ROBERT MALEK

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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

RE : SERVICE COMPLETED ON CASES 22 CV 7815 AND 22 CV 5416. HOWEVER, NOT THE 3 OTHERS.

ON CASE NUMBER 22 CV 5416, WE HAVE CORRESPONDENCE AND SUBPOENA IN REFERENCE TO THE SERVICE OF MARGARET INGOGLIA. **ALL CORRESPONDENCE AND SUBPOENA HAVE BEEN IGNORED** SHIELDING A KNOWN CHILD ABUSER AS PER ACS AND OCFS RECORDS. SPECIFICALLY, HER SON AND OUR DAUGHTER ARE OF THE NEGLECTED AND ABUSED.

SUCH SHIELDING OF SERVICE IS CONTINUING UPON SILENT, NON EXISTENT JUDGES.

ON CASE NUMBER 22 CV 5416 WE HAVE A PRELIMINARY INJUNCTION THAT WAS ELECTRONICALLY FILED AND DESTROYED. A SUBPOENA THAT WAS ELECTRONICALLY FILED AND DESTROYED.

WE HAVE A PRELIMINARY INJUCTION THAT WAS SENT HARD COPY OVER ONE MONTH AGO THAT WAS NEVER READ NOR ORDERED UPON.

WE HAVE A SUBPOENA THAT WAS SENT HARD COPY THAT WAS NEVER READ, ORDERED UPON OR POSTED UPON THE LEDGER.

WE HAVE, AS SHOWN ON US COURT CORRUPTION.ORG NEEDLESS DELAYS OF

POSTING, EXCEEDING A CUMULATIVE 60 DAYS OR TWO MONTHS. THUS SAID, WE HAVE A CLERK WHOM IS TELLING ME I HAVE TO BE *MORE PATIENT*.......

WE HAVE A JUDGE WHOM CONSIDERS HIMSELF TO BE A MONSTER AND AN OXYMORON TO HIS TITLE OF JUDGE.

WE HAVE JUDGES WHOM ARE NEVER SEEN NOR HEARD FROM SINCE DAY ONE WITH ME LITIGATING UPON PICTURES RATHER THAN PEOPLE.

WE HAVE THE DEFENDANTS WHOM ARE TRYING TO PUT ME IN JAIL OFF OF THE SERVICE OF DEFENDANT MARGARET INGOGLIA OF WHICH WAS ORDERED TO BE COMPLETED BY A CERTAIN DATE BY THE FEDERAL JUDGES WITH ADDRESS PROVIDED BY THE DEFENDANTS AND SERVICE COMPLETED BY A LIC PROCESS SERVER.

WE HAVE MARGARET INGOGLIA AND HER SON JOSEPH PALOMINO WHOM ARE BEING SHIELDED FROM SERVICE BY THE DEFENDANTS IN THEIR WITNESS PROTECTION PROGRAM. THE ATTEMPT UPON FEDERAL SERVICE TRIGGERED THEIR RETALIATION OF ARREST WITHOUT FEDERAL INTERVENTION UPON OBSTRUCTION OF JUSTICE AND INTERFERENCE AND DESTRUCTION OF FEDERAL PROCESS UPON THE SERVICE OF HER UPON ACS.

WE HAVE JUDGES WHOM HAVE IGNORED ECF MOTION SINCE THE BEGINNING OF THE CASE ALMOST A YEAR AGO, ORDERING ME TO FILE ONLY BY MAIL, PUNISHING ME FOR THE INABILITY OF THEIR INCOMPETENT, CORRUPT STRAIGHT OUT OF DRIVERS ED CLERKS TO HANDLE ELECTRONIC AND HARD COPY FILINGS APPROPRIATELY, COSTING ME OVER 1000 DOLLARS IN MAILING COSTS AND PLACING ME IN A POSITION OF ARREST AS I AM REQUIRED TO CONSISTENTLY FREQUENT MAIL CENTERS SUCH AS POST OFFICES ETC.WHERE THE DEFENDANTS WITH DEADLY WEAPONS AWAIT MY ARRIVAL.

I CANNOT RECEIVE MY MAIL EITHER SINCE THE DEFENDANTS ARE WAITING THERE TO ARREST ME, ONCE AGAIN WITH DEADLY WEAPONS.

NO ONE IS TELLING ME WHAT IN FACT I AM WANTED FOR, NOT EVEN THE JUDGES OF THIS CASE. THE JUDGES OF THIS CASE VERY WELL KNOW WHAT I AM WANTED FOR. DOES ANYONE THINK IF THE STATE OF NEW YORK HAD ME WANTED FOR A COMBINED STATE AND FEDERAL CRIME SUCH AS 18 US 1501 OF WHICH THE DEFENDANTS ARE GUILTY OF, DOES ANYONE THINK THE JUDGES OF THIS CASE WOULDNT KNOW? IF I WAS WANTED FOR MURDER, DO YOU THINK THE JUDGES OF THIS CASE WOULDNT KNOW TO ISSUE A SISTER FEDERAL WARRANT AS WELL WITH THE MARSHALLS TO AID IN MY APPREHENSION? THE JUDGES OF THIS CASE BEING EX PROSECUTORS DEFINITELY KINOW WHAT I AM WANTED FOR AND ARE KEEPING SILENT.

IN THE SECOND CASE THAT I FILED, SHOWING WHERE THE DEFENDANTS ARE SHUTTING DOWN RECORDS UPON ME, PREVENTING ME FROM OBTAINING DOCUMENTS AND RECORDS IN MY DEFENSE, THREE FEDERAL JUDGES REMAIN SILENT. I HAVE NOTED THIS ON CASE 22 CV 5416, 22 CV 7815 AND ALL JUDGES HAVE

IGNORE THIS ISSUE.

I HAVE REPEATEDLY INFORMED AND SHOWN 3 FEDERAL JUDGES OF THE DEFENDANTS
INCESSANT AND CONSISTENT PERJURY TO NO AVAIL..

THE GOV. DEFENDANTS ARE ABLE TO FILE FOR FREE WHILE I HAD TO PAY OVER 2000 DOLLARS AND FORCED TO HARD COPY MAIL, COSTING ME OVER 1000 DOLLARS . FURTHERMORE, ME DOING SO, PLACES ME AT RISK OF BEING ARRESTED ON TOP OF IT ALL!

THE GOVERNMENT DEFENDANTS ARE ALLOWED TO IMPLEMENT GOV. GRANT MONEY TO AMASS LEGAL DREAM TEAM GANG UPS AGAINST A PRO SE AS THE 3 FEDERAL JUDGES IGNORE THIS ISSUE AND MY CORRESPONDENCE IN OBJECTION.

JUST BECAUSE THE DEFENDANTS CONSIDER ME JEWISH AND NOT AMERICAN AND THE JUDGES OF THIS CASE CONSIDER ME TO BE MERELY A PRO SE AND NOT WORTHY OF A FEDERAL JUSTICE SYSTEM WITHOUT PERVASIVE EXTREME BIAS, PRIVILEDGE DEPRIVATION AND MISCONDUCT OF WHICH IS CONVERSELY NOT INFLICTED UPON ATTORNEYS IS NO EXCUSE FOR ME BEING TREATED WITH SUCH UNABASHED MALICIOUS BIAS.

MY DUE PROCESS RIGHTS, MY RIGHT TO PETITION THE GOVERNMENT FOR GRIEVANCES AND MY RIGHT TO KNOW THE ACCUSATIONS BEING MADE AGAINST ME ARE BEING DEPRIVED UPON ME IN THIS COURTROOM VIA MY RACE BEING JEWISH AND NOT AMERICAN AS PER ACS CLAIM AND LEGAL STATUS OF PRO SE..

MY 1ST AMENDMENT, 5TH AMENDMENT, 6TH AMENDMENT, 14TH AMENDMENT RIGHTS HAVE BEEN AND ARE BEING VIOLATED BY JUDGES COMPRISING OF A JUDGE WHOM CONSIDERS HIMSELF TO BE A MONSTER AND AN OXYMORON TO HIS TITLE AS JUDGE....

<u>IT IS BEEN MADE UNLAWFULLY, CLEARLY IMPOSSIBLE FOR ME TO</u> <u>LITIGATE MY CASES.</u>

THE U.S. SUPREME COURT IS THE ONLY OPTION LEFT TO PRESERVE THE RIGHTS OF PARENT AND CHILDREN AMERICAN CITIZENS.

I AWAIT DISMISSAL OF ALL MY CASES AND AM NOT JUST READY TO TAKE THIS TO THE SUPREME COURT. I AM READY TO TAKE US COURT CORRUPTION.ORG TO THEIR DOORSTEP. THEY NEED TO KNOW THE FACADE OF JUSTICE THAT 225 CADMAN PLAZA REPRESENTS AND IS A TOTAL DISGRACE TO OUR CONSTITUTION, OUR NATION AND

EVERY REAL JUDGE WHOM HONORABLY SERVES OUR COUNTRY.

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