY
TIME....

ANY HUMAN WOULD REALIZE THAT IF I WAS RECEIVING MY MAIL THERE, I WOULD HAVE BEEN AT THE UNLAWFUL RIKERS ISLAND TORTURE CHAMBER, LONGGGGGG AGO.

COULD A HUMAN THINK THAT WHENEVER I RECEIVED MY MAIL I WOULD BEAM ME UP SCOTTY WHENEVER THE DEFENDANTS WERE WAITING THERE TO ARREST ME ?

THIS PROVES THAT THE JUDGES OF THIS CASE MUST BE AI BOTS AND DO NOT ACTUALLY EXIST.

FURTHER EVIDENCE OF THE JUDGES OF THIS CASE BEING NOTHING MORE THAN AI BOTS IS THE ORDER WRITTEN BY A " JUDGE RAMON E. REYES " STATES THAT I AM TO NOTIFY THE COURT IF THERE IS ANY CHANGE TO MY PHYSICAL MAILING ADDRESS !!!!

OH CERTAINLY. I AM GOING TO INFORM " RAMON E REYES " WHOM I DONT EVEN KNOW ACTUALLY EXISTS WHERE I LIVE, WHICH WILL SIMULTANEOUSLY INFORM THE DEFENDANTS WITH THE REAL HUMANS, REAL GUNS AND REAL PHYSICAL TORTURE CHAMBER TO PLACE ME INTO.

FURTHERMORE, WHAT ANY HUMAN WOULD REALIZE IS THAT ANY ADDRESS I WOULD GIVE WOULD IMMEDIATELY CHANGE SINCE I WOULD NO LONGER BE ABLE TO RECEIVE MAIL THERE BECAUSE I WOULD HAVE BEEN KIDNAPPED WITH DEADLY WEAPONS AND BROUGHT TO RIKERS ISLAND.

MOREOVER, ANY HUMAN WOULD REALIZE THAT ME SAYING, " OH. IM SORRY YOU CANT ARREST ME ! I JUST GAVE THIS PHYSICAL ADDRESS TO " JUDGE REYES. " CERTAINLY WOULDNT WORK SINCE JUDGE REYES APPARENTLY DOES NOT EXIST TO BEGIN WITH AND IS MERELY A PHOTOGRAPHIC DEPICTION OF A REAL HUMAN.

SO IN ANSWER TO THE " ORDER " WRITTEN BY WHAT IS APPARENTLY A BOT CLAIMING TO BE RAMON E REYES , MY EMAIL ADDRESS IS ABC 75 ABC@GMAIL.COM AND THE BEST PHYSICAL ADDRESS I COULD GIVE YOU AT THIS TME IS THE FOLLOWING :

RIKERS ISLAND

New York City Department of Correction

75-20 Astoria Blvd.

East Elmhurst , NY 11370

AT LEAST THIS WAY THE POSSIBILITY OF MY PHYSICAL ADDRESS CHANGING IF I HAD ONE IS WHOLLY IMPOSSIBLE.

MY PERMANENT ADDRESS AFTER I AM MURDERED AT RIKERS WHERE THE DEFENDANTS CLAIM I COMMITTED SUICIDE (THE USUAL REASON GIVEN FOR THE MURDERS THERE) IS :

HART ISLAND

THE BRONX

10464

SO AT THIS TIME, WHILE I HAVE NO PHYSICAL ADDRESS, IF I DID, WELL THERE THEY ARE...

THE TORTURE CHAMBER AND THE GRAVE. TOTALLY IMPOSSIBLE PLACES FOR ME TO LITIGATE FROM, EXCEPT IF YOU ARE A BOT. TO A BOT, THESE ADDRESSES MAKE TOTAL SENSE, AS MUCH SENSE AS THE ORDER ITSELF.

THE ORDER FROM THE AI BOT HAS BEEN PROVIDED BY SOME SLIM CHANCE A REAL HUMAN JUDGE HAS THE OPPORTUNITY TO SAVE ME FROM THIS ABUSIVE ILLEGAL INSANTIY.

TO THE U.S. SUPREME COURT :

IN THIS COUNTRY WE HAVE A TWO TIER SYSTEM OF JUSTICE.

A LEGAL SYSTEM THAT IS DESIGNED DIFFERENTLY FOR ATTORNEY LITIGANTS THAN

FOR PRO SE LITIGANTS WHOM ARE NON ATTORNEYS.

ATTORNEY LITIGANTS ACTUALLY LITIGATE BEFORE REAL HUMAN JUDGES. PRO SE LITIGANTS LITIGATE BEFORE AI BOT JUDGES WHOM ARE NEVER HEARD FROM OR SEEN AND THEIR NON LAWYER CLERKS WHOM HAVE NO LEGAL RIGHT TO PRACTICE LAW WHATSOEVER AND USE PRO SE LITIGANTS AS LAW SCHOOL PRACTICE DUMMIES AS SHOWN ON US COURT CORRUPTION.ORG

THE LAWYERS GET THE JUDGES

THE PRO SES GET THE AI BOT JUDGES AND THEIR LAW SCHOOL CLERKS.

IF THIS IS NOT TRUE, HOW ELSE CAN ANYONE EXPLAIN HOW ALMOST A YEAR LATER, I HAVE NEVER SEEN NOR HEARD FROM A HUMAN JUDGE ?

THERE IS NO JUSTIFIABLE REASON WITH ALL THE SERIOUS ISSUES BEING RAISED UPON 5 CASES AS TO WHY ZOOM OR SOME OTHER TYPE OF VIDEO CONFERENCE TECHNOLOGY HAS NOT BEEN IMPLEMENTED.

PRO SES ARE AMERICANS TOO. WE DO NOT DESERVE AN IMAGE , DEPICTION OR FACADE OF A JUSTICE SYSTEM. WE DESERVE AN ACTUAL JUSTICE SYSTEM.

SINCERELY,

/S/ ROBERT MALEK

ROBERT MALEK, PRO SE

(IM A REAL PERSON. AN AMERICAN CITIZEN AND NOT A BOT.)

ABC75ABC@GMAIL.COM



robert malek <abc75abc@gmail.com>

Activity in Case 1:22-cv-06538-HG-RER Malek v. James et al Order

ecf_bounces@nyed.uscourts.gov <ecf_bounces@nyed.uscourts.gov>
To: nobody@nyed.uscourts.gov

Fri, Jan 20, 2023 at 5:35 PM

This is an automatic e-mail message generated by the CM/ECF system. Please **DO NOT RESPOND** to this e-mail because the mail box is unattended.

*****NOTE TO PUBLIC ACCESS USERS***** There is no charge for viewing opinions.

U.S. District Court

Eastern District of New York

Notice of Electronic Filing

The following transaction was entered on 1/20/2023 at 5:35 PM EST and filed on 1/20/2023

Case Name: Malek v. James et al
Case Number: 1:22-cv-06538-HG-RER
Filer:
Document Number: 21

Docket Text:

Pursuant to [20] letter filed by Pro Se Plaintiff ([6] in related case, 22-cv-7815), any mail sent to 1936 Hempstead Turnpike #109, East Meadow, New York will not be received. Accordingly, Plaintiff's email address (abc75abc@gmail.com) has been added to the docket of this case and related cases to ensure Plaintiff's prompt receipt of all filings. The Court will no longer send paper copies of court issued documents by mail. Plaintiff is directed to promptly notify the Court if there is any change in his email address or physical mailing address. Ordered by Magistrate Judge Ramon E. Reyes, Jr. on 1/20/2023. (BR)

1:22-cv-06538-HG-RER Notice has been electronically mailed to:

Robert Malek abc75abc@gmail.com

1:22-cv-06538-HG-RER Notice will not be electronically mailed to:

The following document(s) are associated with this transaction:

Document description:Main Document

Original filename:n/a

Electronic document Stamp:

[STAMP NYEDStamp_ID=875559751 [Date=1/20/2023] [FileNumber=17542615-0]
[4db989176851a678f918a67830047fdd87141a9bdf0cbaaf3a0ef4a63b55fa0da71a
9398e03bd9b341bc7c9a5239dbf17e691edbd69844a3eb10b2dc5794515b]]