

1/23/2023

ROBERT MALEK
ABC75ABC@GMAIL.COM

RECEIVED
IN CHAMBERS OF
HON. RAMON E. REYES, JR.

JAN 25 2023

TIME A.M. 9:20
P.M. _____

TO :

" JUDGE REYES "

" JUDGE GONZALES "

225 CADMAN PLAZA EAST

BROOKLYN NY 11201

RE: 22 CV 7815, 22 CV 5416

**LETTER REGARDING FALSE AND MISLEADING STATEMENTS ON THE PART OF ACS
(WHAT ELSE IS NEW ? SINCE AI JUDGES ARE PROGRAMMED NOT TO WRITE ANY
ORDERS AGAINST THE GOVERNMENT, LITIGATED BY PRO SES.)**

1. SYLVIA O OHINDS RADIX IS NO LONGER A JUDGE AND ACCORDING TO THE ABA, THIS IS A VIOLATION OF ETHICS TO USE HER TITLE AS HON.
2. WHO IS REPRESENTING NYC CHILDREN ? OR ARE YOU IGNORING THAT ISSUE LIKE YOU DID WITH 22 CV 5416 ?
3. WHO IS REPRESENTING MARGARET INGOGLIA AND JOSEPH PALOMINO INGOGLIA OR ARE THEY GOING TO CONTINUE TO BE SHIELDED BY THE ACS WITNESS PROTECTION PROGRAM ?
4. WHO IS REPRESENTING THE BROOKLYN DAS OFFICE ?
5. NEEDS EXTENSION TO DETERMINE REPRESENTATION STATUS OF THIMOTE ?! SO NOW SUDDENTLY HE IS NOT A POLICE OFFICER FOR THE NYPD OR A DETECTIVE AND IS JUST A NAME AS IF HE IS JUST A PERSON WALKING DOWN THE STREET ???!?!? THEY COULD FIND THAT OUT IN 30 SECONDS, RIGHT ?CAN I USE THIS WHEN HE TRIES TO ARREST ME

AND I RESIST ARREST ? LOOK ! YOU ARENT A POLICE OFFICER AFTERALL ?!?!?!?

6. THE DEFENDANTS WERE SERVED ON JAN. 17, 2023 AND NOT DECEMBER 31, 2022. THEY IGNORED THAT SERVICE SINCE THEY WERE NOT SERVED SUMMONS. THEY DID NOT IGNORE THE SERVICE ON THE 17TH BECAUSE THEY WERE SERVED WITH SUMMONS. NOW THEY ARE MAKING BELIEVE THEY WERE SERVED IN DECEMBER WHEN THEY WERE NOT. THE EXCEPTION IS THAT ANDERSON THIMOTE WAS SERVED WITH SUMMONS AT THE PRECINCT, HARDCOPY, PREVIOUS TO JAN. 17, 2023.

7. THEIR LAST SENTENCE AS TO WHAT THEY SAID IS A DECEPTIVE FRAUD. VIEW OUR EMAIL CORRESPONDENCE ATTACHED. IT HAS TO DO WITH INCOMPETENT, CORRUPT AI JUDGES SUCH AS SANNES ALLOWING CITY GOVERNMENT DEFENDANTS TO GANG UP ON A PRO SE, USING FEDERAL GOVERNMENT GRANT MONEY TO DO SO. IT HAS TO DO WITH DWAYNE FIRST CLAIMING RICHTER WAS SICK WITH HIM COVERING FOR HER AND..... HIM CONVENIENTLY NEVER COMING OFF THE CASE, TAG TEAMING AGAINST ME WITH RICHTER.

8. THE EMAIL ALSO OUTLINES THEIR FRAUD ON THE COURT IN THEIR RESPONSE TO THE PRELIMINARY INJUNCTION ON 22 CV 5416, CLAIMING " WE DIDNT ISSUE THE ORDER OF PROTECTION ! " WELL NOTE MY COMMENTS IN THE EMAIL REGARDING IT AND THE FIRST ORDER OF PROTECTION THAT WAS ISSUED AND SINCE EXPIRED, ATTACHED.... AS HAS BEEN SHOWN ON 22 CV 5416, IF MY ATTORNEY DID NOT APPEAR AND I DID NOT APPEAR, ACS HAD TO ARRANGE FOR SERVICE OF WHICH THEY DID NOT DO.

US SUPREME COURT :

NOTE THE GOVERNMENTAL TAG TEAM BEAT DOWN ISSUE BEING RAISED HERE AND HOW IT IS HANDLED AS WELL AS HOW THE AI JUDGES AND THEIR CLERKS WORK WITH THE DEFENDANTS TO SHIELD THEM FROM SERVICE.

NOTE HOW THE AI JUDGES AND THEIR CORRUPT CLERKS TURN A BLIND EYE TO LITIGANTS WHOM LIE AND DECEIVE, CONDONING SUCH BEHAVIOR WITH THEIR BIASED PASSIVE AGGRESSION.

NOTE HOW EVEN THOUGH IT IS ABUNDANTLY CLEAR WITHOUT A DOUBT THAT I WAS NOT SERVED AN ORDER OF PROTECTION, THE AI JUDGES DO NOT ISSUE ANY PRELIMINARY INJUNCTION BECAUSE THEY DO NOT EXIST AND THE NON LAWYER CLERKS TAKE NO ACTION SINCE THE GOVERNMENT DEFENDANTS ARE THEIR FUTURE EMPLOYERS. THE PRE PROGRAMMED GOVERNMENT BIASED AI JUDGES AND THEIR CORRUPT CLERKS FORCE ME TO MAIL MY RESPONSES TO INCREASE THE ODDS OF ME BEING APPREHENDED UPON THEIR MAILING, SO I WOULD BE UNABLE TO LITIGATE ANY OF MY CASES AND ALL WILL BE DISMISSED WHILE I SIT IN THE RIKERS ISLAND TORTURE CHAMBER AND AM MURDERED WITH THE CITY OF NEW YORK CLAIMING

SUICIDE.

REMEMBER, AI JUDGES ARENT REAL AND THEIR NON LAWYER CLERKS ARE AS CLEARLY STATED BY INTENTIONAL DESIGN GAINING EXPERIENCE TO THE DETRIMENT OF PRO SES AS SHOWN ON **US COURT CORRUPTION.ORG** WHOM ARE ACTUALLY RUNNING THE SHOW.....

THE LAWYERS GET THE JUDGES AND THE PRO SES GET THE AI BOTS AND THE CLERKS...

SINCERELY,

/S/ ROBERT MALEK

ROBERT MALEK, PRO SE

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

ABC75ABC@GMAIL.COM

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IN CHAMBERS OF
HON. RAMON E. REYES, JR.
JAN 25 2023
9:20
TIME AM
PM

FROM:

ROBERT MAUER
1936 HEMPSTEAD DR
EAST-MEADOW, NY 11751



RAMON REYES
HECTOR GONZALES
U.S. DISTRICT COURT
225 CADMAN PLAZA
BRONX, NY 11201

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1/23/2023

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(WHAT ELSE IS NEW ? SINCE AI JUDGES ARE PROGRAMMED NOT TO WRITE ANY
ORDERS AGAINST THE GOVERNMENT, LITIGATED BY PRO SES.)

FOCUSED ADDENDUM

THE DEFENDANTS WANT AN EXTENSION ? " NO PROBLEM. " " GIVE THEM AS
MUCH TIME AS THEY WANT. " THE MORE TIME YOU GIVE THEM, THE
LONGER THEY HAVE TO ARREST AND KILL ME WITH THE THIMOTE DUDE
WITH THE DEADLY WEAPONS , OTHERWISE KNOWN AS CRISP P BACON THAT
THEY HAVENT EVEN FIGURED OUT AS TO WHETHER OR NOT HE IS EVEN A
POLICE OFFICER TO BEGIN WITH.

YOU KNOW INSTEAD OF PROLONGING THIS, AI JUDGES AND CLERK, HAVE
YOU EVER THOUGHT OF JUST MAKING THIS SIMPLE AND HAVING ME

KILLED ALREADY ?

US SUPREME COURT

**WATCH THE AI JUDGES AND THE CLERK ISSUE AN ORDER GIVING THE
GOVERNMENT DEFENDANTS AS MUCH TIME AS THEY WANT TO DELAY TO
PREVENT MY LITIGATION, AND AID MY APPREHENSION AND MURDER. THE
CITY OF NEW YORK KILLS PEOPLE WHOM ARE INFINITELY FAR LESS A
PROBLEM THAN I AM.**

SINCERELY,

/S/ ROBERT MALEK

ROBERT MALEK, PRO SE

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

ABC75ABC@GMAIL.COM



Chris P Bacon (Bwasougrenn)

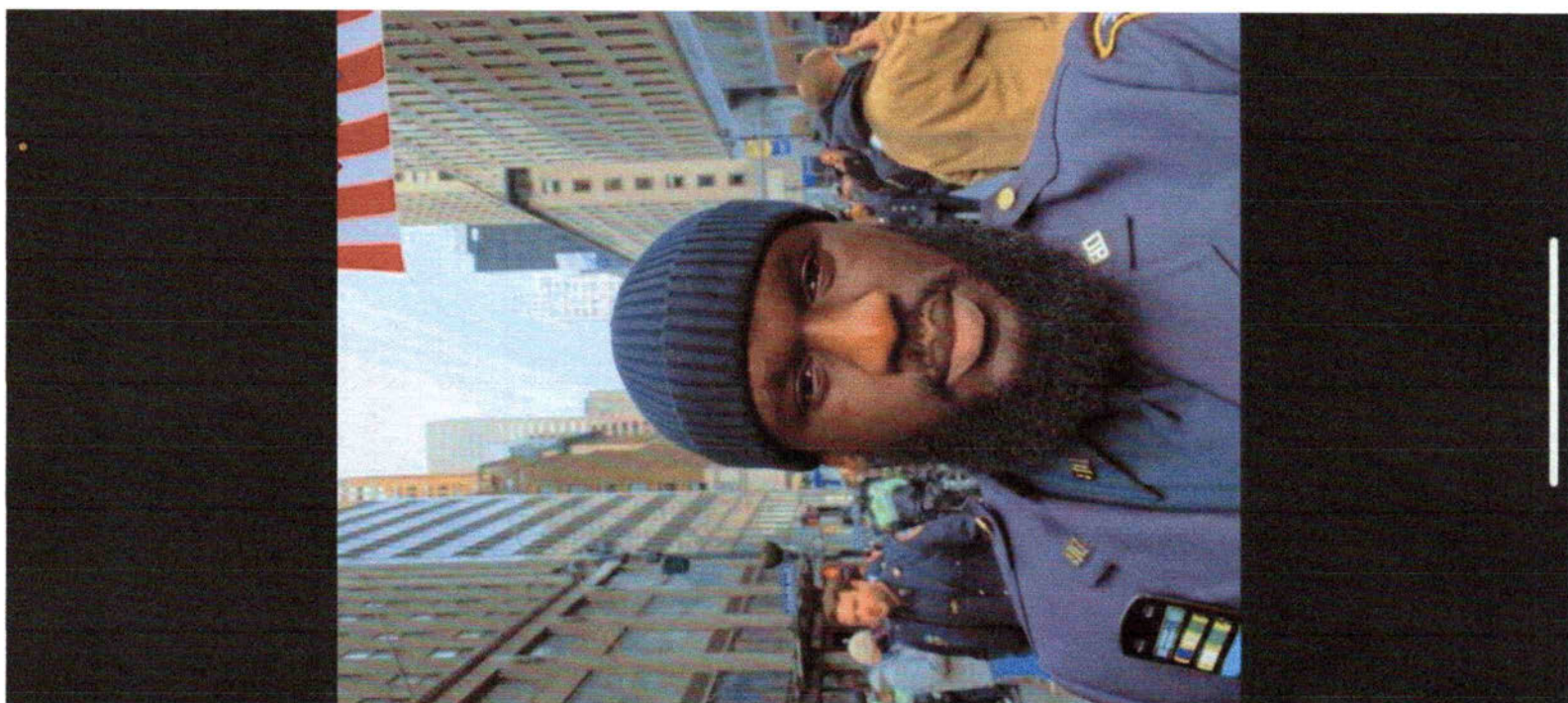
Friends Message

... See Chris' About Info

Friends 30 mutual friends







F.C.A §§ 430, 550, 655, 828, 1029

GF5 12/2013

ORI No: NY023023J
Order No: 2018-020172
NYSID No: _____

At a term of the Family Court of the State of New York,
held in and for the County of Kings, at 330 Jay Street, Brooklyn, NY
11201, on July 31, 2018

PRESENT: Honorable Jacqueline D. Williams

In the Matter of a NEGLECT Proceeding

M [REDACTED] M [REDACTED] M [REDACTED] ([REDACTED])
Joe Palomino Ingoglia ([REDACTED])

File # 143675
Docket # NN-19410-18
 NN-19411-18
Temporary Order of Protection

Child/ren under Eighteen Years of Age Alleged to be Neglected By

Robert Malek (DOB: [REDACTED])
Respondent

Both Parties Present in Court

NOTICE: YOUR FAILURE TO OBEY THIS ORDER MAY SUBJECT YOU TO MANDATORY ARREST AND CRIMINAL PROSECUTION, WHICH MAY RESULT IN YOUR INCARCERATION FOR UP TO SEVEN YEARS FOR CRIMINAL CONTEMPT, AND/OR MAY SUBJECT YOU TO FAMILY COURT PROSECUTION AND INCARCERATION FOR UP TO SIX MONTHS FOR CONTEMPT OF COURT. IF YOU FAIL TO APPEAR IN COURT WHEN YOU ARE REQUIRED TO DO SO, THIS ORDER MAY BE EXTENDED IN YOUR ABSENCE AND THEN CONTINUES IN EFFECT UNTIL A NEW DATE SET BY THE COURT.

THIS ORDER OF PROTECTION WILL REMAIN IN EFFECT EVEN IF THE PROTECTED PARTY HAS, OR CONSENTS TO HAVE, CONTACT OR COMMUNICATION WITH THE PARTY AGAINST WHOM THE ORDER IS ISSUED. THIS ORDER OF PROTECTION CAN ONLY BE MODIFIED OR TERMINATED BY THE COURT. THE PROTECTED PARTY CANNOT BE HELD TO VIOLATE THIS ORDER NOR BE ARRESTED FOR VIOLATING THIS ORDER.

A petition under Article 10 of the Family Court Act, having been filed on July 31, 2018 in this Court and good cause having been shown, and Robert Malek having been present in Court and advised of the issuance and contents of this Order.

NOW, THEREFORE, IT IS HEREBY ORDERED that Robert Malek (DOB: [REDACTED]) observe the following conditions of behavior:

[01] Stay away from:

- [A] Margaret Ingoglia (DOB: [REDACTED]),
- [A] M [REDACTED] M [REDACTED] M [REDACTED] ([REDACTED]) ***EXCEPT FOR AGENCY SUPERVISED VISITS ONLY FOR THE RESPONDENT FATHER;
- [A] Joe Palomino Ingoglia ([REDACTED]) ***No Visits;
- [B] the home of Joe Palomino Ingoglia ([REDACTED]), Margaret Ingoglia ([REDACTED]) and M [REDACTED] M [REDACTED] Malek ([REDACTED]);
- [C] the school of Joe Palomino Ingoglia ([REDACTED]), Margaret Ingoglia ([REDACTED]) and M [REDACTED] M [REDACTED] Malek ([REDACTED]);
- [D] the business of Joe Palomino Ingoglia ([REDACTED]), Margaret Ingoglia ([REDACTED]) and M [REDACTED] M [REDACTED] Malek ([REDACTED]);
- [E] the place of employment of Joe Palomino Ingoglia ([REDACTED]), Margaret Ingoglia ([REDACTED]) and M [REDACTED] M [REDACTED] Malek ([REDACTED]);
- [14] Refrain from communication or any other contact by mail, telephone, e-mail, voice-mail or other electronic or any other means with Joe Palomino Ingoglia ([REDACTED]), Margaret Ingoglia ([REDACTED]) and M [REDACTED] M [REDACTED] M [REDACTED] ([REDACTED]);

[02] Refrain from assault, stalking, harassment, aggravated harassment, menacing, reckless endangerment, strangulation, criminal obstruction of breathing or circulation, disorderly conduct, criminal mischief, sexual abuse, sexual misconduct, forcible touching, intimidation, threats, identity theft, grand larceny, coercion or any criminal offense against Joe Palomino Ingoglia (DOB [REDACTED]), Margaret Ingoglia (DOB [REDACTED]) and M. [REDACTED] M. [REDACTED] (DOB [REDACTED]).

It is further ordered that this temporary order of protection shall remain in force until and including September 25, 2018, but if you fail to appear in court on this date, the order may be extended and continue in effect until a new date set by the Court.

Dated: July 31, 2018

ENTER



20180731181009JDWILLI@NYCFCTS.GOVVAEC2EF3IDE4233A4C86BCAAEB0D674

Honorable Jacqueline D. Williams

PURSUANT TO SECTION 1113 OF THE FAMILY COURT ACT, AN APPEAL FROM THIS ORDER MUST BE TAKEN WITHIN 30 DAYS OF RECEIPT OF THE ORDER BY APPELLANT IN COURT, 35 DAYS FROM THE DATE OF MAILING OF THE ORDER TO APPELLANT BY THE CLERK OF COURT, OR 30 DAYS AFTER SERVICE BY A PARTY OR THE ATTORNEY FOR THE CHILD UPON THE APPELLANT, WHICHEVER IS EARLIEST.

The Family Court Act provides that presentation of a copy of this order of protection to any police officer or peace officer acting pursuant to his or her special duties authorizes, and sometimes requires such officer to arrest a person who is alleged to have violated its terms and to bring him or her before the court to face penalties authorized by law.

Federal law requires that this order is effective outside, as well as inside, New York State. It must be honored and enforced by state and tribal courts, including courts of a state, the District of Columbia, a commonwealth, territory or possession of the United States, if the person restrained by the order is an intimate partner of the protected party and has or will be afforded reasonable notice and opportunity to be heard in accordance with state law sufficient to protect due process rights (18 U.S.C § 2265, 2266).

It is a federal crime to:

- cross state lines to violate this order or to stalk, harass or commit domestic violence against an intimate partner or family member;
- buy, possess or transfer a handgun, rifle, shotgun or other firearm or ammunition while this Order remains in effect (Note: there is a limited exception for military or law enforcement officers but only while they are on duty) ; and
- buy, possess or transfer a handgun, rifle, shotgun or other firearm or ammunition after a conviction of a domestic violence-related crime involving the use or attempted use of physical force or a deadly weapon against an intimate partner or family member, even after this Order has expired (18 U.S.C. §§ 922(g)(8), 922(g)(9), 2261, 2261A, 2262).

Check Applicable Box(es):

Party against whom order was issued was advised in Court of issuance and contents of Order

Order personally served in Court upon party against whom order was issued

Service directed by other means: Petitioner to Arrange

[Modifications or extensions only]: Order mailed on [specify date and to whom mailed]:

Warrant issued for party against whom order was issued[specify date]: _____

ADDITIONAL SERVICE INFORMATION [specify]: _____



THE CITY OF NEW YORK
LAW DEPARTMENT
100 CHURCH STREET
NEW YORK, NY 10007

HON. SYLVIA O. HINDS-RADIX
Corporation Counsel

Marilyn Richter
mrichter@law.nyc.gov
212-356-2083

January 18, 2023

Hon. Hector Gonzales
United States District Judge
Eastern District of New York
225 Cadman Plaza East
Brooklyn, New York 11201

Re: *Malek et. al. v. Ingoglia et. al.* 22-cv-7815

Your Honor:

I am an Assistant Corporation Counsel in the office of the Hon. Sylvia o. Hinds-Radix, Corporation Counsel of the City of New York and attorney for Defendants The City of New York, New York City Police Department (NYPD), and New York City Administration for Children's Services (ACS) in the above referenced matter. I also submit this application on behalf of Defendant Anderson Thimonte for the purposes of this extension request while the Corporation Counsel's office makes a determination as to the representation status of Mr. Thimonte.

I write to respectfully request an extension for Defendants to respond to the Complaint. Plaintiff served the Complaint on December 31, 2022, which would require a response by January 23, 2023. Defendants respectfully request that your Honor grant Defendants an extension of time of 21 days, until February 13, 2023 to respond to the Complaint. This is the first request for an extension. When asked whether Plaintiff would consent to this extension request, Plaintiff stated "I will not answer your question."

Sincerely yours,

/s/
Marilyn Richter
Assistant Corporation Counsel



robert malek <abc75abc@gmail.com>

Malek et. al v. Ingoglia et. al 22-cv-7815

8 messages

Coleman, Dwayne (Law) <dwcolema@law.nyc.gov>
To: robert malek <abc75abc@gmail.com>

Tue, Jan 17, 2023 at 11:09 AM

Mr. Malek,

Good morning. I hope that you are doing well. I see that we were served with the above captioned matter on December 31, 2022. I am contacting you to request your consent to a 30 day extension to answer your complaint.

Best,
Dwayne

Coleman, Dwayne (Law) <dwcolema@law.nyc.gov>
To: robert malek <abc75abc@gmail.com>

Wed, Jan 18, 2023 at 1:50 PM

Mr. Malek,

Just following up on this. Would you consent to a 30 day extension to answer the Complaint?

Best,
Dwayne

From: Coleman, Dwayne (Law)
Sent: Tuesday, January 17, 2023 11:09 AM
To: robert malek <abc75abc@gmail.com>
Subject: Malek et. al v. Ingoglia et. al 22-cv-7815

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robert malek <abc75abc@gmail.com>
Draft To: "Coleman, Dwayne (Law)" <dwcolema@law.nyc.gov>

Wed, Jan 18, 2023 at 2:36 PM

Dwayne,

On Wed, Jan 18, 2023, 1:50 PM Coleman, Dwayne (Law) <dwcolema@law.nyc.gov> wrote:

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Just following up on this. Would you consent to a 30 day extension to answer the Complaint?

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robert malek <abc75abc@gmail.com>
To: "Coleman, Dwayne (Law)" <dwcolema@law.nyc.gov>

Wed, Jan 18, 2023 at 2:45 PM

Dwayne,

Hello. You were supposed to be a temporary fill in for Marilyn Richter during her illness. I am confused as to whom is handling what.

Sincerely,
Robert

On Tue, Jan 17, 2023, 11:09 AM Coleman, Dwayne (Law) <dwcolema@law.nyc.gov> wrote:

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Dwayne

Coleman, Dwayne (Law) <dwcolema@law.nyc.gov>
To: robert malek <abc75abc@gmail.com>

Wed, Jan 18, 2023 at 3:29 PM

Mr. Malek,

Marilyn and I are both working on the above captioned matter. Do you consent to the 30 day extension to answer the Complaint as referenced below?

Best,
Dwayne

From: robert malek <abc75abc@gmail.com>
Sent: Wednesday, January 18, 2023 2:45 PM
To: Coleman, Dwayne (Law) <dwcolema@law.nyc.gov>
Subject: [EXTERNAL] Re: Malek et. al v. Ingoglia et. al 22-cv-7815

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Best,
Dwayne

robert malek <abc75abc@gmail.com>
To: "Coleman, Dwayne (Law)" <dwcolema@law.nyc.gov>

Wed, Jan 18, 2023 at 3:49 PM

Dwayne,

I have noted before on case 22 cv 5416 that I 100% object to litigating against the government where they implement federal gov. grants to employ legal dream teams against pro ses while such dream teams insult pro ses like Mrs richter did and referred to my preliminary injunction as " rambling. "

You also stated that acs didnt issue the Order of Protection when you know very well that on every one of them if the respondent did not receive it in court, YOU THE PETITIONER has to arrange for service as indicated on the oop. So you and richter attempted to deceive the court. Since my decision to agree to your request is one upon a tag team which displays on your and Mrs richters behalf, not a shred of a concern for fair ethical litigation, I will not answer your question. Moreover how convenient it is that Mrs richter gets " sick " Dwyane comes in to help poor Mrs richter but conveniently never leaves. Apparently that is another acs trick from their playbook of fraud.

You are welcome of course to share my response with whomever you wish.

I just wonder Dwayne, if you would agree to a baseball game where 6 strikes I'm out and 3 strikes you're out ? Or play against 18 players on my field and 9 on yours ?

Sincerely,
Robert Malek

On Wed, Jan 18, 2023, 3:29 PM Coleman, Dwayne (Law) <dwcolema@law.nyc.gov> wrote:

Mr. Malek,

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Best,
Dwayne

PRESS FIRMLY TO SEAL



PRESS FIRMLY TO SEAL

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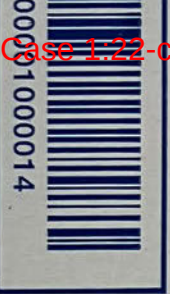
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EP14F July 2022
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CLERKS DON'T STEAL