

Main Web Site
<http://www.endorganizedcrimeuniverse.com/page7.html>



POSTED AT:
<http://www.scribd.com/doc/28183019/Elder-Abuse-Warrant-for-Arrest-Jonathan-Lippman-Holder-In-Due-Course-False-Instruments-Administration>



HAND DELIVERED TO THE BRONX DA CERTIFIED MAIL TO OTHERS

March 11, 2010

Dave Paterson, NYS Governor
Emailed to: NYECOM@oft.state.ny.us
State of New York
State Capitol
Albany, NY 12224

Eric Holder, US Attorney General
U.S. Department of Justice
950 Pennsylvania Avenue, NW
Washington, DC 20530-0001

NYS Attorney General, info@andrewcuomo.com
Criminal Division
120 Broadway, 3rd Floor
New York 10271-0332

NYC Police Chief Kelly: <http://www.nyc.gov/html/mail/html/mailnypd.html>
One Police Plaza
New York, New York 1007

Robert Johnson, Bronx District Attorney
198 East 161st Street
Bronx, NY 10451
(718) 590-2272

Bill DeBlasio, NYC Public Advocate
bgnews@pubadvocate.nyc.gov
1 Centre Street
New York, New York 10007

John L. Sampson sampson@senate.state.ny.us
Chairman of the NYS Judiciary Committee
506 Legislative Office Building
Albany, New York 12247

US Senator Schumer, senator@schumer.senate.gov
F AX: 212 486 76 93
757 Third Avenue
Suite 1702
New York, New York 10017

Tina Stanford, Chairperson cvbinfo@cvb.state.ny.us
NYS Crime Victims Board
State of New York Executive Department
1 Columbia Circle Ste 200
Albany, New York 12203

Re: The Arrest of Regional Killers Working With The NYS Courts Using the Identity of Boyden Gray, Jonathan Lippman and Fernando Tapia for Administering A Deadly and Documented NYS Court Enjoined Holder In Due Course Fraud Racket that has Criminally and Deliberately Economically Assassinated and Obstructed the Family Unit of Many Innocent New Yorkers, Coupled with Boyden

Gray and Jonathan Lippman's Name Aligned, Ordered, Directed, and Financed Regional Killings and Infestations Disseminated Across the Earth, AND The Replicated, Ordered, Attempted Disguised Killing of My Elderly Father Via Improper Medicines Prescribed For Life Threatening Leg Ulcers That Are Advancing Via Criminal Medical Design, Neglect and Enjoinments, Investigation Into The Use of A Nurse Coordinator Identified As Denise Drury of Revival Home Health Care Services For Elder Abuse Crimes Against My Father Enjoining His Doctor, A Person Identified as Dr. Vitti, and The Use of the Doctor's Physician Assistant, For Plausible Deniability Third Party Inflictions, Including Denying Him Proper Treatments For Healing Two Healable Ulcers on his legs That are Being Used As A tool for Induced Premeditated and Preventable Hospitalization and The Use of Ms. Drury and The Physician Assistant To Deny My Father Required and Needed Differential Home Health Medical Services Based On A Patterned and Practiced Regional Killer Boyden Gray Vicious, Malicious, Clandestine, Slanderous, Non Validated , Enormous Conspiracies of Lies That Have Served To Criminally, Discredit, Psychologically Abuse, and Harm My Elderly Father Professionally and Emotionally After He has Earned His Retirement and Right To Peace Of Mind By Serving NYC Well As NYC Health Inspector

Dear Criminal Investigators and Public Officials:

I seek an independent, free from Jonathan Lippman law department control investigation and arrests for the criminals filing and administering of the attached 4 criminal documents filed in the courts. I write this criminal report affidavit with respect to the above, below, linked and attached unregulated life threatening crime infliction criminal reports and attachments stemming with Jonathan Lippman's criminal reign and satanic ruler ship over the NYS Judiciary and use of such for: administering his name aligned holder in due course fraud racket, defraud judgment creations, use of the courts as a playground for hate crime administration, revenge, chaos, dysfunctionism, Willie Lynch management, reverse order criminally insane justice, obstruction of the rule of law in the courts, judicial and attorney impersonations, money laundering, extortion, enforcement of discriminatory practices, use of the NYS courts for the obstruction of NYS statutory tenure and housing protection laws, enforced lawlessness embedded in unregulated wrongful terminations, use of the courts to induce poverty, criminally create debt slaves, and obstruct the lives of children, use of publicity stunt unregulated law suits to advance the obstruction of CPLR Article 3 specifically, criminal usurpation of the rules committee, unauthorized and fictional creation of Modern Courts and Funds, and controlling the NYS judiciary under the duress of his, deadly conflict of interest, University of Rochester Medical Center, name aligned court management infectious disease dissemination manual, guide and contact list.

<http://www.scribd.com/doc/16503934/NYS-Governor-Mind-Control-Jonathan-Lippman-Nomination-w>

With respect to this matter, immediate arrests are sought for the specific below crimes of individuals who are using the names of Jonathan Lippman, Boyden Gray, Fernando Tapia and Christopher Grant of Sharine and Lipshie for using NYS Courts as a criminal playground for the filing, using, and administering of the below criminal, forged, fraudulent, money laundering, Holder In Due Course Fraud Racket documents:

(NEW YORK PENAL LAW 175.35)

- ✓ **FALSE INSTRUMENT CREDIT CARD SUMMONS FILED IN THE BRONX COURT PAGES 3-10**

<http://www.scribd.com/NEW-YORK-STATE-COMMISSION-ON-JUDICIAL-CONDUCT-RESPONSE-TO-18-USC-1341-FRAUDS-AND-SWINDLES-NYS-COURTS/d/28068707>

(NEW YORK PENAL LAW 175.35)

FALSE INSTRUMENT CREDIT CARD NON VERIFIED COMPLAINT FILED IN THE BRONX COURT PAGES 3-10

<http://www.scribd.com/NEW-YORK-STATE-COMMISSION-ON-JUDICIAL-CONDUCT-RESPONSE-TO-18-USC-1341-FRAUDS-AND-SWINDLES-NYS-COURTS/d/28068707>

(NEW YORK PENAL LAW 175.35)

- ✓ FALSE INSTRUMENT CREDIT CARD CASE FALSIFIED AFFIDAVIT OF SERVICE FILED IN THE COURT PAGES 3-10

<http://www.scribd.com/NEW-YORK-STATE-COMMISSION-ON-JUDICIAL-CONDUCT-RESPONSE-TO-18-USC-1341-FRAUDS-AND-SWINDLES-NYS-COURTS/d/28068707>

(NEW YORK PENAL LAW 175.35)

- ✓ FALSE INSTRUMENT CREDIT CARD BRONX COURT POST CARD ENJOINING ONE IN THIS CRIMINAL MONEY LAUNDERING PAGES 3-10.

<http://www.scribd.com/NEW-YORK-STATE-COMMISSION-ON-JUDICIAL-CONDUCT-RESPONSE-TO-18-USC-1341-FRAUDS-AND-SWINDLES-NYS-COURTS/d/28068707>

I seek the arrests as follows for immediate prosecution:

JONATHAN LIPPMAN USE OF THE NEW YORK STATE COURTS FOR

- ✓ **ISSUING A FALSE CERTIFICATE (NEW YORK PENAL LAW 175.40.)**

THE ARRESTS OF THE BODIES ACTING AS JONATHAN LIPPMAN, FERNANDO TAPIA, AND CHRISTOPHER GRANT IS SOUGHT FOR:

- ✓ **OFFERING FALSE INSTRUMENTS FOR FILING IN THE FIRST DEGREE, (NEW YORK PENAL LAW 175.35)**

THE ARREST OF THE BODY ACTING AS NYS CHIEF JUDGE JONATHAN LIPPMAN FOR THE USE OF THE NEW YORK STATE COURTS FOR

- ✓ **ISSUING FALSE CERTIFICATES (NEW YORK PENAL LAW 175.40.)**

THE ARREST OF THE BODY ACTING AS HON FERNANDO TAPIA FOR DEFRAUD JUDGMENT CREATION VIA ADMINISTRATION OF:

- ✓ **NYPL 190.65 SCHEME TO DEFRAUD IN THE FIRST DEGREE; 190.40**

THE ARREST OF THE BODY FILING PAPERS AS CHRISTOPHER GRANT OF SHARINN & LIPSHIE, P.C. IS SOUGHT FOR:

- ✓ **190.40 CRIMINAL USURY IN THE SECOND DEGREE;**
- ✓ **190.55 MAKING A FALSE STATEMENT OF CREDIT TERMS;**
- ✓ **190.50 UNLAWFUL COLLECTION;**
- ✓ **185.15 FRAUDULENT DISPOSITION OF (INTANGIBLE) PROPERTY SUBJECT TO A CONDITIONAL SALE CONTRACT;**
- ✓ **185.05 FRAUD INVOLVING A SECURITY INTEREST;**
- ✓ **175.35 OFFERING A FALSE INSTRUMENT FOR FILING IN THE SECOND DEGREE;**
- ✓ **175.45 ISSUING A FALSE FINANCIAL STATEMENT;**
- ✓ **175.10: FALSIFYING BUSINESS RECORDS IN THE FIRST DEGREE.**

The integrity of the NYS court system, has been obstructed because the courts depend upon the confidence of the judges that are required to provide justice, and there can be no such confidence when there is evidence of defraud judgment creation via name aligned Jonathan Lippman as NYS Chief Judge holder in due course junk debt buying criminal fraud scheme, as epitomized in this case and in the underlying cases in the below linked law suit.

Falsified affidavits have been filed throughout NYS courts, economically assassinating and inducing atrocities on innocent people. Please meet Regional Killers Jonathan Lippman and Boyden Gray as Sharinn \$ Lipshe, PC attorneys, in their criminal falsified affidavit of service capacity here: <http://www.scribd.com/doc/26545859/Jonathan-Lippman-Boyden-Gray-SHARINN-LIPSHIE-PC-Continued-NYS-Fraud-on-the-Courts-See-description>

I seek the arrests of the above perpetrators who have administered the processing of the above and attached money racketing holder in due course fraud scheme.

I have attached the above court administered criminal documents and I seek the arrest of each and everybody involved, in this induced poverty and induced atrocity defraud judgment creation scheme that kills and destroys innocent people. Above all, I seek an order of protection, via his arrest, ending Jonathan Lippman's continued use of the NYS court system to criminally enjoin me in further malicious, hit man, fraud based, non validated, abuse of power, revenge, frivolous, malicious, criminal, and forged economic and emotional assassination lawsuits and satanic prosecutions using government entities, without warrant and or cause.

Jonathan Lippman has criminally used his acting role as New York State judge and has used the NYS courts and government systems to induce disasters, atrocities, and induce poverty to advance his name aligned Africa practiced and expertised regional killing operations, that must be arrested. Please see the below linked, notarized and US certified mail receipt criminal reports I have sent to authorities regarding such. Please note all documents are located at:

http://www.scribd.com/people/documents/3967500?from_badge_documents_button=1

The below criminal reports and exhibits epitomize the need for the arrests of Regional Killers Jonathan Lippman and Boyden Gray. Since the crimes have been unregulated, the crimes and criminals have expanded and are more deadly.

JONATHAN LIPPMAN APPOINTED MULTIPLE IDENTITES FERNANDO TAPIA TO CRIMINALLY ACT AS A MEMBER OF THE NYS JUDICIARY TO DESTROY WALLS OF PROTECTION CALLED LAWS. PLEASE SEE JONATHAN LIPPMAN'S NYS COURT ENJOINED HOLDER IN DUE COURSE FRAUD RACKET AND THE MULTIPLE DEADLY CRIMINAL IDENTITIES OF FERNANDO TAPIA 2010, NYS JUDICIAL IMPOSTURE

<http://www.scribd.com/doc/28133968/JONATHAN-LIPPMAN-APPOINTED-MULTIPLE-IDENTITES-FERNANDO-TAPIA-TO-CRIMINALLY-ACT-AS-A-MEMBER-OF-THE-NYS>

STEP BY STEP GUIDE TO DEFRAUD JUDGMENT CREATION TO ENJOIN OTHER PEOPLE IN DISGUISED KILLING AND INDUCED ATROCITY OPERATIONS

<http://www.scribd.com/doc/27870016/CRIMINAL-REPORT-NYS-REGIONAL-KILLINGS-JONATHAN-LIPPMAN-AND-TAPIA-COURT-CRIMES-JUDICIAL-IMPERSONATIONS-DEFRAUD-JUDGMENT-CREATIONS-TO-DISGUISE-KIL>

CREDIT CARD FRAUD, MOTION TO DISMISS: <http://www.scribd.com/doc/27557491/Notarized-W-Receipts-Motion-to-Dismiss-Shyster-Lawyers-Debt-Collection-Documented-Court-Fraud>

LIVE TESTIMONY. THE NYS SENATE JUDICIARY HEARING: 4 HOURS OF PURE COURT CORRUPTION LIVE TESTIMONY: <http://www.youtube.com/nysenateuncut#p/u/0/knQLlI5hmjs>

NYC PREMEDITATED REGIONAL KILLING DISASTER MANAGEMENT RECRUITMENT. THE PAGE WAS REMOVED BUT I HAD SCANNED A COPY. PLEASE ASK WHY IS NYS HIRING DISASTER MANGEMENT WORKERS TO PICK UP DEAD BODIES? IS THERE A PREMEDIATED DISASTER PLANNED? ONE PAGE:

[http://prayerwarriorsneeded.googlepages.com/PDFPREMEDITATEDNYCKILLINGDISASTERREC.p
df](http://prayerwarriorsneeded.googlepages.com/PDFPREMEDITATEDNYCKILLINGDISASTERREC.pdf)

OR
[https://docs.google.com/leaf?id=0B4GxpI4lqlisYmU4OTZmMWQ0tNGM1OS00NGNhLWI4ZWItZDQ4Z
GI5Y2ZkZTE1&hl=en](https://docs.google.com/leaf?id=0B4GxpI4lqlisYmU4OTZmMWQ0tNGM1OS00NGNhLWI4ZWItZDQ4ZGI5Y2ZkZTE1&hl=en)

NYC PREMEDITATED REGIONAL KILLING DISASTER MANAGEMENT RECRUITMENT COMPLETE FILE: <http://www.docstoc.com/docs/26042315/PREMEDITATED-NYC-REGIONAL-KILLING-PREPARATIONS-ARE-IN-PLACE-READ!>

OR
[http://www.scribd.com/doc/27202597/Premeditated-NYC-Regional-Killing-Preparations-Are-in-Place-
Disaster-Management-Recruitment](http://www.scribd.com/doc/27202597/Premeditated-NYC-Regional-Killing-Preparations-Are-in-Place-Disaster-Management-Recruitment)

A PICTURE SAYS A THOUSAND WORDS. THIS EXHIBIT IS NYS CHIEF SATANIST AND JUDGE JONATHAN LIPPMAN AND REGIONAL KILLER BOYDEN GRAY PHOTO ALBUM OF SOME OF THEIR DISASTROUS ACCOMPLISHMENTS.

[http://www.docstoc.com/docs/26043351/NYS-CHIEF-JUDGE-SATANIST-JONATHAN-LIPPMAN-
AND-REGIONAL-KILLER-BOYDEN-GRAY-DEADLY-NAME-ALIGNMENTS](http://www.docstoc.com/docs/26043351/NYS-CHIEF-JUDGE-SATANIST-JONATHAN-LIPPMAN-AND-REGIONAL-KILLER-BOYDEN-GRAY-DEADLY-NAME-ALIGNMENTS)

ANOTHER DOCUMENTED, NAME ALIGNED, NYS DISGUISED REGIONAL KILLING MANIFESTATION, NOT PLAN!

[http://www.scribd.com/doc/23548501/Drafted-NYS-Prefered-Drug-Killing-Program-December-2009-
Regional-Drug-Killing-Criminal-Report-December-1-2009](http://www.scribd.com/doc/23548501/Drafted-NYS-Prefered-Drug-Killing-Program-December-2009-Regional-Drug-Killing-Criminal-Report-December-1-2009)

JANUARY 2010 CRIMINAL REPORT: ECONOMIC ASSASSINATION AND OBSTRUCTION OF THE JUDICIARY, CRIMES FROM THE TOP, THE OBSTRUCTION OF THE RULE OF LAW, DEMON CONTROL

[http://www.scribd.com/doc/25139721/NYS-Commission-on-Judicial-Conduct-Response-Letter-and-
Name-Aligned-Judicial-Criminal-Report-Jan-2010](http://www.scribd.com/doc/25139721/NYS-Commission-on-Judicial-Conduct-Response-Letter-and-Name-Aligned-Judicial-Criminal-Report-Jan-2010)

DEMBER 26, 2009

[http://www.scribd.com/doc/24519760/Notarized-Criminal-Report-w-Receipts-Dental-Inoculation-and-
Deadly-Name-Aligned-Tainted-Drugs-Rendered-November-2009](http://www.scribd.com/doc/24519760/Notarized-Criminal-Report-w-Receipts-Dental-Inoculation-and-Deadly-Name-Aligned-Tainted-Drugs-Rendered-November-2009)

DECEMBER 16, 2009

[http://www.scribd.com/doc/24194347/Criminal-Complaint-2-New-Disguised-KillingProjects-NYCHA-
Apt-Gassing-Water-Poison-New-Foreclosure-Fraud-Judgement-Clause-to-Induce-Atrocities](http://www.scribd.com/doc/24194347/Criminal-Complaint-2-New-Disguised-KillingProjects-NYCHA-Apt-Gassing-Water-Poison-New-Foreclosure-Fraud-Judgement-Clause-to-Induce-Atrocities)

DECEMBER 9, 2009:

INDUCED HOSPITALIZATION OF MY ELDERLY MOTHER IN RETALIATION TO DOCUMENTING REGIONAL KILLER BOYDEN GRAY'S CRIMES AGAINST HUMANITY . BUT GOD!

<http://www.scribd.com/doc/24061097/Criminal-Report-w-Receipts-Gassed-Mind-Controlled-Induced-Hospitalization-of-My-Elderly-Mother-the-Day-Before-My-Father-Was-To-Be-Discharged-From-A>

MUST READ AND STOP:

DECEMBER 3, 2009, WORLDWIDE PREMEDITATED REGIONAL KILLINGS VIA THE PHARMACEUTICAL INDUSTRY, TAINTED PREFERRED DEADLY DRUGS NATIONWIDE DISSEMINATION

<http://www.scribd.com/doc/23699927/Notarized-w-Receipts-NYS-Venom-Drugs-and-Bombing-Criminal-Report-December-4-2009>

NOVEMBER 26, 2009 DENTAL INOCULATION ATTEMPTED MURDER OF ME

<http://www.scribd.com/doc/24519760/Notarized-Criminal-Report-w-Receipts-Dental-Inoculation-and-Deadly-Name-Aligned-Tainted-Drugs-Rendered-November-2009>

OCTOBER 22, 2009 CRIMINAL REPORT: INDUCED HOSPITALIZATION AND ATTEMPTED MURDER OF MY FATHER

<http://www.scribd.com/doc/21679517/Criminal-Report-October-23-2009-Regional-Killer-Boyden-Gray-Attempted-Murder-of-My-Father-w-Certified-Receipts-Mass-Murder-Plans-Poison-in-My-Ho>

OCTOBER 30, 2009 CRIMINAL REPORT:

INFECTIOUS DISEASE INTERMIXING AND CRIMINAL DISSEMINATIONS

<http://www.scribd.com/doc/21944210/Notarized-Copy-of-the-October-30-2009-Criminal-Report-NIH-Infectious-Disease-Mixing-Altered-Medicines>

WELL FINANCED REGIONAL KILLING LEGISLATION THAT NEVER WENT TO CONGRESS! BEST OF TV PAGE 37 CRIMINAL FRAUD

<http://www.scribd.com/doc/23653348/Defraud-Legislation-Deadly-Genetic-Code-Obstructions-Venom-Drug-Headquarters-Induced-Cancer-Diabetes-Crohns-etc-Massive-Disguise-Kill-Project>

An example of ENFORCED LAWLESSNESS is NYS Chief Judge Jonathan Lippman obstruction of CPLR Article 3 via his creation of a Regional killer Boyden Gray e Office of Court Administration, which drafted the below CPLR 306-b defraud rule. They create rules out of thin air that covertly advance their demon control agenda. Jonathan Lippman used his role in the NYS Office of Court administration to premeditate, create and implement the below, documented, NEW, worthless, and unauthorized UNTIMELY SERVICE laws, which obstruct CPLR Article 3, and retards consumer protections. Below are excerpts of Jonathan Lippman's newly created, unauthorized, slipped in, unwarranted, in contravention to we the people, master slave creation untimely service laws:

<http://www.michaels-smolak.com/files/UntimelyServiceOf.pdf>

The NYS Chief Judge created the below CPLR law based on a word game, similar to TAG and we the people are IT! In the above Jonathan Lippman, newly created, criminal insanity NYS court management CPLR 306-b defraud law, the word diligent is the new law. Jonathan Lippman's below new law creation literally enforces lawlessness under the disguise of DILIGENT ATTEMPT TO SERVE AND DILIGENCE IN SEEKING AN EXTENSION FOR SERVICE. AT NO POINT

DOES HIS NEW LAW MANDATE SERVICE. READ IT FOR YOUR SELF. THIS IS ENFORCED LAWLESSNESS AND CRIMINAL INSANITY OBSTRUCTION OF THE RULE OF LAW FROM THE TOP! <http://www.michaels-smolak.com/files/UntimelyServiceOf.pdf>.

Please see the ramifications of the above new untimely summons and complaint service law and enforced lawlessness from the top. Please see: <http://www.scribd.com/doc/26545859/Jonathan-Lippman-Boyden-Gray-SHARINN-LIPSHE-PC-Continued-NYS-Fraud-on-the-Courts-See-description>

Please note, they are doing their jobs as a Satanists well. They are using master deceptions of law as law because we the people are so busy being pitted, fighting one another, and chasing a dollar. While doing such, these demons are planning the demise of the human race. Wake up America.

In summary, I respectfully request an immediate letter drafted to the Bronx Civil Court regarding the 4 criminal documents filed in the court in the Matter of the fictional administration of Worldwide Asset Purchasing II, LTD against Miriam Snyder., Index Number 107485-09. There is a criminal court date scheduled for March 15, 2010 and no human being can be compelled to partake in fraud knowingly. Above all, since the court documents in this matter exemplify the below crimes, and the arrests of the alleged judges is sought, it is life threatening to enter the courts.

If these crimes are not stopped, at minimum, via the arrests of the alleged judges involved, another criminal defraud judgment can be created under the disguise of default and this will further threaten my life and safety with respect to the enjoinder of police officers in the long range enforcement of Jonathan Lippman's and Fernando Tapias defraud judgment creations.

Without a letter to me and the courts from the above offices, enforcing the laws of this country, this premeditative fictional administration defraud judgment creation and disguised killing project is still in full effect. In simple English, the alleged judges will claim a default credit card judgment that will in one year miraculously turn into the below Fernando Tapia's judicial imposture in the Bronx Housing court defraud judgment creation section via a fictional administration Jonathan Lippman appointment. Please see the below Jonathan Lippman fiction administration creation of a Fernando Tapia Bronx court Housing judge. A letter from each of these offices to the Bronx Civil Court system and me acknowledging the below documents as the fraud they are will dismiss further defraud judgment creations, attacks, disguised killings, economic assassinations, and induced atrocities by the alleged judges in this matter.

In addition, I seek an order of protection from Jonathan Lippman's continued criminal use of the NYS court systems to criminally destroy me financially and emotionally as epitomized in the below NYS court system assaults, obstructions of the rule of law and use of government and medical offices for REPEATED " SUE ME CRIMINAL INFLICTIONS ".

Please see the below history documenting how the NYS courts were used to obstruct NYS Education Laws, NYS Statutory Tenure Laws and federal laws to vent criminally insane retaliation against my family and me.

POLICE REPORT SEPTEMBER 2008 BANK FRAUD REPLICATIONS

http://prayerwarriorsneeded.googlepages.com/POLICE_REPORT_SEPTMBER_2008_finalee.pdf

REGIONAL KILLER BOYDEN GRAY NAME ALIGNED AND CODED STATUTORY TENURE OBSTRUCTION OF THE RULE OF LAW AND PERSONAL USE OF NYS ENTITIES TO CRIMINALLY ECONOMICALLY ASSASSINATE ME:

<http://prayerwarriorsneeded.googlepages.com/TENUREOBSTRUCTIONSNOTARIZEDfinal.pdf>

AND

<http://prayerwarriorsneeded.googlepages.com/SERIALKILLERBOYDENGRAYSYNDERNAMECRIM.pdf>

AND

<http://prayerwarriorsneeded.googlepages.com/PDFYONKERSANDHEMPSTEADLAWSUITOBSTRUC.pdf>

Please see Regional Killer Boyden Gray's name aligned most recent attempted murder of me:
<http://www.scribd.com/doc/24519760/Almost-Finalized-Dental-Inoculation-and-Deadly-Drugs-November-2009-Finalee>

Please see Regional Killer Boyden Gray's name alignments in the most recent induced hospitalization of my mother: <http://www.scribd.com/doc/24061097/Notarized-Regional-Killer-Boyden-Gray-s-Gassed-Mind-Controlled-Induced-Hospitalization-of-My-Elderly-Mother-the-Day-Before-My-Father-Was-To-Be-Disch>

Please see Regional Killer Boyden Gray's name alignments in the most recent induced hospitalization of my father: <http://www.scribd.com/doc/21679517/Criminal-Report-October-23-2009-Regional-Killer-Boyden-Gray-Attempted-Murder-of-My-Father-w-Certified-Receipts-Mass-Murder-Plans-Poison-in-My-Ho>

Debbie Jaffee, a criminal hiding behind the republican name in the NYC Board of Elections, was used to attack me, while she has a history of unregulated elder abuse in the Bronx. I did not know her and she was used to attack me and her crimes are unregulated too! She has invisible corrupted power in the NYC Elections Board. This is deadly and so is she, but she was used to get me out of a one day job. The level of corruption inflicted is incalculable. But God! Please see:

<http://www.scribd.com/doc/20175229/SEPTEMBER-09-CRIMINAL-REPORT-AFFIDAVIT-PT-2-DEBBIE-JAFFEE-HIT>

AND

<http://www.scribd.com/doc/19794117/Debbie-Jaffee-NYC-Board-of-Election-Criminal-Complaint>

AND

<http://www.scribd.com/doc/20175229/SEPTEMBER-09-CRIMINAL-REPORT-AFFIDAVIT-PT-2-DEBBIE-JAFFEE-HIT>

The above are some of the more recent crimes inflicted. There are too many to list. I was criminally enjoined into this court matter and I seek public acknowledgement of such and an end to these crimes.

The above requested letter preventing further defraud judgment creations and induced atrocities is urgently and immediately needed. Immediate arrests are sought according to the indisputable document aligned crimes. An order of protection from Jonathan Lippman and Boyden Gray named individuals continued use of the NYS courts and government offices to attack, disguise kill, and induce atrocities on my family and me is needed.

To end this satanic criminal reign over New York State's walls of protection called laws, rules, regulation and governance, I urge these offices to use stimulus monies to stimulate and employ Godly leadership, specifically, there is a need for independent prosecutions via spiritual warfare astute Godly investigators/commissions, not associated with Regional Killers Jonathan Lippman and Boyden Gray's criminal law department control and financing.

Above all, I urge all officials to take a Bible class on spiritual warfare to be equally leveled and prepared to win this Jonathan Lippman and Boyden Gray invisible realm led war against the human race.

Spiritual warfare lack of knowledge is what has allowed these crimes to manifest and escalate to the regional killing and induced atrocity levels, these crimes are at now.

Their arrests are needed on behalf of public safety. Their criminally insane and recently manifested media paid attempts to criminally usurp control over NYS governance via the enormous conspiracies of lies, attempted induced governor vacancy, should not be taken lightly. They will kill again, for this ruler ship position.

To this end, these demons/criminals are a threat to the safety of New York State as a whole, particularly to candidates running for the New York State governorship. Consequently, their arrests are of utmost immediate urgency, because such can curtail further premeditated assassinations and regional killings. They have a serious, master deception based, power and control agenda that is in full manifestation. It is time New Yorkers use their God given authority to make demons/criminals tremble while they sit in jail and are made to stop disguise killing and inducing atrocities, particularly on candidates for New York State governorship.

Again, on behalf of public safety the characters identified as Jonathan Lippman and Boyden Gray, and each of their MASTER DECEPTION HOLDER IN DUE COURSE RACKET SCAM MEMBERS, need to be arrested pursuant to the crimes identified in the attached forged court papers filed and entertained in the Bronx Civil Court.

It is my contention that almighty and sovereign God has allowed this magnitude and types of evil on earth based on humans prioritizing man made laws over God's laws, using man made laws to advance evil on earth and based on his creations using their God given free will to let federal reserve notes be their God. Everybody on earth has contributed to the pot of sin and the pot overflowed. The Satanist know and knew this was needed for them to be in control. Consequently, they criminally usurped control over the walls of protection, the three branches of government.

They criminally retrieved the three branches of government manuals and inflicted reverse order regulations. They destroyed the walls of protection via regulatory disguises. They criminally put in congressional identity theft people with the appropriate manual to make laws that advance evil. An example of such is US Senator Collins bombing legislation. On behalf of public safety, her identity and elected votes need to be validated as she is working with this crime ring as epitomized in her below bombing agenda in the below exhibit. See it here:

<http://www.scribd.com/doc/21819740/PRESIDENTIAL-MIND-CONTROLLED-DEADLY-FRAUDULENT-AND-FICTIONAL-GENETIC-LEGISLATION-PG-42>

Please note I have had to upload the above bombing document over 10 times. They have done everything to hide this document because it outlines the current in effect NYC regional killing plan that requires criminal ruler ship over the NYS governor's office. The above link is their premeditated and secure congressional funds page for planned regional killing bomb disguises. Because God is God, I ended up creating three more criminal reports documenting their NYC premeditated bombing in writing regional killing plans. Please see:

<http://www.docstoc.com/docs/26042315/PREMEDITATED-NYC-REGIONAL-KILLING-PREPARATIONS-ARE-IN-PLACE-READ!>

AND

<http://www.docstoc.com/docs/26667218/ELDER-ABUSE-AND-NYS-BOMB-SQUAD-RECRUITMENTS-AIRPLANES-AND-DISASTER-MANAGEMENT-TECHS-INQUIRY>

AND

<http://www.docstoc.com/docs/18466627/NOTARIZED-W-RECEIPTS-NYS-VENOM-DRUGS-AND-THE-SATANISTS-FINANCED-BOMBING-PREPARATIONS-CRIMINAL-REPORT-DECEMBER-4-2009>

Please note the premeditated induced poverty via arranged layoffs, wrongful terminations, and the April 2010 premeditated unemployment cut is for no other reason but to compliment the above criminally insane and funded regional killing plans. But God! The premeditated induced poverty plan is in full effect.

The April 2010 induced poverty plan can be overridden via use of stimulus monies to extend benefits to so Americans can feed their families. This is the value of Executive Order Powers at the state and federal levels. The plan to further induce poverty to advance these regional killers, specifically Jonathan Lippman and Boyden Gray documented and in writing, NYC induced poverty and atrocity, bombing and fire department disablement plans, can be stopped.

These satanists, have criminally usurped control over the judiciary branch too and criminal identity theft specialist Jonathan Lippman epitomizes such. In fact his crimes leave step by step guidance on how to obstruct, demise and devour any judiciary. Please note the judiciary crimes, including use of judicial impersonators with judicial manuals, were practiced and perfected in Africa. A corrupted, obstructed and demised judiciary is needed and mandatory for demon ruler ship over the human race. This assures manifestation of the induced atrocities we now see in Africa. Those crimes are now in NYC under Jonathan Lippman's assignment to demise law and order and to target the killing of children.

They, Regional killers Boyden Gray and Jonathan Lippman want to have total control over the New York State Governors office, primarily to make sure there is hell on earth in NYC so their disguise killing regional bombs and fire department disablements will work.

If they control the governor's office, they will make sure no money will be used to counteract their induced poverty unemployment by design scam. They want New Yorkers so busy trying to find a dollar to eat, they will begin fighting each other. Their Willie Lynch pitting plan would take in effect. While their demonic Willie Lynch spirit is regionally ruling and people are induced into poverty and fighting, they can arrange their bombings and administer their fire department disablements. This is how they deliberately create induced poverty vulnerable populations.

But their plan is rebuked in the name of Jesus, based upon the sacrificial offering of the son of God, that was sacrificed so we the people would be protected from demonic forces and ruler ship. They are demons. They are the ones controlled and not we the people. They are using money and man's free will to inflict their crimes.

Regional Killers Boyden Gray and Jonathan Lippman have been used viciously by Satanic forces they tampered with. Yet, while they are institutionalized, they can provide useful information that will not allow these atrocities to happen again; by sharing the many walls of protection they destroyed to manifest their hell on earth reign. No one putting God first and foremost in their lives and with a willing heart to learn of almighty God's sovereignty and protection should be afraid of these multiple identity demon possessed criminals and killers.

Please note in addition to the above criminal usurpations, they have also criminally usurped control over the United States Executive Branch too. Please see their criminal usurpations of the executive branch here: <http://www.scribd.com/doc/23538339/REGIONAL-KILLER-BOYDEN-GRAY-PRESIDENTIAL-USURPATIONS-18-USC-1962-ADVOCATING-OVERTHROW-OF-GOVERNMENT>

In summary these killers and criminals, have criminally usurped control over government under many deadly disguises and impostures. Their killings, infestations, induced poverty, induced atrocities, and deadly criminal human research experiments are not scientific, nor political. They are spiritual and as such, I respectfully request an investigation into how much government monies went into these government sponsored demonic projects and how much money is being used for the below opposition of National Prayer organizations.

<http://www.scribd.com/doc/23073861/SATANISM-IN-SCIENCE-DOCTRINE-OPPOSITION-OF-THE-NATIONAL-DAY-OF-PRAYER-INFLICTED-MIND-CONTROL-NOVEMBER-2009-EXHIBIT-COMPLETED>

I further request, on behalf of public safety and counteracting these global government funded crimes, that just like government money was used to fund satanic programs, that those magnitudes of funds be diverted from the above satanic infiltrations in government, to monies that are used for spiritual war fare academic development and that these biblical teachings be taught in the public schools, under the same authority that allowed infectious disease vaccines to reign in public schools.

In closing, what the Devil meant for bad, God uses for good. Once the identity theft regional killers and their retinues are arrested, much can be used for the betterment and development of man. Foremost, stronger walls of protection will be put up against the enemy. This means penalties enforced for anyone not enforcing the laws of this country. This means removal of people in public protection positions that do not like or want to read on behalf of the people they are supposed to be working for. This means designating appropriate time for congressional members and all representatives of we the people, to read, question and study legislation and the funding of different projects. This means a deliberate creation of laws, rules, regulations, and governance policies rooted from and in concert with God's laws.

This means the creation of reparation legislation and or executive orders for those killed, destroyed and or harmed by these name aligned regional killers. This means Humans rights laws can no longer be considered discretionary. Arrests will be made and penalties for identity theft specialists, particularly those acting in a public protection capacities. This means developing an effective system to at all times hear the voices of the people that elect representatives. This means developing a system that gives the people direct access to rid the system of officials who refuse to enforce the laws. This means developing a system that stops, arrests, and penalizes identity theft actors from holding key positions in government. This means government accountability and government operation in concert with God's laws.

Finally, and in summary, I seek the arrests of the above criminals in their individual capacities based on the penal laws cited and document aligned crimes that were filed, submitted, entertained and administered in the Bronx Civil Court in this matter.

I seek to have my elderly father's right to live **FREE FROM** hit man, criminal, third party enjoinder, plausible deniability, **"SUE ME"** medical services to be respected and enforced. To this end, I respectfully, request a public protection letter of inquiry to the above mentioned Revival Home Health Care Services on behalf of the elder abuse crimes enforced on my father as I have cited, particularly with respect to the criminal denial of a referral for differential Home Health Care Services as he has requested via the above doctor assigning the physician's assistant for such denial based on Ms. Drury's lying spirits inflictions and slander.

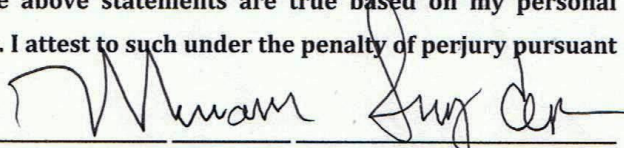
I have attached to this affidavit the following documents that require arrests to be made:

1. MIRIAM SNYDER'S MEMORANDUM OF LAW WITH THE DOCUMENTS MENTIONED ON PAGES 2-3 ABOVE. SPECIFICALLY, THE OFFENSES INVOLVING FALSE WRITTEN STATEMENTS, ARE ATTACHED TO THE MEMORANDUM OF LAW.
2. A 23 PAGE EXHIBIT TITLED: JONATHAN LIPPMAN APPOINTED MULTIPLE IDENTITIES FERNANDO TAPIA TO CRIMINALLY ACT AS A MEMBER OF THE NYS JUDICIARY TO DESTROY WALLS OF PROTECTION CALLED LAWS. PLEASE SEE JONATHAN LIPPMAN'S NYS COURT ENJOINED HOLDER IN DUE COURSE FRAUD RACKET AND THE MULTIPLE DEADLY CRIMINAL IDENTITIES OF FERNANDO TAPIA 2010. THIS EXHIBIT IS POSTED AT: <http://www.docstoc.com/docs/28566145/JONATHAN-LIPPMAN-APPOINTED-MULTIPLE-IDENTITIES- FERNANDO-TAPIA-TO-CRIMINALLY-ACT-AS-A-MEMBER-OF-THE-NYS-JUDICIARY-TO-DESTROY-WALLS-OF- PROTECTION-CALLED-LAWS>

It is my fervent prayer that Regional Killers Boyden Gray and Jonathan Lippman will be institutionalized for the specific purpose of getting to know their creator, acknowledging his sovereignty and apologizing for their judicially led holder in due course fraud crimes and administrations, and their name aligned regional killings and induced atrocities, that humans allowed them to commit, via the non enforcement of we the people walls of protection against the enemies, called laws, and due to the lack of spiritual warfare knowledge. I look forward to the above requested letters; the public safety needed institutionalizations, and the retaking of this land from demonic forces. Thank you for your time.

State of New York)
)
 County of Bronx)

I, Miriam Snyder, declare, verify, and affirm that this AFFIDAVIT and the attached criminal documents that were criminally filed in the Bronx Civil Court are documents that should not have been filed in the courts against me. The above statements are true based on my personal knowledge, experience, research and study. I attest to such under the penalty of perjury pursuant to Penal Law Section 210.45.



Miriam Snyder Authorized Agent for MIRIAM SNYDER

Affirm before me on this 11th day of March 2010.

Notary Public Stamp

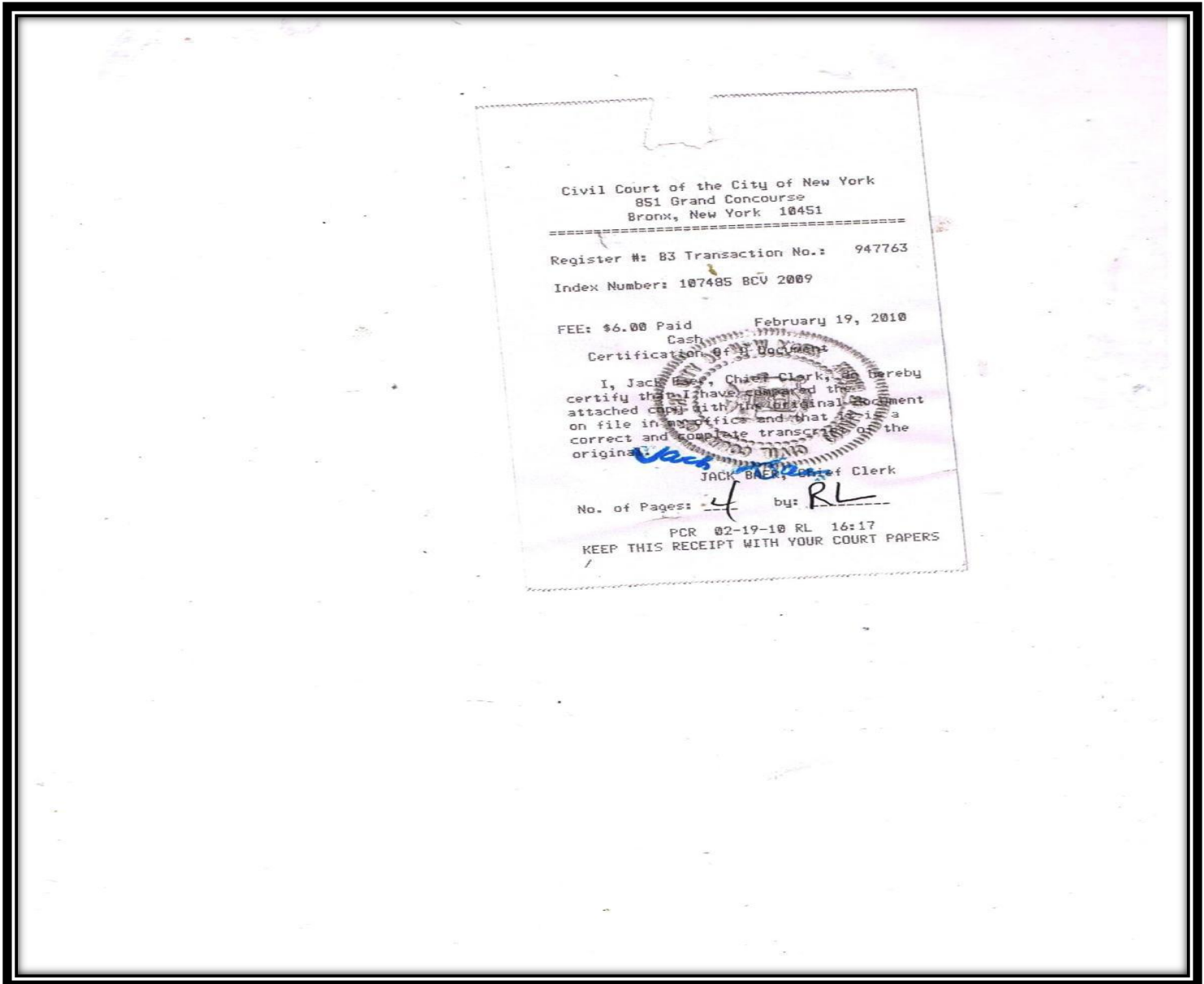
LILLIAN S. WEEKES-HINDS
 Notary Public, State of New York
 No. 01WE6013129
 Qualified in New York County
 Commission Expires Sept. 8, 2010

Lillian S. Weekes-Hinds
 Notary Public Signature

Notary Public Official Seal:

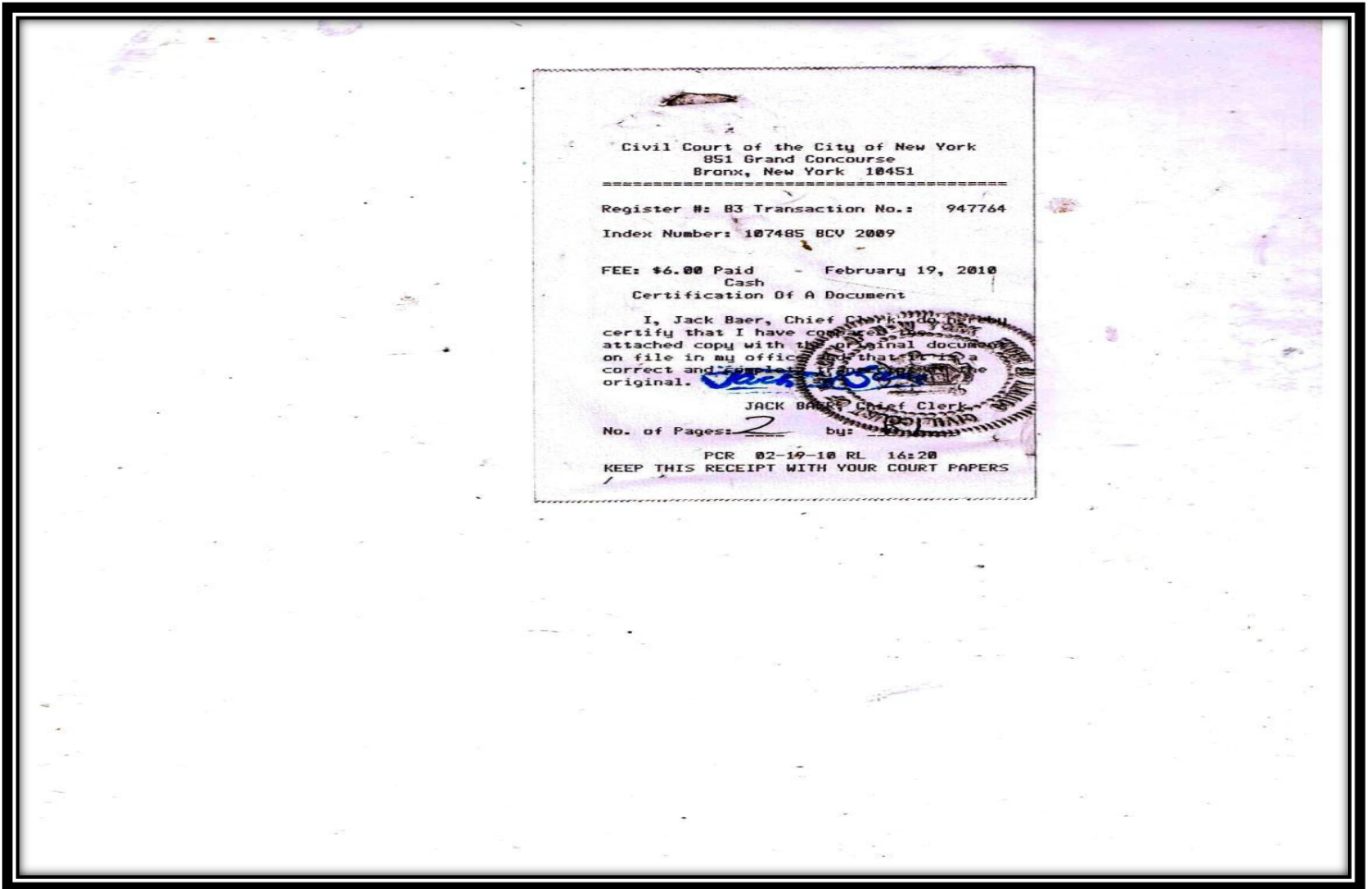


JONATHAN LIPPMAN USE OF THE NEW YORK STATE COURTS FOR:
✓ **ISSUING A FALSE CERTIFICATE (NEW YORK PENAL LAW 175.40.)**
✓ **NYPL 190.65 SCHEME TO DEFRAUD IN THE FIRST DEGREE;**



When you look at the certification you will see a non authenticated, a non wet ink, Jack Baer fraud stamp, which is the clear court crime of : [175.40 - Issuing a false certificate](#). Reasonably and logically, the rubber stamp mark of Jack Baer either appears on the attached certificate, without knowledge of Jack Baer or Jack Baer chose to stamp the certificate, rather than sign it to be able to later deny knowledge of the fraud clearly articulated at NY PL 175.25 Tampering with public records in the first degree; 175.35 Offering a false instrument for filing in the first degree; 175.40 Issuing a false certificate. These false instruments epitomize the court offering a false instrument for filing in the first degree and the court issuing a false certificate, to advance, pure, premeditated criminal fraud for the purposes of money laundering, extortion and debt slave creation based on criminal fraud.

**JONATHAN LIPPMAN USE OF THE NEW YORK STATE COURTS FOR
✓ ISSUING A FALSE CERTIFICATE (NEW YORK PENAL LAW 175.40.)
NYPL 190.65 SCHEME TO DEFRAUD IN THE FIRST DEGREE; 190.40**



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**JONATHAN LIPPMAN USE OF THE NEW YORK STATE COURTS FOR
 ✓ ISSUING A FALSE CERTIFICATE (NEW YORK PENAL LAW 175.40.)
 NYPL 190.65 SCHEME TO DEFRAUD IN THE FIRST DEGREE; 190.40**

CONSUMER CREDIT TRANSACTION

IMPORTANT!! YOU ARE BEING SUED!! THIS IS A COURT PAPER - A SUMMONS DON'T THROW IT AWAY!! TALK TO A LAWYER RIGHT AWAY!! PART OF YOUR PAY CAN BE TAKEN FROM YOU (GARNISHED). IF YOU DO NOT BRING THIS TO COURT, OR SEE A LAWYER, YOUR PROPERTY CAN BE TAKEN AND YOUR CREDIT RATING CAN BE HURT!! YOU MAY HAVE TO BRING THESE PAPERS TO THIS COURT RIGHT AWAY. THE CLERK (PERSONAL APPEARANCE) WILL HELP YOU!! CIVIL COURT OF THE CITY OF NEW YORK COUNTY OF BRONX

WORLDWIDE ASSET PURCHASING II, LLC

SUMMONS

Plaintiff
 -Against-
MIRIAM SNYDER
 Defendant(s)

Plaintiff's Address
101 CONVENTION CNTR, #850
LAS VEGAS, NV 89101
 Defendant's Address Defendant 2 address
3230 CRUGER AVE APT 6B
BRONX NY 10467

02-19-10 Transaction #: **107485**
 Index No.: 107485 BCU

The basis of the venue is :A defendant resides in the County of **BRONX**; the subject matter consumer credit transaction took place in the County of **BRONX**

TO THE ABOVE NAMED DEFENDANT(S):
 YOU ARE HEREBY SUMMONED TO APPEAR IN THE CIVIL COURT OF THE CITY OF NEW YORK, COUNTY OF BRONX AT THE OFFICE OF THE CLERK OF THE SAID COURT AT 851 GRAND CONCOURSE WINDOW 8 BRONX, NY 10451 WITHIN THE TIME PROVIDED BY LAW AS NOTED BELOW AND TO FILE YOUR ANSWER TO THE ANNEXED COMPLAINT WITH THE CLERK; UPON YOUR FAILURE TO ANSWER, JUDGMENT WILL BE TAKEN AGAINST YOU FOR THE SUM OF \$5,518.16 AND ATTORNEY FEES OF \$1,103.64 WITH INTEREST THEREON FROM THE DAY OF December 29, 2007 AT THE RATE OF 9% , TOGETHER WITH THE COSTS OF THIS ACTION. A COPY OF YOUR ANSWER SHOULD BE SERVED BY MAIL UPON THE ATTORNEYS FOR THE PLAINTIFF, SHARINN & LIPSHIE, P.C.
 DATED: July 10, 2009

Signature (Rule 130-1.1-a(b))

Christopher Grant
~~Amanda Moreno~~ Christopher Grant
 SHARINN & LIPSHIE, P.C.
 333 EARLE OVERTON BLDG, STE 302
 UNIONDALE, NEW YORK 11553
 (516) 873-6600

**NYC CIVIL COURT
 BRONX COUNTY**
FEB 19 2010
**CERTIFIED COPY OF
 ORIGINAL PAPER
 ON FILE**

NOTE: The law provides that:

- (a) if this summons is served by its delivery to you personally within the CITY OF NEW YORK you must appear and answer within 20 days after such service; or
- (b) If this summons is served by delivery to any person other than you personally, or is served outside the City of New York, or by publication, or by any means other than personal delivery to you within the City of New York, you are allowed THIRTY (30) days after the proof of service thereof is filed with the Clerk of this Court within which to appear and answer.
- (c) Where a defendant appears by an attorney, a copy of his answer shall be served upon the plaintiff's attorney, or upon the plaintiff if the plaintiff appears in person, at or before the time of filing the original answer with proof of service thereof.
- (d) In any action arising from a consumer credit transaction, if the form of summons provided for in subdivision (b) of this section is used:

DEFENDANTS P.O.B.:
 Client#: 01381342
 Account#: 4888891011799500
 Claim #: WAM10388

WE ARE DEBT COLLECTORS. THIS IS AN ATTEMPT TO COLLECT A DEBT ANY INFORMATION OBTAINED WILL BE USED FOR THAT PURPOSE.

FEE PAID

OCT - 5 2009

**CIVIL COURT
 BRONX COUNTY**

**JONATHAN LIPPMAN USE OF THE NEW YORK STATE COURTS FOR
✓ ISSUING A FALSE CERTIFICATE (NEW YORK PENAL LAW 175.40.)
NYPL 190.65 SCHEME TO DEFRAUD IN THE FIRST DEGREE; 190.40
FORGED, NO INDEX NUMBER, CROSSED OUT NAME, FRAUDULENT PRESENTMENT \$
CONTENTIONS**

CIVIL COURT OF THE CITY OF NEW YORK
COUNTY OF BRONX

WORLDWIDE ASSET PURCHASING II, LLC
Plaintiff

VERIFIED COMPLAINT

-Against
MIRIAM SNYDER
Defendant(s)

- Plaintiff, by its attorneys SHARINN & LIPSHIE, P.C. complaining of the defendant(s), respectfully alleges:
1. That the Plaintiff is duly licensed by the New York City Department of Consumer Affairs to collect debts in NYC. The NYC Dept. of Consumer Affairs License number for the Plaintiff is 1260697
 2. That at all times hereinafter mentioned, the Plaintiff, WORLDWIDE ASSET PURCHASING II, LLC, is a foreign corporation with offices located at 101 CONVENTION CNTR, #850 LAS VEGAS, NV 89101.
 3. That upon information and belief the Defendant(s) is/are and at all times hereinafter mentioned was/were a resident of the county where this action is brought.
 4. The agreement sued upon herein was duly assigned to Plaintiff by Bank of America and notice thereof was duly given to Defendant.
 5. That there are monies due from Defendant(s) to Plaintiff, plus agreed and /or reasonable attorney fees, if any, for charges incurred and/or loans granted in connection with credit card(s) issued by Plaintiff's assignor pursuant to credit card agreement(s) made in compliance with the law, a copy of which agreement(s) were duly mailed to Defendant(s), on which there is a balance due of \$5,518.16, and that in addition there is due attorney fees of \$1,103.64, making a total sum due from Defendant to Plaintiff of \$6,621.80, no part of which sum has been paid, although due and duly demanded.
 6. The above debt arises from account number 4888891011799500.
- WHEREFORE, plaintiff demands judgment against defendant(s) for the sum of \$5,518.16 with interest thereon from December 29, 2007 at the rate of 9%, and attorney fees of \$1,103.64 plus costs and disbursements of this action.

Signature (Rule 130-1.1a(b))

Christopher Grant
SHARINN & LIPSHIE, P.C.
333 Earle Ovington Blvd, Ste 302
Uniondale, New York 11553

Dated: July 10, 2009
Garden City, New York

STATE OF NEW YORK
COUNTY OF NASSAU

}ss:

I, the undersigned an attorney-at-law, admitted to practice in the Courts of the State of New York, shows: deponent is associated with the firm of SHARINN & LIPSHIE, P.C. attorney of record for the Plaintiff in the within action; this verification is made by the undersigned because plaintiff is not within the same county wherein your deponent maintains his office. Deponent has read the foregoing complaint and knows the contents thereof; the same is true to deponent's knowledge except to matters therein stated to be upon information and belief, and as to those matters, deponent believes it to be true. The grounds of deponent's belief as to all matters not stated upon deponent's own knowledge are as follows: records belonging to plaintiff (s) in possession of deponent.

Amanda Moreno
Amanda Moreno / Christopher Grant

NYC CIVIL COURT
BRONX COUNTY

FEB 19 2010

CERTIFIED COPY OF
ORIGINAL PAPER
ON FILE

Client Acct # 4888891011799500
Claim # WAM10388

WE ARE DEBT COLLECTORS. THIS IS AN ATTEMPT TO COLLECT A DEBT. ANY INFORMATION OBTAINED WILL BE USED FOR THAT PURPOSE

**JONATHAN LIPPMAN USE OF THE NEW YORK STATE COURTS FOR
✓ ISSUING A FALSE CERTIFICATE (NEW YORK PENAL LAW 175.40.)
NYPL 190.65 SCHEME TO DEFRAUD IN THE FIRST DEGREE; 190.40**

TRANSACCION DE CREDITO DEL CONSUMIDOR
!IMPORTANTE! !UD.HA SIDO DEMANDADO!
ESTE ES UN DOCUMENTO LEGAL - UNA CITACION

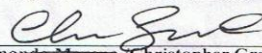
!NO LA BOTE !! CONSULTE CON SU ABOGADO ENSEGUIDA! LE PUEDEN QUITAR PARTE DE SU SALARIO (EMBARGARLO) !SI UD. NO SE PRESENTA EN LA CORTE CON ESTA CITACION LE PUEDEN CONFISCAR SUS BIENES (PROPEIDAD) Y PERJUDICAR SU CREDITO!! TAMBIEN ES POSIBLE QUE TENGA QUE PAGAR OTROS GASTOS LEGALES (COSTAS)! SI UD. NO TIENE DINERO PARA UN ABOGADO TRAIGA ESTOS PAPELES A LA CORTE IMMEDIATAMENTE. VENGA EN PERSONA Y EL SECRETARIO DE LA CORTE LE AYUDARA.
CORTE CIVIL DE LA CIUDAD DE NUEVA YORK
CONDADO DE BRONX

WORLDWIDE ASSET PURCHASING II, LLC
Demandante,
MIRIAM SNYDER
Demandado,

CITACION
La direccion del demandate
101 CONVENTION CNTR, #850
LAS VEGAS, NV 89101
La direccion del demandado es
3230 CRUGER AVE APT 6B BRONX NY 10467
Otra direccion


Al demandado arriba mencionado:
USTED ESTA CITADO a comparecer en la Corte Civil de la Ciudad de Nueva York Condado de BRONX a la oficina del Jefe Principal de dicha Corte en 851 GRAND CONCOURSE WINDOW 8 BRONX, NY 10451 en el Condado de BRONX Ciudad y Estado de Nueva York, dentro del tiempo provisto por la ley segun la indicado abajo y a presentar su respuesta a la demanda al Jefe de la corte; si usted no comparece a contestar, se rendira sentencia contra usted en la suma de \$5,518.16 y los honorarios del abogado por la suma de \$1,105.64 con intereses desde December 29, 2007.

Signature (Rule 130-1.1-a(b))


Amanda Moreno / Christopher Grant
SHARINN & LIPSHIE, P.C.
Abogado del demandante
333 EARLE OVIINGTON BLVD, STE 302
UNIONDALE, NEW YORK 11553
(516) 873-6600

- court fraud stamp

Fechado July 10, 2009
NOTA: La Ley provee que:
(a) Si esta citacion es entregada a usted personalmente en la Ciudad de Nueva York, usted debe comparecer y responder dentro de VIENTE (20) dias despues de la entrega: O
(b) Si esta citacion es entregada a otra persona que no fuera usted personalmente, o si fuera entregada afuera de la ciudad de Nueva York, o por medio de publicacion, o por otros medios que no fueran entrega personal a usted en la Ciudad de Nueva York, usted tiene TREINTA (30) dias para comparacer y responder la demanda, despues de haberse presentado prueba de entrega de la citacion al Jefe de esta Corte.
DEMANDAD P.O.B.
**NOSOTROS SOMOS COBRADORES DE DEUDAS. NUESTRA INTENCION ES COBRAR LA DEUDA Y CUALQUIER INFORMACION OBTENIDA SERA USADA PARA ESTE PROPOSITO.


CERTIFIED COPY OF ORIGINAL PAPER ON FILE

→ false court certificate

**JONATHAN LIPPMAN USE OF THE NEW YORK STATE COURTS FOR
✓ ISSUING A FALSE CERTIFICATE (NEW YORK PENAL LAW 175.40.)
NYPL 190.65 SCHEME TO DEFRAUD IN THE FIRST DEGREE; 190.40
COURT FILED AND CERTIFIED FORGED FALSIFIED AFFIDAVIT OF SERVICE**

Civil COURT OF THE CITY OF NEW YORK

County of Bronx

WORLDWIDE ASSET PURCHASING II LLC

MIRIAM SNYDER (WAM10388)

CIVIL COURT
BRONX COUNTY

9 NOV 25 PM 3:52

2009 NOV 25 3 52 PM
COMPLIANT

Plaintiff

Defendant

Index number and date of filing appeared on summons and complaint when served.

Index #09-107485
Filing Date: 10/5/2009

Sharinn & Lipshie PC
333 Earle Ovington Blvd
Suite 302
Uniondale, NY 11556
(250032)
CCT

STATE OF NEW YORK: COUNTY OF NASSAU: ss:

OSMOND TINGLIN #827614, BEING DULY SWORN DEPOSES AND SAYS DEPONENT IS NOT A PARTY TO THIS ACTION AND IS OVER THE AGE OF EIGHTEEN YEARS AND RESIDES IN THE STATE OF NEW YORK.

That on NOVEMBER 04, 2009 at 10:50 AM at 3230 CRUGER AVE, BRONX 10467 APT 6 B, N.Y. deponent served the within SUMMONS & COMPLAINT on MIRIAM SNYDER defendant named.

AFFIXED TO DOOR
By taping a copy to the door at the above address - defendant's usual place of abode.

Deponent completed service by mailing a copy of the SUMMONS & COMPLAINT in a stamped addressed envelope in an official depository under the care of the United States Post Office in New York State on 11/9/2009 at defendant's last known residence in an envelope marked 'Personal & Confidential' not disclosing the sender's identity.

Attempts that were made:

The following dates and times were attempted before affixing to the door:

10/31/2009 6:30:00 PM 10/21/2009 4:05:00 PM 11/04/09 10:50:00 AM

OTHER:

Deponent asked TENANT/NEIGHBOR "Jane" Chambers 3230 Cruger Ave, Bronx #6 E, NY if defendant was presently in the military service and was informed that he/she was not. Deponent knew the person served to be mentioned and described in this legal paper. Deponent is over the age of eighteen years, is not a party to this action and defendant is not dependant on anyone presently in the military.

Sworn to before me this 11/09/09

Frances T. Mondrone #4835596
Notary Public, State of New York
Suffolk County, Commission Expires 5/31/2011

Osmond Tinglin #827614

NYC CIVIL COURT
BRONX COUNTY
FEB 19 2010
CERTIFIED FOR FILING
OF A SUMMONS & COMPLAINT

Notary Public

**JONATHAN LIPPMAN APPOINTED MULTIPLE IDENTITIES
FERNANDO TAPIA TO CRIMINALLY ACT AS A MEMBER OF THE NYS
JUDICIARY TO DESTROY WALLS OF PROTECTION CALLED LAWS.
PLEASE SEE JONATHAN LIPPMAN'S NYS COURT ENJOINED
HOLDER IN DUE COURSE FRAUD RACKET AND THE
MULTIPLE DEADLY CRIMINAL IDENTITIES OF FERNANDO TAPIA
2010.**

SUMMARY:

THIS CASE EXEMPLIFIES AND PROVIDES STEP BY STEP EVIDENCE OF JONATHAN LIPPMAN'S ACTOR ROLE/DISGUISE AS NYS CHIEF JUDGE AND USE OF THE NYS JUDICIAL SYSTEM TO ENFORCE HIS NAME ALIGNED HOLDER IN DUE COURSE COURT ENJOINED DEADLY FRAUD RACKET VIA HIS APPOINTED MULTIPLE IDENTITY CHARACTER FERNANDO TAPIA, ACTING AS A JUDGE. THE ARREST OF BOTH JUDICIAL IMPOSTURES IS SOUGHT, PURSUANT TO THEIR NAME ALIGNED COURT CRIMES INFLICTED IN THIS CREDIT CARD FRAUD JUDGMENT CREATION THAT IS BEING PLANNED TO BE USED AS A HOUSING COURT JUDGMENT. PLEASE SEE THE BELOW. ARRESTS HAVE TO BE MADE TO STOP THESE LONG RANGE PLANNING PREMEDITATED DEADLY CRIMES THAT CAN KILL AND FURTHER HARM.

THIS IS A NYS CHIEF REGIONAL KILLER, JUDICIAL IMPOSTURE, AND CRIMINAL JONATHAN LIPPMAN APPOINTED, PREMEDITATED AND ORDERED DEFRAUD JUDGMENT CREATION CASE WITH GREAT MAGNITUDE AND POTENTIAL TO LEAVE ONE DEAD BY ENJOINING OFFICERS OF THE LAW TO ENFORCE THE NYS CHIEF CRIMINAL AND JUDGE'S PREMEDITATED DISGUISED KILLING PROJECTS. PLEASE SEE THE PREMEDITATED CRIMINAL ENJOINMENT OF OFFICERS TO ENFORCE HIS DEADLY CRIMINAL JUDGMENT CREATION VIA JUDICIAL IMPOSTURE HON FERNANDO TAPIA DISREGARDING THE BELOW CRIMINAL FILINGS OF A FRIVOLOUS, FRAUD BASED, RACKETEERING AND MONEY LAUNDERING LAW SUIT. SPECIFICALLY, HE IS USING THE NYS COURT SYSTEMS TO ADMINISTER THE HOLDER IN DUE COURSE RACKET VIA THE FILING OF A FORGED FRAUD BASED SUMMONS, COMPLAINT, AND FALSIFIED AFFIDAVIT OF SERVICE WITH CLEAR KNOWLEDGE THAT THESE DOCUMENTS ARE CRIMINAL AS NOTED BELOW.

**JONATHAN LIPPMAN IS USING JUDICIAL AND ATTORNEY IMPOSTURES FOR
✓ OFFERING A FALSE INSTRUMENT FOR FILING IN THE FIRST DEGREE,
(NEW YORK PENAL LAW 175.35)**

**JONATHAN LIPPMAN IS USING THE NEW YORK STATE COURTS FOR
✓ ISSUING A FALSE CERTIFICATE
(NEW YORK PENAL LAW 175.40.)**

JONATHAN LIPPMAN IS USING THE NYS COURTS AND IN THIS MATTER A HON. FERNANDO TAPIA IDENTITY AND NYS JUDICIAL IMPOSTURE TO ADMINISTER A JONATHAN LIPPMAN NAME ALIGNED HOLDER IN DUE COURSE DEADLY FRAUD RACKET. PLEASE STOP AND WITNESS HOW HE IS USING ACTOR FERNANDO TAPIA TO USE NYS COURTS TO CREATE A CRIMINAL DEFRAUD DEADLY CREDIT CARD JUDGMENT TO CRIMINALLY CHANGE SUCH TO A FERNANDO TAPIA ORDERED HOUSING JUDGMENT PURSUANT TO THE BELOW CRIMINAL FERNANDO TAPIA IDENTITY THEFT IN BRONX HOUSING COURT VIA A JONATHAN LIPPMAN APPOINTMENT.

PLEASE SEE THE JUDICIAL IMPOSTURE HON FERNANDO TAPIA IN HIS MULTIPLE IDENTITIES BELOW AND IN PROGRESS, ATTEMPTING TO CREATE A DEFRAUD JUDGMENT PURSUANT TO THE ABOVE CRIMES AND IN ACCORDANCE WITH:

NYPL 190.65 SCHEME TO DEFRAUD IN THE FIRST DEGREE;

- ✓ **190.40 CRIMINAL USURY IN THE SECOND DEGREE;**
- ✓ **190.55 MAKING A FALSE STATEMENT OF CREDIT TERMS;**
- ✓ **190.50 UNLAWFUL COLLECTION;**
- ✓ **185.15 FRAUDULENT DISPOSITION OF (INTANGIBLE) PROPERTY SUBJECT TO A CONDITIONAL SALE CONTRACT;**
- ✓ **185.05 FRAUD INVOLVING A SECURITY INTEREST;**
- ✓ **175.35 OFFERING A FALSE INSTRUMENT FOR FILING IN THE SECOND DEGREE;**
- ✓ **175.45 ISSUING A FALSE FINANCIAL STATEMENT;**
- ✓ **175.10: FALSIFYING BUSINESS RECORDS IN THE FIRST DEGREE.**

SPECIFICALLY, PLEASE SEE THE ATTACHED CRIMINAL DOCUMENTS THAT PROVIDE:

**TANGIBLE EVIDENCE OF CRIMINAL DEFRAUD JUDGMENT
CREATIONS IN THE COURT:
PREMISED OFF OF ISSUING A FALSE CERTIFICATE
(NEW YORK PENAL LAW 175.40.)**

(NEW YORK PENAL LAW 175.35)

**FALSE INSTRUMENT CREDIT CARD SUMMONS FILED IN THE BRONX COURT
PAGES 3-10**

<http://www.scribd.com/NEW-YORK-STATE-COMMISSION-ON-JUDICIAL-CONDUCT-RESPONSE-TO-18-USC-1341-FRAUDS-AND-SWINDLES-NYS-COURTS/d/28068707>

(NEW YORK PENAL LAW 175.35)

- ✓ **FALSE INSTRUMENT CREDIT CARD NON VERIFIED COMPLAINT FILED IN THE BRONX COURT PAGES 3-10**

<http://www.scribd.com/NEW-YORK-STATE-COMMISSION-ON-JUDICIAL-CONDUCT-RESPONSE-TO-18-USC-1341-FRAUDS-AND-SWINDLES-NYS-COURTS/d/28068707>

(NEW YORK PENAL LAW 175.35)

- ✓ **FALSE INSTRUMENT CREDIT CARD CASE FALSIFIED AFFIDAVIT OF SERVICE FILED IN THE COURT PAGES 3-10**

<http://www.scribd.com/NEW-YORK-STATE-COMMISSION-ON-JUDICIAL-CONDUCT-RESPONSE-TO-18-USC-1341-FRAUDS-AND-SWINDLES-NYS-COURTS/d/28068707>

(NEW YORK PENAL LAW 175.35)

- ✓ **FALSE INSTRUMENT CREDIT CARD BRONX COURT POST CARD ENJOINING ONE IN THIS CRIMINAL MONEY LAUNDERING PAGES 3-10.**

<http://www.scribd.com/NEW-YORK-STATE-COMMISSION-ON-JUDICIAL-CONDUCT-RESPONSE-TO-18-USC-1341-FRAUDS-AND-SWINDLES-NYS-COURTS/d/28068707>

HOW DID FERNANDO TAPIA IDENTITY GET IN JONATHAN LIPPMAN'S NYS JUDICIAL FICTION AND DISGUISED KILLING CIRCUS?

JONATHAN LIPPMAN IMPLEMENTED HIS FICTIONAL ADMINISTRATION VIA CREATION OF THE FUND FOR MODERN COURTS NEWS. PLEASE SEE BELOW. HE USED THIS FICTION TO CREATE A PRESUMPTION OF AN ELECTION WITH NO VALIDATED OR ANY VOTES. HE PUT IN FERNANDO TAPIAS IDENTITY THEFT NAME IN THE FUND FOR MODERN COURTS NEWS AND YOU HAVE THE ABOVE JONATHAN LIPPMAN FICTIONAL ADMINISTRATION APPOINTMENT OF FERNANDO TAPIA AS HOUSING JUDGE AND AS AN ELECTED JUDGE IN THE BRONX. HE USED A WRINKLE IN THE NYS'S ARCAINE, MEANING ESOTERIC, MYSTERIOUS, HIDDEN, AND SECRET, ELECTION LAW TO IMPLEMENT SUCH.

http://www.google.com/search?sourceid=ie7&q=NYS+FERNANDO+TAPIA+ELECTION+RESULTS&rlz=117ACAW_en
<http://www.microsoft.com/microsoft/en-us:IE-Address&ie=UTF-8&oe=UTF-8>

1. [The Fund for Modern Courts News](#)

Due to a wrinkle in the state's **arcane election law**, solo practitioner

Robin faces **Fernando Tapia, an administrative law judge with the New York State ...**

www.moderncourts.org/News/...Selection/js-news8.html - [Cached](#) - [Similar](#)

PLEASE WITNESS IMAGINARY ELECTIONS, BY AN IMAGINARY, AND ILLUSIONARY MODERN COURT, THE ONLY THING THAT IS REAL IS THE FUND. PEOPLE WERE PAID TO PERPETRATE THIS FRAUD! MONEY CONTROLS THIS WHOLE SCAM. THE ONLY ENTITY TALKING ABOUT FERNANDO TAPIA, IN **MULTIPLE IDENTITY THEFT JUDICIAL PRESUMPTION MANNERS** IS THE FUND FOR MODERN COURTS NEWS.

- [The Fund for Modern Courts News](#)

- 5:29pm

The two candidates endorsed by the Brooklyn Democratic Party are **Judge Karen** Arlene H.

Hahn, who is backed by the county party, **faces Fernando Tapia**, ...

www.moderncourts.org/News/Judicial.../js-news8.html - [Cached](#) - [Similar](#)

- [Insurgents Fare Well In Judicial Elections Bronx and Brooklyn ...](#)

Fernando Tapia, an administrative law judge for the New York State Department of Motor ... won a closer race against Housing Court Judge Arlene H. Hahn, ...

www.moderncourts.org/News/Judicial_Selection/js-news10.html - [Cached](#)

IN THE ABOVE, WE HAVE JUDGE KAREN, BUT FERNANDO TAPIA, NOT JUDGE FERNANDO. WHY? IN FICTIONAL ADMINISTRATION, THERE ARE NO COINCIDENCES.

REGIONAL KILLERS BOYDEN GRAY AND JONATHAN LIPPMAN, IDENTITY THEFT CREATION OF A FERNANDO TAPIA - JUDGE AT N.A.DS FICTIONAL ADMINISTRATION;

Fernando Tapia - judge at N.A.dS | LinkedIn

Greater New York City Area - judge at N.A.dS

View Fernando Tapia's (judge at NAdS) professional profile on LinkedIn. LinkedIn is the world's largest business network, helping professionals like ...

www.linkedin.com/pub/fernando-tapia/6/95a/223 - [Cached](#)

WHAT IS A JUDGE AT N.A.Ds?

http://search.aol.com/aol/search?query=judge+at+N.A.dS&s_it=keyword_rollover

TWO LINKS VERIFYING FICTIONAL ADMINISTRATION AT ITS BEST:

Video Results for Judge At N.a.ds



[Phoenix Wright: Justice For All - Ep. 2, part...](#)

9 min 29 sec - Mar 2, 2010

YouTube



Security Guard Sentenced In ID THEFT CASE

ClipSyndicate

[PDF]

AN OLD BABYLONIAN CHARM AGAINST MERHU simple ...

U DUG-MEs-si-na ds NA4-ZA-GIN eb-bi li-ih-ba-a-ni. A-MES A-[AB-BA X X X x] to judge from the preserved first lines, belongs to the genre "love songs. ...

www.jstor.org/stable/542545 - [Similar](#)

THE BELOW IS FERNANDO TAPIA'S ENSLAVEMENT TO THE REGIONAL KILLERS SATANISM AND MULTIPLE IDENTITY NAME FRAUDS AND SWINDLES

<http://search.conduit.com/Results.aspx?q=THE+REAL+NAME+OF+FERNANDO+TAPIA&hl=en&SearchSourceOrigin=2&gil=en-US&SelfSearch=1&ctid=CT2233703&octid=CT2233703>

REGIONAL KILLERS BOYDEN GRAY AND JONATHAN LIPPMAN'S USE OF FERNANDO TAPIAS NAME IN MULTIPLE IDENTITIES.

RECALL OF SOME PHENOMENA OF SLEEP: A Comparative Study of Dreams, Somnambulism, Orgasm and Enuresis in a Control and Neurotic Population

TAPIA, FERNANDO M.D.; WERBOFF, J. PH.D.; WINOKUR, G. M.D.

http://journals.lww.com/ionmd/Citation/1958/08000/RECALL_OF_SOME_PHENOMENA_OF_SLEEP_A_Comparative.3.aspx

Dr. Fernando Tapia, MD, Obstetrics & Gynecology, located in ...

Dr. Fernando Tapia, MD, Altamonte Springs, Florida, (FL), ... Dr. Fernando Tapia practices Obstetrics & Gynecology in Altamonte Springs, Florida. ...

http://www.healthgrades.com/directory_search/physician/profi... - 85k - [Similar pages](#)

Fernando Tapia - Member/ chief marketing consultant at VIP Cigars ...

View Fernando Tapia's (Member/ chief marketing consultant at VIP Cigars) professional ... Name Search: Search for people you know from over 60 million

...

<http://www.linkedin.com/pub/fernando-tapia/a/800/48> - 24k - [Similar pages](#)

FERNANDO TAPIA (FERN BIZ 16) on Twitter

1:21 PM Apr 27th, 2009 from web; is trying to find more of my friends on this TWITTER thing...lol 9:36 AM Apr 15th, 2009 from web. Name FERNANDO TAPIA ...

<http://twitter.com/fernbiz16> - 31k - [Similar pages](#)

Fernando Tapia (fetapia) - Identi.ca

Nov 12, 2009 ... Full name: Fernando Tapia. Location: Santiago, Chile. URL: <http://fetapia.wordpress.com/>. User actions. Subscribe. Notices ...

<http://identi.ca/user/94548> - 16k - [Similar pages](#)

FERNANDO TAPIA of PRESTIGE PROMOTIONS GROUP (Fernando Tapia ...

MySpace profile for Fernando Tapia. Find friends, share photos, keep in touch with ... Miami, Florida US; Real Estate Professional ...

<http://www.myspace.com/fernbiz16> - 75k - [Similar pages](#)

[ZoomInfo Open People Directory > Tapia, Efrain - Tapia, Henry](#)

Simply search for their name in the directory below and click on it to get

details on their career ... **Fernando Tapia, American Psychiatric Association ...**

<http://www.zoominfo.com/people/level3page254275.aspx> - 28k - [Similar pages](#)

[Radaris: Jose Tapia. People Search & Background Check](#)

Jose Andres Tapia, 52, Bisbee, AZ. 9. JOSE **FERNANDO TAPIA**, 36, Nogales, AZ

....

Jose Tapia of Real World Key West booking appearance information at the MM Agency ... Name Jose Tapia ; Location Raleigh, NC. 28 Following · 25 Followers .

...

<http://radaris.com/p/Jose/Tapia/> - 28k - [Similar pages](#)

[Marcelo Lopez-Lastra - research profile on BiomedExperts](#)

Name. 9. Darlix, Jean-Luc. 5. Barría, María Inés. 5. Soza, Alejandro ...

Valiente-Echeverría **Fernando; Tapia** Karla; Rodriguez Felipe E; Lowy Fernando;

...

http://www.biomedexperts.com/Profile.bme/843018/Marcelo_Lópe... - 45k - [Similar pages](#)

[Ghost Captured In Road Accident | Ghost Theory](#)

Dec 12, 2009 ... In the accident, Fernando Guerrero Tapia 50 years of age and Alberto Galligillos Morardes 43. ... You can read alot of my stories of my "Real Stories of the ...

Name. Mail (will not be published). Website (optional) ...

<http://www.ghosttheory.com/2009/12/12/ghost-captured-in-road...> - 56k - [Similar pages](#)

[RECALL OF SOME PHENOMENA OF SLEEP: A Comparative Study of Dr ...](#)

TAPIA, FERNANDO M.D.; WERBOFF, J. PH.D.; WINOKUR, G. M.D.. Collapse Box ... Your

Name: (optional). Your Email: Colleague's Email: ...

http://journals.lww.com/jonmd/Citation/1958/08000/RECALL_OF_... - 56k - [Similar pages](#)

Dr. Fernando Tapia

MD Report - [Check for disciplinary action, certifications, background.](#)

www.healthgrades.com

ON BEHALF OF CHILDREN AND WOMEN, PLEASE INVESTIGATE AND STOP THESE DEADLY IDENTITY CRIMES THAT MANIFEST REGIONAL KILLERS BOYDEN GRAY'S DEMISE OF THE HUMAN RACE PROJECTS. PLEASE INVESTIGATE THIS. DEMAND FERNANDO TAPIA'S FINGERPRINTS, BIRTH CERTIFICATE AND MEDICAL TESTING. JUDICIAL AND MEDICAL MANUALS IN THE WRONG HANDS HAS DONE THIS!

Address & Contact Information:

Fernando Tapia MD

616 East Altamonte Drive Suite 101

Altamonte Springs, FL 32701

- [Phone Number](#) Specialties:
- **Obstetrics & Gynecology**

http://www.google.com/search?sourceid=ie7&q=WITCH+DOCTOR+FERNANDO+TAPIA&rls=com.microsoft:en-us:IE-Address&ie=UTF-8&oe=UTF-8&rlz=117ACAW_en

1. Dr. Fernando Tapia

MD Report - Check for disciplinary action, certifications, background.

www.healthgrades.com

http://www.healthgrades.com/directory_search/physician/profiles/dr-md-reports/Dr-Fernando-Tapia-MD-48AC3C43.cfm?qoid=hg

COMPARE!

FERNANDO TAPIA (FERN **BIZ** 16) on Twitter

1:21 PM Apr 27th, 2009 from web; is trying to find more of my friends on this TWITTER thing...lol 9:36 AM Apr 15th, 2009 from web. Name FERNANDO TAPIA ... <http://twitter.com/fernbiz16> - 31k - [Similar pages](#)

COMPARE!

The image shows a screenshot of a search engine results page for the query "hpv vaccines". The page features a blue header with the text "Welcome to **hpv**vaccines. **biz**" and "For resources and information on HPV Vaccine and HPV Vaccine News". Below the header, there are several sponsored search results for "BOYDEN GRAY", including "Boyden Online: In-Depth Company Info", "Boyden", "Boyden Alumni", "Boyden Valley Wines", and "Find Your Ancestors Now". On the left side, there is a sidebar with "Related Searches" such as "HPV Vaccine", "HPV Vaccine News", "Vaccination", "Cervical cancer vaccine", "HPV Vaccine Treatment", "Herpes vaccine", "Vaccines", "Varicella", "Flu Vaccine", "Tetanus Vaccine", "Meningococcal Vaccine", and "Hepatitis B vaccine". At the bottom of the page, there is handwritten red text that reads: "CRIMINAL INSANITY Manifestation under the Disguise of BIZ!". The page number "22" is visible at the bottom center.

JUDICIAL KKLIER LETTER

JUDICIAL KKLIER LETTER

THIS FILE HAS BEEN SABOTAGED! DESPITE SUCH, PLEASE FORWARD ACROSS THE NATION.



**NEW YORK STATE
COMMISSION ON JUDICIAL CONDUCT**

61 BROADWAY
NEW YORK, NEW YORK 10006

646-386-4800 646-458-0038
TELEPHONE FACSIMILE
www.scjc.state.ny.us

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STAFF ATTORNEYS

CONFIDENTIAL

March 4, 2010

Ms. Miriam Snyder
~~646-386-4800~~
~~646-458-0038~~
~~www.scjc.state.ny.us~~

Dear Ms. Snyder:

Re: 2010/N-161

The State Commission on Judicial Conduct has received your complaint dated February 24, 2010.

Your complaint will be presented to the Commission, which will decide whether or not to inquire into it. We will be in touch with you after the Commission has had an opportunity to review the matter.

Very truly yours,

Lee Kiklier
Lee Kiklier
Administrative Assistant

*Fractional Admin
sound game?*

**JONATHAN LIPPMAN IS USING JUDICIAL AND ATTORNEY IMPOSTURES FOR:
 OFFERING A FALSE INSTRUMENT FOR FILING IN THE FIRST DEGREE, (NEW YORK PENAL LAW 175.35)
 JONATHAN LIPPMAN IS USNG THE NEW YORK STATE COURTS FOR:
 ISSUING A FALSE CERTIFICATE (NEW YORK PENAL LAW 175.40.)**

CONSUMER CREDIT TRANSACTION

IMPORTANT!! YOU ARE BEING SUED!! THIS IS A COURT PAPER - A SUMMONS
 DON'T THROW IT AWAY!! TALK TO A LAWYER RIGHT AWAY!! PART OF YOUR PAY CAN BE TAKEN FROM
 YOU (GARNISHED). IF YOU DO NOT BRING THIS TO COURT, OR SEE A LAWYER, YOUR PROPERTY CAN
 BE TAKEN AND YOUR CREDIT RATING CAN BE HURT!! YOU MAY HAVE TO BRING THESE PAPERS TO
 THIS COURT RIGHT AWAY. THE CLERK (PERSONAL APPEARANCE) WILL HELP YOU!!
 CIVIL COURT OF THE CITY OF NEW YORK
 COUNTY OF BRONX

Fee: \$6.00 Paid
 02-19-10 Transaction #:
 Index No.: 107485 BCU

WORLDWIDE ASSET PURCHASING II, LLC

SUMMONS

Plaintiff
 -Against-
 MIRIAM SNYDER
 Defendant(s)

Plaintiff's Address
 101 CONVENTION CNTR, #850
 LAS VEGAS, NV 89101
 Defendant's Address Defendant 2 address
 3230 CRUGER AVE APT 6B
 BRONX NY 10467

107485

The basis of the venue is :A defendant resides in the County of BRONX; the subject matter consumer credit transaction took place in the County of BRONX

TO THE ABOVE NAMED DEFENDANT(S):
 YOU ARE HEREBY SUMMONED TO APPEAR IN THE CIVIL COURT OF THE CITY OF NEW YORK,
 COUNTY OF BRONX AT THE OFFICE OF THE CLERK OF THE SAID COURT AT 851 GRAND
 CONCOURSE WINDOW 8 BRONX, NY 10451 WITHIN THE TIME PROVIDED BY LAW AS NOTED
 BELOW AND TO FILE YOUR ANSWER TO THE ANNEXED COMPLAINT WITH THE CLERK; UPON
 YOUR FAILURE TO ANSWER, JUDGMENT WILL BE TAKEN AGAINST YOU FOR THE SUM OF
 \$5,518.16 AND ATTORNEY FEES OF \$1,103.64 WITH INTEREST THEREON FROM THE DAY OF
 December 29, 2007 AT THE RATE OF 9% , TOGETHER WITH THE COSTS OF THIS ACTION. A COPY
 OF YOUR ANSWER SHOULD BE SERVED BY MAIL UPON THE ATTORNEYS FOR THE PLAINTIFF,
 SHARINN & LIPSHIE, P.C.
 DATED: July 10, 2009

Signature (Rule 130-1.1-a(b))

Christopher Grant

Amanda Moreno/Christopher Grant
 SHARINN & LIPSHIE, P.C.
 333 EARLE OVINGTON BLVD, STE 302
 UNIONDALE, NEW YORK 11553
 (516) 873-6600

NYC CIVIL COURT
 BRONX COUNTY
 FEB 19 2010
 CERTIFIED COPY OF
 ORIGINAL PAPER
 ON FILE

NOTE: The law provides that:
 (a) if this summons is served by its delivery to you personally within the CITY OF NEW YORK you must appear and answer within 20 days after such service; or
 (b) If this summons is served by delivery to any person other than you personally, or is served outside the City of New York, or by publication, or by any means other than personal delivery to you within the City of New York, you are allowed THIRTY (30) days after the proof of service thereof is filed with the Clerk of this Court within which to appear and answer.
 (c) Where a defendant appears by an attorney, a copy of his answer shall be served upon the plaintiff's attorney, or upon the plaintiff if the plaintiff appears in person, at or before the time of filing the original answer with proof of service thereof.
 (d) In any action arising from a consumer credit transaction, if the form of summons provided for in subdivision (b) of this section is used:

DEFENDANTS P.O.B.:
 Client#: 01381342
 Account#: 4888891011799500
 Claim #: WAM10388

WE ARE DEBT COLLECTORS. THIS IS AN ATTEMPT TO COLLECT A DEBT ANY INFORMATION OBTAINED WILL BE USED FOR THAT PURPOSE.

FEE PAID

OCT - 5 2009

CIVIL COURT
 BRONX COUNTY

**JONATHAN LIPPMAN IS USING JUDICIAL AND ATTORNEY IMPOSTURES FOR:
OFFERING A FALSE INSTRUMENT FOR FILING IN THE FIRST DEGREE, (NEW YORK PENAL LAW 175.35)
JONATHAN LIPPMAN IS USNG THE NEW YORK STATE COURTS FOR:
ISSUING A FALSE CERTIFICATE (NEW YORK PENAL LAW 175.40.)
PLEASE NOTE NO INDEX NUMBER TO IMPLEMENT THECRIMINAL PREMEDITATED CREDIT CARD
CREATION TO A CRMINAL FICTIONAL ADMINISTRATION HOUSING JUDGMENT CREATION**

CIVIL COURT OF THE CITY OF NEW YORK
COUNTY OF BRONX

WORLDWIDE ASSET PURCHASING II, LLC
Plaintiff

VERIFIED COMPLAINT

-Against
MIRIAM SNYDER
Defendant(s)

- Plaintiff, by its attorneys SHARINN & LIPSHIE, P.C. complaining of the defendant(s), respectfully alleges:
1. That the Plaintiff is duly licensed by the New York City Department of Consumer Affairs to collect debts in NYC. The NYC Dept. of Consumer Affairs License number for the Plaintiff is 1260697
 2. That at all times hereinafter mentioned, the Plaintiff, WORLDWIDE ASSET PURCHASING II, LLC, is a foreign corporation with offices located at 101 CONVENTION CNTR, #850 LAS VEGAS, NV 89101.
 3. That upon information and belief the Defendant(s) is/are and at all times hereinafter mentioned was/were a resident of the county where this action is brought.
 4. The agreement sued upon herein was duly assigned to Plaintiff by Bank of America and notice thereof was duly given to Defendant.
 5. That there are monies due from Defendant(s) to Plaintiff, plus agreed and /or reasonable attorney fees, if any, for charges incurred and/or loans granted in connection with credit card(s) issued by Plaintiff's assignor pursuant to credit card agreement(s) made in compliance with the law, a copy of which agreement(s) were duly mailed to Defendant(s), on which there is a balance due of \$5,518.16, and that in addition there is due attorney fees of \$1,103.64, making a total sum due from Defendant to Plaintiff of \$6,621.80, no part of which sum has been paid, although due and duly demanded.
 6. The above debt arises from account number 4888891011799500.
WHEREFORE, plaintiff demands judgment against defendant(s) for the sum of \$5,518.16 with interest thereon from December 29, 2007 at the rate of 9%, and attorney fees of \$1,103.64 plus costs and disbursements of this action.

Signature (Rule 130-1.1a(b))

Dated: July 10, 2009
Garden City, New York

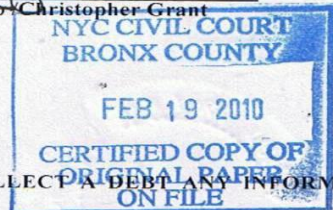
SHARINN & LIPSHIE, P.C.
333 Earle Ovington Blvd, Ste 302
Uniondale, New York 11553

STATE OF NEW YORK
COUNTY OF NASSAU

}ss:

I, the undersigned an attorney-at-law, admitted to practice in the Courts of the State of New York, shows: deponent is associated with the firm of SHARINN & LIPSHIE, P.C. attorney of record for the Plaintiff in the within action; this verification is made by the undersigned because plaintiff is not within the same county wherein your deponent maintains his office. Deponent has read the foregoing complaint and knows the contents thereof; the same is true to deponent's knowledge except to matters therein stated to be upon information and belief, and as to those matters, deponent believes it to be true. The grounds of deponent's belief as to all matters not stated upon deponent's own knowledge are as follows: records belonging to plaintiff (s) in possession of deponent.


Amanda Moreno Christopher Grant



Client Acct # 4888891011799500
Claim # WAM10388

WE ARE DEBT COLLECTORS. THIS IS AN ATTEMPT TO COLLECT A DEBT. ANY INFORMATION OBTAINED WILL BE USED FOR THAT PURPOSE

**JONATHAN LIPPMAN IS USING JUDICIAL AND ATTORNEY IMPOSTURES FOR:
 FILING REPLICATED FALSIFIED AFFIDAVITS OF SERVICE
 OFFERING A FALSE INSTRUMENT FOR FILING IN THE FIRST DEGREE, (NEW YORK PENAL LAW 175.35)
 JONATHAN LIPPMAN IS USING THE NEW YORK STATE COURTS FOR:
 ISSUING A FALSE CERTIFICATE (NEW YORK PENAL LAW 175.40.)**

Civil COURT OF THE CITY OF NEW YORK

County of Bronx

WORLDWIDE ASSET PURCHASING II LLC 9 NOV 25 PM 3: 52
 - against -
 MIRIAM SNYDER (WAM10388)

**CIVIL COURT
 BRONX COUNTY**

9 NOV 25 PM 3: 52
 COMPLIANT

Plaintiff

Defendant

Index number and date of filing appeared on summons and complaint when served.
 Index #09-107485
 Filing Date: 10/5/2009
 Sharinn & Lipshie PC
 333 Earle Ovington Blvd
 Suite 302
 Uniondale, NY 11556
 (250032)
 CCT

STATE OF NEW YORK: COUNTY OF NASSAU: ss:

OSMOND TINGLIN #827614, BEING DULY SWORN DEPOSES AND SAYS DEPONENT IS NOT A PARTY TO THIS ACTION AND IS OVER THE AGE OF EIGHTEEN YEARS AND RESIDES IN THE STATE OF NEW YORK.

That on NOVEMBER 04, 2009 at 10:50 AM at 3230 CRUGER AVE, BRONX 10467 APT 6 B, N.Y. deponent served the within SUMMONS & COMPLAINT on MIRIAM SNYDER defendant named.

AFFIXED TO DOOR
 By taping a copy to the door at the above address - defendant's usual place of abode.

Deponent completed service by mailing a copy of the SUMMONS & COMPLAINT in a stamped addressed envelope in an official depository under the care of the United States Post Office in New York State on 11/9/2009 at defendant's last known residence in an envelope marked 'Personal & Confidential' not disclosing the sender's identity.

Attempts that were made:

The following dates and times were attempted before affixing to the door:

10/31/2009 6:30:00 PM 10/21/2009 4:05:00 PM 11/04/09 10:50:00 AM

OTHER:

Deponent asked TENANT/NEIGHBOR "Jane" Chambers 3230 Cruger Ave, Bronx # 6 E, NY if defendant was presently in the military service and was informed that he/she was not. Deponent knew the person served to be mentioned and described in this legal paper. Deponent is over the age of eighteen years, is not a party to this action and defendant is not dependant on anyone presently in the military.

Sworn to before me this 11/09/09

Frances T. Mondrone #4835596
 Notary Public, State of New York
 Suffolk County, Commission Expires 5/31/2011

Osmond Tinglin #827614

Notary Public

**NYC CIVIL COURT
 BRONX COUNTY
 FEB 19 2010
 CERTIFIED COPY
 OBTAINED FROM
 CLERK'S OFFICE**

THIS IS A PREMEDITATED CRIMINAL DOCUMENT REQUIRING ARRESTS PURSUANT TO 18 USC

THE CRIMINAL REASON THE ABOVE DOCUMENTS ARE STILL BEING USED AS A SWORD AS OF MARCH 9, 2010 IS BECAUSE THERE IS A LONG RANGE DISGUISED KILLING HOUSING PLAN ATTACHED THAT IS REBUKED IN THE NAME OF JESUS VIA THE BLOOD THAT WAS SHED ON THE CROSS TO PROTECT THE HUMAN RACE FROM DEMONIC ATTACKS SUCH AS THIS.

THIS PRAYER TO ALL SOVEREIGN GOD, CREATOR OF ALL, VIA THE SON OF GOD'S, BLOOD SHED ON THE CROSS WILL VOID OUT ALL CRIMINAL JUDICIAL SPELLS/CHANTS TO ENFORCE THIS FRAUD AND A WRITTEN FRAUD DOCUMENT WILL BE RETRIEVED DISMISSING THIS FRAUD, I DECREE SUCH IN THE NAME OF JESUS VIA THE SPIRIT OF RIGHTEOUSNESS REIGNING. I FURTHER DECREE VIA THE BLOOD OF JESUS CHRIST THAT EVERY CRIMINAL INVOLVED IN THIS INDUCED POVERTY, CRIMINAL HOLDER IN DUE COURSE FRAUD RAQUET, INFLECTING INDUCED HOMELESSNESS, WILL BE INSTITUTIONALIZED AND FAMILIES WILL BE MADE WHOLE BY THE COURTS THAT HAVE BEEN CRIMINALLY ENJOINED IN THIS JONATHAN LIPPMAN JUDICIAL IMPOSTURE LED RACKET.

[http://www.google.com/search?hl=en&rls=com.microsoft%3Aen-us%3AIE-](http://www.google.com/search?hl=en&rls=com.microsoft%3Aen-us%3AIE-SearchBox&rlz=117ACAW_en&q=JONATHAN+LIPPMAN+FERNANDO+TAPIA&aq=f&aql=&aql=&oq=)

[SearchBox&rlz=117ACAW_en&q=JONATHAN+LIPPMAN+FERNANDO+TAPIA&aq=f&aql=&aql=&oq=](http://www.google.com/search?hl=en&rls=com.microsoft%3Aen-us%3AIE-SearchBox&rlz=117ACAW_en&q=JONATHAN+LIPPMAN+FERNANDO+TAPIA&aq=f&aql=&aql=&oq=)

[PDF]

2003

- 2 visits - 5:23pm

File Format: PDF/Adobe Acrobat - [View as HTML](#)

appointed by Chief Administrative Judge **Jonathan Lippman** to the position of Judge of the **Housing ...**
JUDGE FERNANDO TAPIA CIVIL COURT - BRONX COUNTY ...

www.courts.state.ny.us/history/pdf/NYJudg

THE ABOVE CITED FELONIOUS FALSE INSTRUMENTS HAVE BEEN FILED IN THE NYS BRONX CIVIL COURT AND ARE BEING USED TO CREATE A DEFRAUD CREDIT CARD JUDGMENT TO CRIMINALLY CHANGE TO THE ABOVE JONATHAN LIPPMAN AND FERNANDO TAPIA CRIMINAL HOUSING COURT JUDGMENT TO ADVANCE ANOTHER ONE OF JONATHAN LIPPMAN'S 18 USC 1117 MULTIPLE CONSPIRACIES TO MURDER CRIMES. READ AND YOU BE THE JUDGE!

IT IS MY FERVENT PUBLIC PRAYER THAT THE BODIES USING THE IDENTITIES OF JONATHAN LIPPMAN, FERNANDO TAPIA, AND BOYDEN GRAY IN THEIR NYS CRIMINAL COURT ROLES, INCLUDING IN THEIR THE FICTIONAL E-COURT AND MODERN COURT ROLES, THEY WILL BE ARRESTED FOR THE BELOW CRIMES INFLICTED IN THE COURTS THROUGHOUT NYS AND THIS WILL INITIATE THE COURT REPARATIONS PROGRAM NEEDED FOR THE CHILDREN AND ADULTS HARMED AND OR KILLED BY THIS DOCUMENTED CRIMINAL JONATHAN LIPPMAN LED COURT RACKET AND SATANIC HATE CRIME ADMINISTRATION.

THE ARRESTS OF THE BODIES ACTING AS JONATHAN LIPPMAN, FERNANDO TAPIA, AND CHRISTOPHER GRANT FOR:

- ✓ **OFFERING FALSE INSTRUMENTS FOR FILING IN THE FIRST DEGREE,
(NEW YORK PENAL LAW 175.35)**

THE ARREST OF THE BODY ACTING AS NYS CHIEF JUDGE JONATHAN LIPPMAN FOR THE USE OF THE NEW YORK STATE COURTS FOR

- ✓ **ISSUING FALSE CERTIFICATES
(NEW YORK PENAL LAW 175.40.)**

THE ARREST OF THE BODY ACTING AS HON FERNANDO TAPIA FOR DEFRAUD JUDGMENT CREATION VIA ADMINISTRATION OF:

- ✓ **NYPL 190.65 SCHEME TO DEFRAUD IN THE FIRST DEGREE; 190.40**

THE ARREST OF THE BODY FILING PAPERS AS CHRISTOPHER GRANT OF SHARINN & LIPSHIE, P.C. FOR

- ✓ **190.40 CRIMINAL USURY IN THE SECOND DEGREE;**
- ✓ **190.55 MAKING A FALSE STATEMENT OF CREDIT TERMS;**
- ✓ **190.50 UNLAWFUL COLLECTION;**
- ✓ **185.15 FRAUDULENT DISPOSITION OF (INTANGIBLE) PROPERTY SUBJECT TO A CONDITIONAL SALE CONTRACT;**
- ✓ **185.05 FRAUD INVOLVING A SECURITY INTEREST;**
- ✓ **175.35 OFFERING A FALSE INSTRUMENT FOR FILING IN THE SECOND DEGREE;**
- ✓ **175.45 ISSUING A FALSE FINANCIAL STATEMENT;**
- ✓ **175.10: FALSIFYING BUSINESS RECORDS IN THE FIRST DEGREE.**

THE INTEGRITY OF THE COURT SYSTEM HAS BEEN OBSTRUCTED BECAUSE THE COURTS DEPEND UPON THE CONFIDENCE OF THE JUDGES THAT ARE REQUIRED TO PROVIDE JUSTICE, AND THERE CAN BE NO SUCH CONFIDENCE WHEN THERE IS EVIDENCE OF DEFRAUD JUDGMENT CREATION VIA NAME ALIGNED JONATHAN LIPPMAN AS NYS CHIEF JUDGE, HOLDER IN DUE COURSE JUNK DEBT BUYING CRIMINAL FRAUD SCHEME, AS EPITOMIZED IN THIS CASE AND IN THE UNDERLYING CASES IN THE BELOW LINKED LAW SUIT.

FALSIFIED AFFIDAVITS THROUGHOUT NYS COURTS, ECONOMICALLY ASSASSINATING INNOCENT PEOPLE. PLEASE MEET SHARINN \$ LIPSHE, PC ATTORNEYS, IN THEIR CRIMINAL FALSIFIED AFFIDAVIT OF SERVICE CAPACITY HERE:

<http://www.scribd.com/doc/26545859/Jonathan-Lippman-Boyden-Gray-SHARINN-LIPSHIE-PC-Continued-NYS-Fraud-on-the-Courts-See-description>

THE PERSON USING THE NAME OF JONATHAN LIPPMAN AND ACTING AS THE NYS CHIEF JUDGE NEEDS TO BE ARRESTED NOW! PLEASE WRITE AND CALL THE NYS ATTORNEY GENERAL'S CRIME DIVISION OFFICE AND DEMAND THE ARRESTS FIRST OF JONATHAN LIPPMAN AND FOR ALL CRIMINALS USING THE HOLDER IN DUE COURSE CRIME RACKET PREMISED OFF OF DEFRAUD JUDGMENT CREATIONS TO CREATE DEBT SLAVES, DEMISE WHOLESOME FAMILIES, AND OBSTRUCT ONE'S GOD GIVEN RIGHT TO LIVE FREED FROM BEING CRIMINALLY ENJOINED IN A DEADLY FRAUD COURT ENJOINED RACKET THAT INDUCES POVERTY, OBSTRUCTS AMERICANS HOMES. PLEASE STOP THESE ENEMY LED TERRORIST ACTS AGAINST THE HUMAN RACE!

NEW YORK PENAL LAW 175.35

FALSE INSTRUMENT CREDIT CARD SUMMONS FILED IN THE BRONX COURT
PAGES 3-10

<http://www.scribd.com/NEW-YORK-STATE-COMMISSION-ON-JUDICIAL-CONDUCT-RESPONSE-TO-18-USC-1341-FRAUDS-AND-SWINDLES-NYS-COURTS/d/28068707>

NEW YORK PENAL LAW 175.35

- ✓ FALSE INSTRUMENT CREDIT CARD NON VERIFIED COMPLAINT FILED IN THE BRONX COURT
PAGES 3-10
- ✓ <http://www.scribd.com/NEW-YORK-STATE-COMMISSION-ON-JUDICIAL-CONDUCT-RESPONSE-TO-18-USC-1341-FRAUDS-AND-SWINDLES-NYS-COURTS/d/28068707>

NEW YORK PENAL LAW 175.35

- ✓ FALSE INSTRUMENT CREDIT CARD CASE FALSIFIED AFFIDAVIT OF SERVICE FILED IN THE COURT
PAGES 3-10
- ✓ <http://www.scribd.com/NEW-YORK-STATE-COMMISSION-ON-JUDICIAL-CONDUCT-RESPONSE-TO-18-USC-1341-FRAUDS-AND-SWINDLES-NYS-COURTS/d/28068707>

NEW YORK PENAL LAW 175.35

- ✓ FALSE INSTRUMENT CREDIT CARD BRONX COURT POST CARD ENJOINING ONE IN THIS CRIMINAL MONEY LAUNDERING PAGES 3-10.
<http://www.scribd.com/NEW-YORK-STATE-COMMISSION-ON-JUDICIAL-CONDUCT-RESPONSE-TO-18-USC-1341-FRAUDS-AND-SWINDLES-NYS-COURTS/d/28068707>

JUDICIAL KKLIER LETTER

THIS FILE HAS BEEN SABOTAGED! DESPITE SUCH, PLEASE FORWARD ACROSS THE NATION.



**NEW YORK STATE
COMMISSION ON JUDICIAL CONDUCT**

61 BROADWAY
NEW YORK, NEW YORK 10006
646-386-4800 646-458-0038
TELEPHONE FACSIMILE
www.sejc.state.ny.us

HON. THOMAS A. KLONICK, CHAIR
STEPHEN R. COFFEY, VICE CHAIR
JOSEPH W. BELLUCK
RICHARD D. EMERY
PAUL B. HARDING
ELIZABETH B. HUBBARD
HON. JILL KONVISER
NINA M. MOORE
HON. KAREN K. PETERS
HON. TERRY JANE RUDERMAN
MEMBERS
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ROBERT H. TEMBECKJIAN
ADMINISTRATOR & COUNSEL
JORGE DOPICO
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JEAN JOYCE
ROGER J. SCHWARZ
SENIOR ATTORNEYS
BRENDA CORREA
KATHY WU
KELVIN S. DAVIS
STAFF ATTORNEYS

CONFIDENTIAL

March 4, 2010

Ms. Miriam Snyder

~~Confidential~~
~~646-386-4800~~
~~646-458-0038~~
~~www.sejc.state.ny.us~~

Re: 2010/N-161

Dear Ms. Snyder:

The State Commission on Judicial Conduct has received your complaint dated February 24, 2010.

Your complaint will be presented to the Commission, which will decide whether or not to inquire into it. We will be in touch with you after the Commission has had an opportunity to review the matter.

Very truly yours, -

Lee Kiklier
Lee Kiklier
Administrative Assistant

*Fractional Admin
sound game?*

INSTEAD OF RECEIVING, A LETTER NOTIFYING THE PUBLIC, ME, OF THE COURT FILING CRIMES, I RECEIVED THE ABOVE FICTIONAL ADMINISTRATION LETTER, UNDERMINING JUSTICE, SPECIFICALLY DISREGARDING FRAUDS AND SWINDLES FILED IN THE COURT, DISREGARDING THE FACT THAT IT IS THE ACTING JUDGE'S JOB TO STOP THESE CRIMES. SINCE THERE WAS NO JUDGE THE CRIMES WERE NOT STOPPED. THIS IMPLIES THAT SINCE THERE IS NO NYS COMMISSION ON JUDICIAL CONDUCT, THE CRIMES WERE NOT STOPPED TOO?

WHY DID THE NYS COMMISSION ON JUDICIAL CONDUCT NOT STOP THE CRIMINAL COURT FILINGS. YET, THIS FICTION SENT ME A LETTER DISREGARDING THE CRIMES AND USING CHEAP PSYCHOLOGY OF CREATING AN ISSUE WITH WHETHER OR NOT TO INQUIRE. THE ISSUE IS NOT AN INQUIRY, THE ISSUE IS COURT CRIMES WERE COMMITTED.

COURT CRIMES WERE SUBMITTED TO THEM AND ARRESTS NEED TO BE MADE.

PLEASE NOTE THE PREMEDIATED PLAUSIBLE DENIABILITY IN THIS LETTER. IT WAS SENT FROM AN UNKNOWN KKLIER ADMINISTRATIVE ASSISTANT. SHE MADE THE DECISION, YET A WHOLE BUNCH OF LAWYERS ARE LISTED AS THE COMMISSION. DOES THIS MAKE SENSE?

THEY WERE SUPPOSED TO INFORM ME OF THE COURT FILED FRAUDS AND NOT THE REVERSED. SEE THE COMPLETE MOTION TO DISMISS COMPLAINT HERE WITH THE FRAUD AND SWINDLE DOCUMENTS THAT WERE SENT TO THE NYS COMMISSION ON JUDICIAL CONDUCT:

<http://www.scribd.com/doc/27557491/Notarized-W-Receipts-Motion-to-Dismiss-Sharinn-Lipshie-Replicated-Third-Party-Credit-Card-Fraud-Falsified-Affidavit-of-Service>

THESE CRIMINAL COURT FILINGS THAT ARE BEING USED AS SWORDS OF ENFORCED LAWLESSNESS AND INCLUDE:

- ✓ SUMMONS AND COMPLAINT WITH THE PLAINTIFF ATTORNEY CHRISTOPHER GRANT'S SIGNATURE AND A CROSSED OUT NAME UNDER THE SIGNATURE, THIS VIOLATES THE NYS SUMMONS AND COMPLAINT PRESENTMENT RULES FOR FRAUD,
- ✓ A FRAUDULENT COMPLAINT WITH NO INDEX NUMBER
- ✓ A FALSIFIED AFFIDAVIT OF SERVICE, WHILE THE ALLEGED SHARON AND LIPSHIE LAW FIRM WAS ALLEGEDLY PROSECUTED FOR FILING FALSIFIED AFFIDAVITS OF SERVICE THROUGH OUT NYS COURTS AND USING USING NYS COURT CREATED DEFRAUD JUDGMENTS TO MONEY LAUNDER AND EXTORTION MONEY FROM INNOCENT NEW YORKERS
- ✓ A BRONX COURT MASTER DECEPTION POST CARD USED TO COERCE AND CREATE A N ALLEGED DEFENDANT PURSUANT TO THE MONEY LAUNDERING FRAUD BASED FALSE INSTRUMENT FILING OF THE CRIMINAL SUMMONS AND COMPLAINT,
- ✓ THE FALSE INSTRUMENT COURT FILINGS ABOVE WERE EACH ISSUED A FALSE COURT CERTIFICATE,

**JONATHAN LIPPMAN IS USING JUDICIAL AND ATTORNEY IMPOSTURES FOR:
OFFERING A FALSE INSTRUMENT FOR FILING IN THE FIRST DEGREE, (NEW YORK PENAL
LAW 175.35)**

**JONATHAN LIPPMAN IS USING THE NEW YORK STATE COURTS FOR:
ISSUING A FALSE CERTIFICATE (NEW YORK PENAL LAW 175.40.)**

UNDER JONATHAN LIPPMAN, THE NYS COURTS ARE BEING USED AS A SATANIST HAVEN FOR:

- 18 USC 3130----3730 MONEY LAUNDERING
- 18 USC 1341 FRAUDS AND SWINDLES,
- 18 USC 1512 ENGAGING IN MISLEADING CONDUCT
- 18 USC 1503 INTIMIDATE WITNESSES,
- 18 USC SEC 1509 IMPEDING DUE EXERCISE OF RIGHTS BY ATTEMPTING TO PREVENT, OBSTRUCT, IMPEDE, AND INTERFERE WITH SAME,
- 18 U.S.C. SEC. 1962 RACKETEERING BY CONDUCTING AN ONGOING ENTERPRISE OF BRIBERY, EXTORTION, OR THREATS OF SAME,
- 18 USC SEC 371 CONSPIRACY TO OFFEND AND DEFRAUD THE UNITED STATES
- 18 USC 1927 THROUGH 18 USC 1967 (RICO) RACKETEERING, INFLUENCE, CORRUPTION, ORGANIZATION ACT
- 18 USC 1960, 1901, 1905, 1911, 1952, 1956, 1957, 1961, 1962, 1963, 1964 (RICO) CIVIL RICO-CONTINUOUS CRIMINAL ENTERPRISE ACT (CCE)
- U.S. CODE TITLE 10, INTERFERENCE WITH STATE AND FEDERAL LAWS
- 18 U.S.C. SEC. 2381 **TREASON AGAINST THE AMERICAN PEOPLE BY LEVYING WAR AGAINST THEIR CONSTITUTION OR AIDING ITS ENEMIES,**
- 18 USC 241 CONSPIRACY AGAINST RIGHTS OF SOVEREIGN, FREE, GOD CREATED, SPIRIT AND SOUL BEINGS,
- 18 USC SEC 2384 SEDITION/SEDITIOUS CONSPIRACY BY CONSPIRING TO OVERTHROW THE CONSTITUTIONAL GOVERNMENT OR DELAY THE EXECUTION OF LAWS OF THE UNITED STATES OF AMERICA,
- IMPEDING DUE EXERCISE OF RIGHTS BY ATTEMPTING TO PREVENT, OBSTRUCT, IMPEDE, AND INTERFERE WITH SAME, 18 USC SEC 1509
- 18 U.S.C. SEC. 1962 RACKETEERING BY CONDUCTING AN ONGOING ENTERPRISE OF BRIBERY, EXTORTION, OR THREATS OF SAME,

**ALL OF THE DOCUMENTS ABOVE ARE CRIMINAL DOCUMENTS FILED IN THE COURT
REQUIRING ARRESTS PURSUANT TO THE ABOVE CRIMES AND
18 USC 1341 FRAUDS AND SWINDLES AND THE JONATHAN LIPPMAN HOLDER IN DUE
COURSE DEADLY RACKET.**

THE ABOVE FRAUD AND SWINDLE DOCUMENTS WERE SENT TO THE NYS COMMISSION ON JUDICIAL CONDUCT. THOSE DOCUMENTS, SPECIFICALLY, THE SUMMONS AND COMPLAINT, AND THE REPLICATED FALSIFIED AFFIDAVIT OF SERVICE, ARE CLEAR OBSTRUCTIONS OF THE RULES OF THE CHIEF ADMINISTRATIVE JUDGE PART 130: COSTS AND SANCTIONS: SECTION 130-1.1 I BY FAILING TO CERTIFY THE COMPLAINT IN ACCORDANCE WITH SECTION 130-1.1 (A) (B) WHERE IT STATES:

“(B) CERTIFICATION. BY SIGNING A PAPER, AN ATTORNEY OR PARTY CERTIFIES THAT, TO THE BEST OF THAT PERSON’S KNOWLEDGE, INFORMATION AND BELIEF, FORMED AFTER AN INQUIRY REASONABLE UNDER THE CIRCUMSTANCES, **(1) THE PRESENTATION OF THE PAPER OR THE CONTENTIONS THEREIN ARE NOT FRIVOLOUS AS DEFINED IN SECTION 130-1.1 (C)**”.OF THIS SUBPART, AND **(2) WHERE THE PAPER IS AN INITIATING PLEADING, (I) THE MATTER WAS NOT OBTAINED THROUGH ILLEGAL CONDUCT, OR THAT IF IT WAS, THE ATTORNEY OR OTHER PERSONS RESPONSIBLE FOR THE ILLEGAL CONDUCT ARE NOT PARTICIPATING IN THE MATTER OR SHARING IN ANY FEE EARNED THERE FROM, AND (II) THE MATTER WAS NOT OBTAINED IN VIOLATION OF 22 NYCRR 1200.41-A [DR 7-111]**”.

THE ALLEGED SHARINN \$ LIPSHIE SUMMONS AND UNVERIFIED COMPLAINT ARE FRAUDS AND SWINDLES BECAUSE THE PLAINTIFFS DOCUMENTS OVERTLY OBSTRUCT THE NEW YORK STATED UNIFIED COURT SYSTEMS RULES OF THE CHIEF ADMINISTRATIVE JUDGE PART 130: COSTS AND SANCTIONS: SECTION 130-1.1 I BY **FAILING TO CERTIFY THE COMPLAINT IN ACCORDANCE WITH SECTION 130-1.1 (A) (B) WHERE IT STATES:**

“(B) CERTIFICATION. BY SIGNING A PAPER, AN ATTORNEY OR PARTY CERTIFIES THAT, TO THE BEST OF THAT PERSON’S KNOWLEDGE, INFORMATION AND BELIEF, FORMED AFTER AN INQUIRY REASONABLE UNDER THE CIRCUMSTANCES, **(1) THE PRESENTATION OF THE PAPER OR THE CONTENTIONS THEREIN ARE NOT FRIVOLOUS** AS DEFINED IN SECTION 130-1.1 (C)”.OF THIS SUBPART, AND **(2) WHERE THE PAPER IS AN INITIATING PLEADING, (I) THE MATTER WAS NOT OBTAINED THROUGH ILLEGAL CONDUCT, OR THAT IF IT WAS, THE ATTORNEY OR OTHER PERSONS RESPONSIBLE FOR THE ILLEGAL CONDUCT ARE NOT PARTICIPATING IN THE MATTER OR SHARING IN ANY FEE EARNED THERE FROM, AND (II) THE MATTER WAS NOT OBTAINED IN VIOLATION OF 22 NYCRR 1200.41-A [DR 7-111]**”.

THE PLAINTIFF’S SUMMONS AND COMPLAINTS EACH HAVE A SIGNATURE CROSSED OUT AND HAVE NO INDEX NUMBER. THIS OBSTRUCTS THE CERTIFICATION RULES, SPECIFICALLY; PRESENTMENT RULES AND THE CONTENTIONS ARE FRIVOLOUS. THEY

CAN NOT BE VALIDATED, SUBSTANTIATED OR VERIFIED. THE SUMMONS AND COMPLAINT ARE FRAUDS AND SWINDLES.

THE PURPOSE OF THE ABOVE RULES WERE TO STOP THOSE DOCUMENTS AT THE GATE OF THE COURT, THE JUDGE. EVERYBODY WHO PARTOOK IN THE COURT FILING FRAUD NEEDS TO BE ARRESTED. A WARRANT FOR ARREST WILL BE SOUGHT AND THIS SHOULD NOT BE THE VICTIMS JOB. THIS IS THE REASON FOR HAVING PUBLIC PROTECTION LAWS AND OFFICES. THEY GET PAID TO PROSECUTE AND STOP THIS.

BASED ON THE FACT THAT SHARINN \$ LIPSHIE WERE JUST SUED, CONTINUE THEIR CRIMES, AND HAVE CRIMINALLY TARGETED ME, THERE IS PROBABLE CAUSE THAT SHARIN \$ LIPSHIE AND ALL OF THE OTHER LAW FIRMS SUED ARE NOTHING MORE THAN REGIONAL KILLERS BOYDEN GRAY AND JONATHAN LIPPMAN FICTIONAL ENTITIES CREATED TO ENSLAVE AND INDUCE ATROCITIES ON INNOCENT NEW YORKERS.

[HTTP://WWW.SCRIBD.COM/DOC/26545859/JONATHAN-LIPPMAN-BOYDEN-GRAY-SHARINN-LIPSHIE-PC-CONTINUED-NYS-FRAUD-ON-THE-COURTS-SEE-DESCRIPTION](http://www.scribd.com/doc/26545859/JONATHAN-LIPPMAN-BOYDEN-GRAY-SHARINN-LIPSHIE-PC-CONTINUED-NYS-FRAUD-ON-THE-COURTS-SEE-DESCRIPTION)

JONATHAN LIPPMAN VIA HON FERNANDO TAPIA VIA SHARINN AND LIPSHIE, PC, ARE INVOLVED IN THE **HOLDER IN DUE COURSE FRAUD RACKET AND MUST BE ARRESTED TO STOP THESE CRIMES FROM THE TOP THAT DISGUISE KILL, INDUCE ATROCITIES, AND DEMISE HEALTHY FAMILIES, BY SATANIC JONATHAN LIPPMAN JUDICIAL DESIGN.**

SEE NYPL 190.65 **SCHEME TO DEFRAUD IN THE FIRST DEGREE; 190.40**

CRIMINAL USURY IN THE SECOND DEGREE; 190.55

MAKING A FALSE STATEMENT OF CREDIT TERMS; 190.50

UNLAWFUL COLLECTION; 185.15 FRAUDULENT DISPOSITION OF (INTANGIBLE) PROPERTY SUBJECT TO A CONDITIONAL SALE CONTRACT;

185.05 FRAUD INVOLVING A SECURITY INTEREST;

175.35 OFFERING A FALSE INSTRUMENT FOR FILING IN THE SECOND DEGREE;

175.45 ISSUING A FALSE FINANCIAL STATEMENT;

175.10: FALSIFYING BUSINESS RECORDS IN THE FIRST DEGREE. "ATTORNEY BUYING EVIDENCE OF DEBT-MISLEADING COURT".

EVERY ATTORNEY WHO EITHER DIRECTLY OR INDIRECTLY BUYS OR IS INTERESTED IN BUYING ANY EVIDENCE OF DEBT OR THING IN ACTION WITH INTENT TO BRING SUIT THEREON IS GUILTY OF A CRIME. ANY ATTORNEY WHO IN ANY PROCEEDING BEFORE ANY COURT OF A JUSTICE OF THE PEACE OR POLICE JUDGE OR OTHER INFERIOR COURT IN WHICH HE APPEARS AS ATTORNEY, WILLFULLY MISSTATES ANY PROPOSITION OR SEEKS TO MISLEAD THE COURT IN ANY MATTER OF LAW IS GUILTY OF A MISDEMEANOR

AND ON ANY TRIAL THEREFORE THE STATE SHALL ONLY BE HELD TO PROVE TO THE COURT THAT THE CAUSE WAS PENDING,

ANY PERSON GUILTY OF FALSELY PREPARING ANY BOOK, PAPER, RECORD, INSTRUMENT IN WRITING, OR OTHER MATTER OR THING, WITH INTENT TO PRODUCE IT, OR ALLOW IT TO BE PRODUCED AS GENUINE UPON ANY TRIAL, PROCEEDING OR INQUIRY WHATEVER, AUTHORIZED BY LAW, SHALL BE GUILTY OF A FELONY.

SEE 75.35 OFFERING A FALSE INSTRUMENT FOR FILING IN THE FIRST DEGREE; 175.40 ISSUING A FALSE CERTIFICATE.

SINCE SHARINN \$ LIPSHIE HAVE BEEN SUED FOR FRAUD THEY CAN NOT DENY KNOWLEDGE OF THE FRAUD CLEARLY ARTICULATED AT NY PL 175.25 TAMPERING WITH PUBLIC RECORDS IN THE FIRST DEGREE; 175.35 OFFERING A FALSE INSTRUMENT FOR FILING IN THE FIRST DEGREE; 175.40 ISSUING A FALSE CERTIFICATE. THESE FALSE INSTRUMENTS CAUSED EXTREME EMOTIONAL, COMMERCIAL AND INTELLECTUAL DURESS.

PLEASE NOTE MY COMPUTER IS BEING HACKED. I CORRECTED THIS OVER 100 TIMES AND SENTENCE STRUCTURE ERRORS ARE STILL BEING PUT IN. I HAVE DONE MY BEST TO ARTICULATE AND DOCUMENT DEADLY NYS COURT CRIME ENJOINMENTS AND INFLECTIONS.

CRIMINAL REPORT AND COURT AFFIDAVIT DOCUMENTING JONATHAN LIPPMAN USE OF NYS COURTS FOR DEADLY HATE CRIME ADMINISTRATION, JUDICIAL AND ATTORNEY IMPERSONATIONS, DEFRAUD JUDGMENT CREATIONS, AND PREMEDITATED DEFRAUD JUDGEMENT LED DISGUISED KILLING OPERATIONS. POSTED AT:

<http://www.scribd.com/doc/27870016/Affidavit-Unregulated-Jonathan-Lippman-Tapia-Judicial-Crimes-Impersonations-and-NYS-Governance-Assault-Regional-Killings>

MINISTERS ACROSS THE NATION

President Elect Barak Obama: president@whitehouse.gov
Vice President Elect Joe Biden: comments@whitehouse.gov
Eric Holder, US Department of Justice, AskDOJ@usdoj.gov
The White House
1600 Pennsylvania Avenue
Washington, DC 20500

March 6, 2010

Dave Paterson, NYS Governor
Emailed to: NYECOM@oft.state.ny.us
State of New York
State Capitol
Albany, NY 12224

Bill DeBlasio, NYC Public Advocate
bgnews@pubadvocate.nyc.gov
1 Centre Street
New York, New York 10007

NYS Attorney General, info@andrewcuomo.com
Bureau of Consumer Fraud and Protection
120 Broadway, 3rd Floor
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The Hon. John L. Sampson sampson@senate.state.ny.us
New York State Senator and
Chairman of the NYS Judiciary Committee
506 Legislative Office Building
Albany, New York 12247

[Elizabeth Hubbard](mailto:cjc@scjc.state.ny.us), New York State cjc@scjc.state.ny.us,
rulemaking@scjc.state.ny.us
Commission on Judicial Conduct
61 Broadway, Suite 1200
New York, NY 10006

NYC Police Chief Kelly: <http://www.nyc.gov/html/mail/html/mailnypd.html>
One Police Plaza
New York, New York 1007

Tina Stanford, Chairperson cvbinfo@cvb.state.ny.us
NYS Crime Victims Board
State of New York Executive Department
1 Columbia Circle Ste 200
Albany, New York 12203

US Senator Schumer, senator@schumer.senate.gov
F AX: 212 486 76 93
757 Third Avenue
Suite 1702
New York, New York 10017

Christopher Grant, **SHARINN \$ LIPSHIE, PC**
333 Earle Ovington Blvd, Ste 302
Uniondale, New York 11553

Hector Diaz, Clerk of The Court, Civil Court Of New York Bronx County,
Index 09-107485, Civil Division
851 Grand Concourse
Bronx, New York 10451

Christopher Grant, **SHARINN S LIPSHIE, PC**
333 Earle Ovington Blvd, Ste 302
Uniondale, New York 11553

Hector Diaz, Clerk of The Court,
Civil Court Of New York Bronx County
Civil Division
851 Grand Concourse
Bronx, New York 10451

Re: Attached Affidavit Documenting Unregulated, Vicious and Malicious, Court Crime Inflictions, Judicial and Attorney Impersonations, Use of NYS Courts As A Playground For Criminal Fraud Judgment Creations, Revenge and Hate Crime Administration, Frivolous and Deadly, Jonathan Lippman Ordered and Ordained Third Party Credit Card Fraud On The Courts, Replicated NYS Jonathan Lippman Name Aligned Falsified Affidavits of Service, Premeditated Criminal Police Enjoinment in Jonathan Lippman Ordered Criminal Credit Card Judgment Creation and Criminal Change to Housing Judgment, Jonathan Lippman Use of NYS Courts and Police For Criminally Insane Premeditated Disguise killings, Revenge, Disguised Killing Operations, and Regional Killers Boyden Gray and Jonathan Lippman Name Aligned Premeditated NYS Regional Killings, Induced Poverty and Induced Regional Atrocities Contingent Upon their Criminal Usurpation of the NYS Governor's Office, Regional Killers Boyden Gray and Jonathan Lippman Criminal and Slanderous, Media Paid for NYS Governor Exploitation, Abuse, Discrediting Campaign and Psychological Harassment to Subterfuge their NYS Regional Killings and Induced Atrocity Plans that Require Easy Access and Control Over The NYS Governor's Office and A Disappearance of My Files Documenting their Premeditated Regional Killing Plans

Dear Public Officials:


Please witness and stop the above and below mentioned disguised killing operations and crimes, that are pending, documented and verified by the affidavit and exhibits attached. Please stop these Regional Killers Jonathan Lippman and Boyden Gray name aligned, NYS premeditated regional killings, induced poverty scams, and induced premeditated and preventable NYS induced atrocities.

Please stop Regional Killers Boyden Gray and Jonathan Lippman continued use of NYS courts for crime administration by creating, entertaining, and disregarding frivolous law suits, attorney and judicial impersonations, and using the courts to create fraud based credit card judgments, to criminally change such to housing judgments, to enjoin NYC police in Jonathan Lippman's and Boyden Gray's criminal fraud judgment scam to have innocent people, like me, killed by the NYC housing police using the regional killers criminal credit card judgment creation, as the lethal sword, implementing this disguised attempted murder of me. This is the reason the below court documented third party credit card fraud and frivolous law suit has not been dismissed, because there is a Jonathan Lippman ordered criminal judgment disguised killing plan attached to the judgment. This is why NYS courts are being used to create and personalize unauthorized Jonathan Lippman ordered criminal judgments based on fraud. Jonathan Lippman needs to be institutionalized.

They need the fraudulent credit card judgment to use it as authority to create a fraudulent housing judgment, to send such to the NYC Housing police and or sheriff to kill me while defending my property and right to life free from deadly criminal Jonathan Lippman ordered, criminally insane criminal fraud based judgments.

I seek public officials to stop this documented Regional Killers Boyden Gray and Jonathan Lippman credit card judgment creation scam that has and can kill innocent people by enjoining the NYC police, and killing one for defending his/her God given rights to live free from criminal fraud judgments used as a sword to advance their disguised killings, crimes and induced atrocities.

They committed these crimes on me in the Long Island courts and they will not do such again. Please witness and stop these court initiated and created defraud judgment, disguised killing projects. This is a criminal report and appeal for help with the below affidavit being served as authority, to stop Regional Killers Boyden Gray and Jonathan Lippman documented and premeditated, court arranged, ordained, administered and condoned disguised killing judgments and use of such by the police and other entities. Please see the attached Affidavit and Exhibits. Professional public protection services are needed. You are witnessing a well documented, name aligned, court enjoined, Jonathan Lipman and Boyden Gray disguised Killing project that needs to be stopped. Professional assistance is sought. Yesterday the NYS Governor was attacked, today me and tomorrow you. Do something to stop these name aligned disguised and premeditated regional killings and induced atrocity crimes. Thank you.

Sincerely,

Miriam Snyder
Page 3

CIVIL COURT OF THE CITY OF NEW YORK
COUNTY OF BRONX

_____X
WORLDWIDE ASSET PURCHASING II, LLC

3/3/2010 CREDIT CARD PRE TRIAL
HEARING WITNESS AFFIDAVIT
REGARDING JUDGE TAPIA'S
STATEMENT ON THE NON
ENFORCEMENT OF COURT RULES

Plaintiff

v.

Case No. 09-107485

MIRIAM SNYDER

Alleged Defendant

_____X

I Anthony Diedrick , declare, verify and affirm, under the penalty of perjury, pursuant to Penal Law Section 210.45 that the following statements of fact are true based on what I witnessed in court on March 3, 2010 when I was in the above titled court, with Ms. Snyder and Judge Tapia, at the above mentioned Credit Card Pre Trial Hearing.

The Judge was identified as Judge Tapia. Ms Snyder asked for this credit card matter to be dismissed based on the Plaintiff's failure to appear and based on her court stamped pending Motion to Dismiss Complaint. She specifically stated that based on the Rules of the Chief Administrative Judge Rule/Part 130 this matter should be dismissed based on Christopher Grant's, the attorney for the plaintiff, failure to appear. There was no male, other than the judge and myself at the hearing. I did not see any Christopher Grant, the alleged attorney for the plaintiff.

Judge Tapia told Ms. Snyder: **RULES DO NOT HAVE TO BE FOLLOWED.** Ms. Snyder was shocked and looked at me. Judge Tapia told her rather aggressively to not look at me and to look at him.

This is my sworn statement as to what I witnessed in court. This shocked me too. I was made speechless by Judge Tapia's **RULE** comment and behavior. Please let me know if further information is needed.

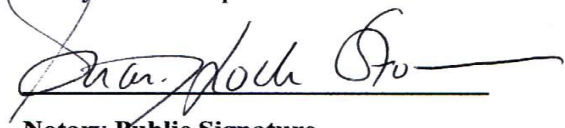
State of New York)

County of Bronx)


ANTHONY DIEDRICK

Affirm before me on this 6th day of March 2010.

Notary Public Stamp



Notary Public Signature

Notary Public Official Seal:

SHARON LOCKE STONEY
Notary Public - State of New York
NO. 01L04995518
Qualified in Bronx County
My Commission Expires 4/21/2010

SA

WELCOME TO CHIEF, KILLER, CRIMINAL AND JUDGE, JONATHAN LIPPMAN'S, NYS COURT FICTIONAL ADMINISTRATION AND JUDICIAL IMPOSTURE PLAYGROUND IN THE NYS COURTS.

PLEASE MEET NYS CHIEF CRIMINAL AND JUDGE JONATHAN LIPPMAN'S HIT MAN AND JUDICIAL IMPOSTURE HON FERNANDO TAPIA, NOT JUDGE BUT HON. ON MARCH 3, 2010, HE SAID IN COURT HE DOES NOT FOLLOW RULES. HE DID NOT LIE. HE IS A JONATHAN LIPMAN HIT MAN AND JUDICIAL IMPOSTURE, THEY CAN NOT FOLLOW RULES. THEY WOULD NOT EXIST IF THEY DID. PLEASE NOTE I HAND DELIVERED MY MOTION TO DISMISS COMPLAINT TO THE COURTS ON MARCH 1, 2010 AND THE STAMP SAYS MARCH 10, 2010. THIS CASE EXEMPLIFIES THE PUREST FORM OF THE USE OF NYS COURTS FOR PURE RAQUETEER AND CORRUPTION CRIMES.

<http://www.scribd.com/doc/27870016/Affidavit-Unregulated-Jonathan-Lippman-Tapia-Judicial-Crimes-Impersonations-and-NYS-Governance-Assault-Regional-Killings>

THIS IS HON FERNANDO TAPIA, NOT JUDGE FERNANDO TAPIA BUT HON. IT IS WORDED THIS WAY FOR A REASON. SO WE THE PEOPLE PRESUME/ASSUME HE IS A JUDGE WHEN HE IS NOT. THIS HAS HAPPENED BECAUSE REGIONAL KILLERS BOYDEN GRAY AND JONATHAN LIPPMAN CRIMINALLY CONTROL JUDICIAL ECONOMIC CREDENTIALING. GUESS WHAT ELSE? JONATHAN LIPPMAN IS NOT A QUALIFIED JUDGE EITHER; BOYDEN GRAY MADE HIM ONE UNDER HIS ECONOMIC CREDENTIALING RACKET.. SEE BELOW. WAKE UP AMERICA!



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“RULES DO NOT NEED TO BE FOLLOWED”

New York City Civil Court



Hon. Fernando Tapia

Admitted to Bar NYS, Appellate Division, First Department, 1987

Law School JD, Dickenson Law School

College

Civil Court Judge, New York City Civil Court, Bronx County, 2003

Experience

MARCH 3, 2010 **IN FRONT OF WITNESSES HON TAPIA SAID RULES DO NOT NEED TO BE FOLLOWED.** THIS MAN IS DEADLY, DANGEROUS, AND A JONATHAN LIPPMAN HITMAN AND JUDICIAL IMPOSTURE. WHY IS HE NOT IDENTIFIED AS JUDGE TAPIA FERNANDO, BECAUSE HE IS NOT A JUDGE. HE IS A WALL OF PROTECTION DESTROYER, MEANING HE USES HIS JUDICIAL IMPOSTURE ROLE TO DESTROY, DEVOUR, AND DEMISE LAWS, RULES, AND REGULATIONS. HE CAN NOT ENFORCE THE LAWS OR RULES OF THIS COUNTRY, BECAUSE HE WOULD BE ARRESTED. READ AND USE THE BRAIN GOD GAVE YOU!

THE ONLY JOB HE HAS HAD UNDER THIS IMPERSONATION IS THE BRONX CIVIL COURT. I AM SURE HE HAS DONE SOME SERIOUS DAMAGE AND ECONOMIC ASSASSINATIONS UNDER HIS CRIMINAL HIT MAN ROLE AND JUDICIAL IMPERSONATION. I SEEK HIS ARREST FOR THE BELOW CRIMES INFLICTED IN THE COURT UNDER THE DISGUISE OF A MEMBER OF THE NYS JUDICIARY. ALSO, PLEASE SEE HOW REGIONAL KILLERS BOYDEN GRAY AND JONATHAN LIPPMAN IMPLEMENT THEIR JUDICIAL, ATTORNEY, DOCTOR, HOSPITAL ADMINISTRATOR, MTA ADMINISTRATOR, IMPOSTURE CRIMES. THEY GO AROUND THE NATION UNDER THE DISGUISE OF LAW DEPARTMENT AND STAFF DEVELOPMENT SPECIALISTS. THEREAFTER THEY TEACH LAW DEPARTMENT HEADS, ADMINISTRATORS, AND OTHER HIGH POSITIONED PEOPLE, HOW TO TEAR DOWN THE WALLS OF PROTECTION CALLED LAWS, RULES, REGULATIONS AND GOVERNANCE, VIA HIRING ECONOMICALLY CREDENTIALLED CRIMINALS LIKE THE ABOVE NYS HON. THEY HAVE PRACTICED THIS IN AFRICA, EMPHASIS ON THE JUDICIARY, AND THEY HAVE AND ARE READY TO IMPLEMENT THEIR ECONOMIC CREDENTIALLED IMPOSTURE CRIMES HERE IN NYS. THIS IS WHY THEY NEED AND WANT THE NYS GOVERNOR'S OFFICE VACANT, SO THEY CAN RID ALL EXPERIENCED PEOPLE AND TAKE CONTROL AND TURN NYS INTO THE INDUCED ATROCITY AFRICA IS, WHILE THEY CONTROL ALL!

Boyden Gray's creations

Collaboration vs. Competition

- Hospital recruitment vs. employment
- Joint ventures vs. economic credentialing
- Effective communication vs. litigation
- Community Need vs. Call Pay

Plan in force

Boyden Gray's creations

This refers to all of his fictions!

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NOTICEABLY DIFFERENT

17

<http://www.nycourts.gov/courts/nyc/civil/JudgeProfiles/ftapia.shtml>

PLEASE NOTE THE HTTP **DELIBERATE SEPARATION OF JUDGE AND TAPIA**. WHY? BECAUSE HE IS NOT A JUDGE. THEY, AS DEMONS ENJOY MASTER DECEPTION AND LYING WONDERS ADMINISTRATION!

THE BELOW IS THE NYS CHIEF CRIMINAL AND JUDGE JONATHAN LIPPMAN HIT MAN AND JUDICIAL IMPOSTURE WHO DISREGARDED PLAINTIFF'S FAILURE TO APPEAR AND ALLEGED DEFENDANT'S COURT SUBMITTED AND STAMPED MOTION TO DISMISS COMPLAINT. MEET CRIMINAL HON. FERNANDO TAPIA WHO STATED IN COURT ON 3/3/10 THAT RULES DO NOT HAVE TO BE FOLLOWED SO THE BELOW NYS COURT RULE 130, FAILURE TO APPEAR RULE WAS DISREGARDED BECAUSE HON FERNANDO IS LIPPMAN'S HIT MAN AND JUDICIAL IMPOSTURE. READ!

Exhibit 1.

THIS IS A JONATHAN LIPPMAN PREMEDITATED NEW JUDICIAL ENEMY! HIS JOB IS TO CREATE A CRIMINAL JUDGMENT THAT DOES NOT EXIST, SO JONATHAN LIPPMAN CAN CHANGE THE CRIMINAL CREDIT CARD JUDGMENT TO A HOUSING JUDGMENT AND SEND SUCH TO THE POLICE AND SHERIFF, TO CRIMINALLY ATTEMPT TO MAKE ME HOMELESS AGAIN.. THEY COMMITTED THESE CRIMES BEFORE AND SINCE THEY WERE NOT ARRESTED, THEY ARE ATTEMPTING TO DO IT AGAIN. SEE EXHIBIT 7, SHOWING THIS IS A CREDIT CARD CASE. THEY ARE TRYING TO CRIMINALLY AND COVERTLY CHANGE SUCH. LET'S WATCH THEM TRY! THESE ARE DOCUMENTED UNREGULATED COURT CRIMES PREMISED OFF OF JONATHAN LIPPMAN'S MULTIPLE CONSPIRACIES TO KILL AND REVENGE. THE BELOW IS JONATHAN LIPPMAN'S UNQUALIFIED HIT MAN AND JUDICIAL IMPERSONATOR. HE WAS PITTED AGAINST ME TO BEGIN JONATHAN LIPPMAN'S WILLIE LYNCH ADMINISTRATION PROCESS. ON MARCH 3, 2010, WHILE TREPASSING AS JUDGE IN THE BRONX COURT, HON TAPIA, TOLD ME AND MY WITNESS:
"COURT RULES DO NOT HAVE TO BE FOLLOWED"

New York City Civil Page 1 of 1

New York State Unified Court System

New York City Civil Court

Hon. Fernando Tapia

Admitted to Bar NYS, Appellate Division, First Department, 1987

Law School JD, Dickenson Law School

College

Experience

- Civil Court Judge, New York City Civil Court, Bronx County, 2003

www.nycourts.gov

Proof is readily because of the attached.

Hon = what?

In fictional administration, presumptions may rule, if not challenged. No more fictional administration.

Please see the attached other Hon, that work with children specifically and are not judges.

<http://www.nycourts.gov/courts/nyc/civil/Judge/Profiles/ftapia.shtml>

3/4/2010

NOW HE IS GOING TO BE USED TO USE HIS BRONX CONTACTS TO FURTHER ATTACK AND HARM ME. THIS IS WHAT DESPERATE LYING WONDERS DEMONS DO! BUT GOD!

Judicial Imposture
Plaintiff Non Appearance on 3/3/10 Disregarded

THIS IS JONATHAN LIPPMAN AS SHARIN \$ LIPSHIE, P.C. AND SHARINN AND LIPSHIE, P.C, AS WORLDWIDE ASSET PURCHASING II, LLC, AND WORLDWIDE ASSET PURCHASING AS A THIRD PARTY CREDIT CARD FICTIONAL ENTITY. WORLDWIDE ASSET PURCHASING WAS CREATED TO USE THE NYS COURTS FOR JONATHAN LIPPMAN ORDERED CRIMINAL DEFRAUD JUDGMENT CREATIONS TO ENJOIN OFFICERS AND ENTITIES IN HIS PREMEDITATED DISGUISED KILLING PROJECTS USING DEFRAUD JUDGMENTS AS AUTHORITY TO DISGUISE KILL AND INDUCE ATROCITIES ON INNOCENT PEOPLE. HE HAS INFLICTED THESE CRIMES ON ME BEFORE AND THEY WILL NOT CONTINUE.

CRIMINAL DOCUMENT REQUIRING ARRESTS 18 USC 1341 FRAUDS AND SWINDLES,

Jonathan Lippman as Sharinn + Lipshie
 Sharinn + Lipshie as Worldwide Asset.
 Worldwide Asset as Bank America Credit Card.

A card. Never heard of.

Please tell Tapia:
 No standing
 No contract
 No agreement
 No novation
 No contracting
 No jurisdiction
 No tender
 No independent liability

March 3, 2010
 Credit Card
 Frivolous Lawsuit
 Pre-trial hearing
 was held by
 Tapia. Plaintiff
 failed to
 appear and
 Tapia refused
 to dismiss
 without cause.
 Also, he refused
 to dismiss
 based on my
 Motion to
 dismiss.

2c

THIS IS A CRIMINAL DOCUMENT REQUIRING ARRESTS PURSUANT TO 18 USC 1341 FRAUDS AND SWINDLES, THE CROSSED OUT SIGNATURE MAKES THIS A FRAUD AND VIOLATES THE NYS COURT PRESENTMENT RULES

Frivolous Lawsuit
Plaintiff Defaulted
on 3/3/10 and Hon. Tapia
denied dismissal.
VERIFIED COMPLAINT

CIVIL COURT OF THE CITY OF NEW YORK
COUNTY OF BRONX

WORLDWIDE ASSET PURCHASING II, LLC
Plaintiff

-Against
MIRIAM SNYDER
Defendant(s)

Plaintiff, by its attorneys SHARINN & LIPSHIE, P.C. complaining of the defendant(s), respectfully alleges:
1. That the Plaintiff is duly licensed by the New York City Department of Consumer Affairs to collect debts in NYC. The NYC Dept. of Consumer Affairs License number for the Plaintiff is 1260697.
2. That at all times hereinafter mentioned, the Plaintiff, WORLDWIDE ASSET PURCHASING II, LLC is a foreign corporation with offices located at 101 CONVENTION CNTR. #850 LAS VEGAS, NV 89101.
3. That upon information and belief the Defendant(s) is/are and at all times hereinafter mentioned was/were a resident of the county where this action is brought.
4. The agreement sued upon herein was duly assigned to Plaintiff by Bank of America and notice thereof was duly given to Defendant.
5. That there are monies due from Defendant(s) to Plaintiff, plus agreed and/or reasonable attorney fees, if any, for charges incurred and/or loans granted in connection with credit card(s) issued by Plaintiff's assignor pursuant to credit card agreement(s) made in compliance with the law, a copy of which agreement(s) were duly mailed to Defendant(s), on which there is a balance due of \$5,518.16, and that in addition there is due attorney fees of \$1,103.64, making a total sum due from Defendant to Plaintiff of \$6,621.80, no part of which sum has been paid, although due and duly demanded.
6. The above debt arises from account number 4888891011799500.

WHEREFORE, plaintiff demands judgment against defendant(s) for the sum of \$5,518.16 with interest thereon from December 29, 2007 at the rate of 9%, and attorney fees of \$1,103.64 plus costs and disbursements of this action. Signature (Rule 130-1.1a(b))

Dated: July 10, 2009
Garden City, New York

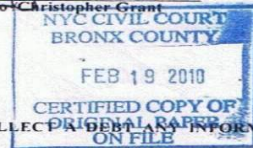
SHARINN & LIPSHIE, P.C.
333 Earle Ovington Blvd, Ste 302
Uniondale, New York 11553

STATE OF NEW YORK
COUNTY OF NASSAU

}ss:

I, the undersigned an attorney-at-law, admitted to practice in the Courts of the State of New York, shows: deponent is associated with the firm of SHARINN & LIPSHIE, P.C. attorney of record for the Plaintiff in the within action; this verification is made by the undersigned because plaintiff is not within the same county wherein your deponent maintains his office. Deponent has read the foregoing complaint and knows the contents thereof; the same is true to deponent's knowledge except to matters therein stated to be upon information and belief, and as to those matters, deponent believes it to be true. The grounds of deponent's belief as to all matters not stated upon deponent's own knowledge are as follows: records belonging to plaintiff (s) in possession of deponent.

~~Amanda Moreno~~ Christopher Grant



Client Acct # 4888891011799500
Claim # WAMI0388

WE ARE DEBT COLLECTORS. THIS IS AN ATTEMPT TO COLLECT A DEBT. ANY INFORMATION OBTAINED WILL BE USED FOR THAT PURPOSE

No Standing ✓
No Liability ✓
No Joinder ✓
No Novation Contracts ✓
No Contracts ✓
No agreement ✓
No Jurisdiction ✓

NOTE THE COURT CRIMES. THE MOTION TO DISMISS COMPLAINT WITH A SUPPORTING 64 PAGE SUPORT AFFIDAVIT WAS HAND DELIVERED TO THE BRONX COURT MARCH 1, 2010 THE COURT STAMP TIME AND DATE IS BASED ON PRESUMPTIONS AND IS ERRONEOUS. THIS IS WHAT DEMONS DO. THERE JOB IS TO INFLICT CHAOS, THE OPPOSITE OF CLARITY.

SEE THE COMPLETE MOTION TO DISMISS COMPLAINT HERE:

<http://www.scribd.com/doc/27557491/Notarized-W-Receipts-Motion-to-Dismiss-Sharinn-Lipshie-Replicated-Third-Party-Credit-Card-Fraud-Falsified-Affidavit-of-Service>

~~Worldwide Asset Purchasing II, LLC~~
CIVIL COURT OF THE CITY OF NEW YORK
COUNTY OF BRONX

Hand Delivered
3/1/2010
3/1/2010

WORLDWIDE ASSET PURCHASING II, LLC ^X

NOTICE OF MOTION TO DISMISS COMPLAINT

Plaintiff

v.

MIRIAM SNYDER

Alleged Defendant ^X

Index No. 09-107485

Wrong Bronx Court Stamp

Lying Wonders Administration

PLEASE TAKE NOTICE that Miriam Snyder, an alleged defendant in the above titled action, is making a special visitation, specially and not generally nor voluntarily without waving any rights, remedies or defenses, Miriam Snyder will move this court at 851 Grand Concourse, Bronx, New York 10451, Part 35, 5th floor, Room 503 on the 15th day of March 2010, at 9:30 AM or as soon thereafter as Miriam Snyder can be heard for the following relief:

1. An Order, supported by the facts outlined in Miriam Snyder's affidavit, to dismiss the complaint, with prejudice, pursuant to Common Law Authority embedded in CPLR § 3211 and any other relief relevant statute unknown to Miriam Snyder for:
 - a. Plaintiff's lack of standing to sue.
 - b. The court has not jurisdiction.
 - c. Plaintiff's failure to state a cause of action.
 - d. Legal Malpractice. Plaintiff's Attorney Christopher Grant of SHARINN & LIPSHIE, P.C law office, is practicing law as Plaintiff and Lawyer.
 - e. Lack of due service. The alleged defendant was never served the complaint. The summons was mailed to her with no complaint. The alleged Defendant had to go to the court house to get the complaint to defend herself from this fraud.
 - f. Violations of law. Plaintiff's Attorneys SHARINN & LIPSHIE, P.C have a history of committing fraud in the courts. Specifically, they are being sued by NYS for the criminal scheme of filing falsified affidavits of service in NYS courts, extorting money not owed, using a frivolous non verified complaint, as a lethal weapon, to criminally create liability where none exists. Please see the attached SHARINN

1

10 MAR -1 AM 9:32
NEW YORK COUNTY CLERK

& LIPSHIE, P.C attorneys in their criminal capacity in exhibit 9 and posted

at: http://www.oag.state.ny.us/media_center/2009/july/pdfs/5015%20Suit.pdf

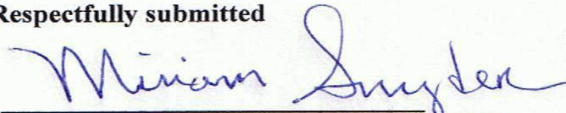
OR

<http://www.scribd.com/doc/26545859/Jonathan-Lippman-Boyd-Gray-SHARINN-LIPSHIE-PC-Continued-NYS-Fraud-on-the-Courts-See-description>

2. An order, supported by the facts outlined in Miriam Snyder's affidavit, if the above requested relief is not granted, pursuant to Common Law Authority, CPLR § 3211 and any other relevant statute unknown to Miriam Snyder:
3. Pursuant to CPLR § 2214 (b), answering affidavits, if any are to be served upon Miriam Snyder at least eight days before the return date of this motion.

DATED: February 26, 2010
Bronx, New York

Respectfully submitted



Authorized Agent for MIRIAM SNYDER,

TO:
MINISTERS ACROSS THE NATION

President Elect Barak Obama: president@whitehouse.gov
Vice President Elect Joe Biden: comments@whitehouse.gov
Eric Holder, US Department of Justice, AskDOJ@usdoj.gov
The White House
1600 Pennsylvania Avenue

Dave Paterson, NYS Governor
Emailed to: NYECOM@oft.state.ny.us
State of New York
State Capitol
Albany, NY 12224

Bill DeBlasio, NYC Public Advocate
bgnews@pubadvocate.nyc.gov
1 Centre Street
New York, New York 10007

THIS IS A SEPARATE AFFIDAVIT FROM THE ABOVE NOTICE. THIS WAS MAILED MARCH 6, 2010. PLEASE SEE THE US MAIL RECEIPTS BELOW AND THE AFFIDAVIT OF SERVICE ATTACHED.

**CIVIL COURT OF THE CITY OF NEW YORK
COUNTY OF BRONX**

X
WORLDWIDE ASSET PURCHASING II, LLC
(THIRD PARTY CREDIT CARD FICTION)

Index No. 09-10748

**AFFIDAVIT DOCUMENTING UNREGULATED
3/3/2010 COURT CRIME INFLICTIONS AND
PREMEDITATED NYS REGIONAL KILLINGS
VIA JONATHAN LIPPMAN AND BOYDEN GRAY
CRIMINAL ATTEMPTED USURPATION OF THE
NYS GOVERNOR'S OFFICE**

Alleged Plaintiff



MIRIAM SNYDER

Alleged Defendant

X
FILE ON DEMAND

**AFFIDAVIT DOCUMENTING UNREGULATED COURT CRIME INFLICTIONS OF THE PRE TRIAL
HEARING
IMPLEMENTED ON MARCH 3, 2010 AND CONTINUED, UNREGULATED UNDER THE LAWLELSS AND
DEADL HEADSHIP OF NYS CHIEF CRIMINAL JONATHAN LIPPMAN JUDICIAL TRESPASS REVENGE
AND HATE CRIME ADMINISTRATION REPLICATIONS, AGAIN,**

STATE OF NEW YORK)
) : subscribed and affirmed
COUNTY OF BRONX)

COMES NOW, Miriam Snyder one of the people of New York State, alleged defendant, having firsthand knowledge of the facts stated herein, and being of age and competent in mind and body to testify, declares, certifies and affirms that the stated herein is true, correct and complete, to the best of her memory, not misrepresented and made under the penalties of perjury of the laws of the united states of America and the State of New York, except those statements of fact made upon information and belief, and as to those statements, she believes them to be true:

1. This is a criminal report and an affidavit documenting unregulated and deadly court and judicial crimes inflicted on me. The emphasis will be on the court crimes inflicted on March 3, 2010. The evidence shows indisputable court led criminal activities and I seek the arrest of these criminals and crimes. It is my professional contention, that Jonathan Lippman is again using the NYS court

process to criminally create a judgment to enjoin the police and other entities in his criminally insane scheme to attack and disguise kill me, again.

2. There is no other reason this credit card matter has not been dismissed. March 3, 2010, the plaintiff and their attorney, did not appear in court. The matter was supposed to be dismissed. It was not.
3. Jonathan Lippman is trying to use this credit card case, see Exhibit 7, the court certified page showing this is a credit card case, to get a judgment on me by criminal means to change the credit card judgment into a housing judgment and send such criminal fraud to the police so they can be used to kill me while defending my God given property and right to be left alone from criminal fraud enjoins and extortions.
4. There is a disguised killing plan attached to this frivolous credit card judgment creation case. This is why the crimes have not been stopped. The fraud judgment creation process is being entertained while Jonathan Lippman and now Hon Tapia put together and use their Bronx criminal police friends to implement this criminal judgment led disguised killing plan.
5. In addition, Regional Killers Boyden Gray and Jonathan Lippman are trying to criminally and covertly hijack the NYS governor's office so no help will be available to people they attack. They want to kill massively and quietly under multiple disguises like they have done in Africa for years.
6. As long as this frivolous law suit is pending, my life is in danger because of the above mentioned premeditated fraud that Jonathan Lippman has used the courts to inflict on me previously. Again, please see exhibit 7. This is a credit card matter that Jonathan Lippman is trying to get a judgment on me to turn the judgment into something it is not, to give his criminal judgment creation to the police to enjoin the police in his criminally insane personal and criminal use of the NYS court system in his disguised attempting killing and induced atrocity of me.
7. Please note Regional Killers Boyden Gray and Jonathan Lippman have already criminally hijacked some of the power in the public advocate's office. They are controlling the mail and the phone systems. This is being done because they are planning the killing and induced atrocities for millions of New Yorkers. They are planted in the NYC governor's office. I have gotten no help from this office.

8. **Regional killers Boyden Gray and Jonathan Lippman have criminally usurped power over all NYC public protection offices so they can disguise kill and induce regional killings and atrocities on innocent people via the silencing of the crimes. I am only one aware survivor. They have an agenda to regional kill and destroy New Yorkers. This is the purpose of attacking the NYS governor. They want to control the NYS governor's office and they want new people in there to rid these complaints documenting their premeditated NYS regional killing plans.**
9. **This is a criminal report seeking the arrest of Regional Killers Boyden Gray and Jonathan Lippman for the crimes noted. In addition, this is a criminal affidavit documenting the court and judicial crimes inflicted on me March 3, 2010 in the Bronx court room. This is a public cry for NYS public protection offices to work, to stop regional killers Boyden Gray and Jonathan Lippman premeditated regional killings, court induced atrocities, induced poverty, induced creation of vulnerable populations for the sole purpose of killing such under many of their practiced Africa disguises. This is a public safety appeal to stop their documented and in writing disguised killing plans and to arrest these criminals for the below documented additional court and judicial crime inflictions. If they are not arrested, they will force the governor out of the governorship, and take over the NYS governor's office. NYS will be dead.**
10. **These regional killers need the governor's office to advance their killings. This is a warrant for the arrests and institutionalization of Regional Killers Boyden Gray and Jonathan Lippman in the midst of their detailed and documented and criminal usurpation of the NYS governor's office and in the midst of their fraudulent judgment creation process. The courts are being criminally used to create defraud judgments that are being used as lethal weapons to advance these regional killers attempted disguised killing of me. I demand an end to this deadly criminal insanity crime infliction and criminal enjoiments.**
11. **The following represents my recollection of proceedings in Court Room 504 of Civil Court of The City of New York, County of Bronx, for a Mandatory Pre Trial Hearing on Plaintiff's Non Served, Frivolous, Non -standing, Falsified Affidavit of Service, Summons and Complaint regarding a **CRIMINAL, NON CONSENTED, NON CONTRACTUAL, THIRD PARTY ENJOINMENT IN A CREDIT CARD MATTER.****

12. The sequences of events are as follows: Hon. Fernando Tapia presided over the hearing on March 3, 2010 starting at approximately 11:15 PM. His judicial profile where he is titled as Hon. Fernando Tapia is attached as exhibit 1. Please note at no point in his NYS Unified Court System profile is Fernando Tapia acknowledged as a judge other than in his one Bronx experience listed. Please note that under fictional administration presumption criminally acts as authority. Please see the next exhibit where several characters are identified and presumed to be judges by the title of Hon. and they too are not judges.
13. The alleged Defendant Miriam Snyder brought a witness to court. His name is Anthony Diedrick. His Affidavit will be sent to the court separately.
14. This pre trial hearing began with the calling of Worldwide Asset II, (CREDIT CARD COMPANY FICTION) versus Miriam Snyder. Please note the alleged defendant has no business account or relations with this money laundering fictional entity.
15. The Alleged defendant, her witness and an estranged woman approached the bench. The woman was not Christopher Grant, the person named on the summons, who in his pleadings has acted as attorney and plaintiff.
16. Discrepancies: After the calling of names, the estranged woman went to the bench and did not identify herself. She said this was a commercial transaction and Miriam Snyder owed money.
17. The alleged defendant Miriam Snyder said first and foremost, this woman is not Christopher Grant, the name on the summons and the name being used to allegedly sue me. The alleged Defendant further stated that according to the rules of the court, specifically based on the Rules of the Chief Administrative Judge Rule/Part 130 this matter should be dismissed based on Christopher Grant's unjustified failure to appear. Please see exhibit 2 attached: Rules of the Chief Administrative Judge, Part 130-3 Imposition of Financial Sanctions Or Costs For Unjustified Failure To Attend A Scheduled Court Appearance.
18. **Hon. Tapia, while acting as judge, stated that rules do not have to be followed and that rules were made to be broken.** I looked at my witness and Fernando Tapia told me not to look at my witness to look at him. His actions were criminal, hit man type and do not belong in a court of law. **PLEASE NOTE MY COMPUTER IS BEING HACKED I HAVE CORRECTED THIS CRIMINAL REPORT AND COURT AFFIDAVIT OVER 100 TIMES AND WORDS ARE BEING THROWN IN TO DISCREDIT THE TRUTH, BUT THE TRUTH MUST STAND!**

19. **Again, the alleged Hon Tapia, while acting as judge on the bench, stated that rules do not have to be followed in the court. The alleged defendant Miriam Snyder asked that her motion to dismiss complaint be granted based on the fact that Christopher Grant, the alleged attorney, who signed the summons was not present. I asked for a dismissal based on plaintiff's default. Hon Fernando Tapia said under no circumstances would the matter be dismissed based on the Plaintiff's default and if anything he would order an adjournment. Tapia's rulings were lawless, malicious, and in contravention to the rule of law. They were criminally pro-plaintiff despite the fact that the plaintiff and or their attorneys failed to appear.**
20. **I said to Hon Tapia, for the record please note I object, dispute and do not consent to substitute anything, particularly counsel, if that is what the estranged woman is presuming to be. I object to such because it was a major inconvenience for the alleged defendant to be here in the court today for a non standing frivolous law suit from an unknown fictional entity. I further stated that the alleged defendant did not and could not send in a substitute representative. Consequently, in the furtherance of justice, I seek the motion to dismiss complaint to be granted based on the plaintiff's default. Hon Tapia refused to dismiss on plaintiff's default. Hon Tapia was acting like another documented NYS Chief Judge and Criminal Jonathan Lippman hit man.**
21. **Hon Tapia asked the alleged plaintiff to explain her defense to the estranged woman. The alleged defendant stated I do not know who this woman is. Hon Tapia said she works for Sharinn and Lipshie, P.C. The man acting as judge, Hon Tapia, was talking for the estranged and unidentified woman while acting as judge.**
22. **I, the alleged defendant said who is she? What is her name? Where is the proof that she works for Sharinn and Lipshie, P.C. and under what authority is she acting?**
23. **The estranged woman/actress said I am an attorney for Christopher Grant of Sharin and Lipshie, P.C. and she said her name is Irene Greenberg.**
24. **The defendant's witness wrote her name down for confirmation.**
25. **The Hon Tapia ordered the estranged woman/actress to give me, the alleged defendant her Sharin \$ Lipshie business card. She refused. She did not give the alleged defendant or the Hon Tapia any card.**

26. I waited for Hon Tapia's ordered business card and it was not presented despite his order and need for such to show that this woman was lying in court. She did not produce ID or any evidence of affiliation with Sharinn and Lipshie, P.C., despite request for such. The estranged woman who alleged to be Irene Greenberg, was not substitute counsel for Christopher Grant and therefore could not present any Sharin \$ Lipshie business card. She was not prepared to go forward with the case. She proffered no reason for plaintiff and lawyer Christopher Grant's failure to appear.
27. The estranged women, who identified herself as Irene Greenberg was following a script and was at this pre trial hearing to delay and prolong this frivolous action, to harass and maliciously injure the alleged plaintiff. She wasted the alleged defendant's and court's time and money.
28. After the estranged woman who identified herself as Irene Greenberg refused to produce a Sharin \$ Lipshie, P.C. business card, Hon. Tapia, asked the alleged defendant what was her defense?
29. The alleged defendant Miriam Snyder stated her defense was in writing in her motion to dismiss complaint and in her affidavit in support of the motion, which were served on the courts as exemplified in the attached Bronx court stamp on her Notice of Motion which is attached as exhibit 5.
30. Hon. Tapia asked the alleged defendant to explain her defense again. The alleged plaintiff, Miriam Snyder, stated: There is no standing. Hon. Tapia asked her to explain standing. The alleged defendant Miriam Snyder said: There is no contract, no agreement, no joinder, no novation, no controversy, no liability, and no court jurisdiction over this matter. Hon. Tapia said Miriam Snyder's motion to dismiss will be heard on March 15, 2010 and ordered Christopher Grant of Sharon \$ Lipshie, P.C. to be there.
31. After leaving the court house, at about 12: 15 pm, March 3, 2010, the alleged defendant Miriam Snyder called the office of Sharinn and Lipshie P.C., in Long Island New York. The alleged Plaintiff Miriam Snyder spoke on speaker phone in front of several witnesses, to a receptionist who identified herself as Sharin and Lipshie's office. I, the alleged defendant Miriam Snyder asked her for her name. She said her name was Gwen. I immediately thereafter asked Gwen of Sharin and Lipshie, P.C. if there was an Irene Greenberg attorney working with and or affiliated with Sharinn and Lipshie law firm and or debt collectors. The Sharinn and Lipshie, P.C. receptionist said NO. I asked her to look through the lawyer directory and she said no again, that there is no Irene Greenberg working at or with Sharinn and Lipshie, PC. Who was the lady in the court impersonating attorney Christopher Grant of Sharinn and Lipshie.

32. The alleged defendant Miriam Snyder was just court enjoined and compelled, under duress and threat, to participate in multifaceted crimes, specifically, criminal attorney impersonation, money laundering, misrepresentation, unconscionable contracting, deceptive practices, and a criminal fraud and racket scheme condoned by the judge, with evidence on the record epitomizing the crimes.
33. Again, attorney fraud, misrepresentation, and criminal impersonation, was perpetrated and committed in the court when this could have been prevented and was not. Irene Greenberg actress, perpetrated a fraud on the courts on behalf of continuing Sharinn and Lipshie, P.C. criminal fraud racketeering, misrepresentation, obstruction of the rule of law embedded in 22 NYCRR 1200.41-a [DR 7-111] and Rule 130, via participating in this non standing matter seeking to share in fee earned therefrom this premeditated, frivolous, fraud, racket, money laundering and extortion law suit and court enjoinder.
34. Irene Greenberg should be criminally prosecuted, sanctioned and made to pay costs to the alleged defendant for impersonating an attorney of Sharinn and Lipshie, PC, when she is not, for disobeying Hon. Tapia's order to produce and give the alleged defendant Miriam Snyder a Sharin & Lipshie, P.C. business card, for not presenting identification to confirm her identity and for maliciously and criminally delaying this matter when it should have been dismissed based on Christopher Grant's default and in the furtherance of justice.
35. Christopher Grant and Sharin \$ Lipshie, P.C should be sanctioned in compliance with: the alleged defendant's motion to dismiss complaint, including under CPLR 2214 or 2215 or upon the court's own initiative and should be ordered to pay costs in the form of reimbursement for actual expenses reasonably incurred and reasonable research fees, resulting from their above documented frivolous conduct and for filing a frivolous summons and unverified complaint as exemplified in the alleged defendants motion to dismiss complaint and in the court files.
36. Pursuant to Rules of the Chief Administrative Judge, Section 130-1.1 financial sanctions as awards of costs to the alleged defendant should be ordered for Sharinn \$ Lipshie, P.C. continued frivolous actions and enjoinders of the courts in such, specifically, Sharinn \$ Lipshie's violations of CPLR Article 3, continued fraud on the court via their continued filing of falsified affidavits of service. Please see their continued fraud on the court law suit Index No. 2009-8236, titled: In the Matter of the Petition of HONORABLE ANN PFAU, Chief Administrative Judge of The New

York State Unified Court System, Petitioner against **SHARINN \$ LIPSHIE, PC.** Please see law suit Index No. 2009-8236 here:

<http://www.scribd.com/doc/26545859/Jonathan-Lippman-Boyden-Gray-SHARINN-LIPSHIE-PC-Continued-NYS-Fraud-on-the-Courts-See-description>.

or

See the plaintiff's attorneys in their criminal capacity here page 9:

<http://www.scribd.com/doc/27557491/Notarized-W-Receipts-Motion-to-Dismiss-Shyster-Lawyers-Debt-Collection-Documented-Court-Fraud>

37. The Plaintiff and attorneys should be sanctioned and made to pay costs to the alleged defendant for continued failure to establish standing to sue in this or any Court by failing to appear, failing to show this court evidence of injury or damages introduced by a competent fact witness, continued fraud, misrepresentation, illegality, unconscionable contracting, and because their continued lack of legal or factual basis was apparent, should have been apparent, and was brought to the attention of counsel via the public law suit against them posted at:
<http://www.scribd.com/doc/26545859/Jonathan-Lippman-Boyden-Gray-SHARINN-LIPSHIE-PC-Continued-NYS-Fraud-on-the-Courts-See-description>
38. SHARINN-LIPSHIE, P.C. conduct is frivolous because it is completely without merit in law and cannot be supported by a reasonable argument and the attorney's failure to appear at the pre trial hearing served to primarily delay and prolong the resolution of the litigation, and harassed and maliciously injured the alleged defendant via inflicting gross and unwarranted emotional and financial distress and unnecessary expenses.
39. There is no admissible proof in record to prove the alleged plaintiff's claim. The affidavit of Miriam Snyder is the only proof. Everything else is out of compliance, not in conformity, pure plaintiff papers with nothing to establish any liability whatsoever, and from attorneys who are not witnesses and as such, are not admissible, as outlined in great detail in Miriam Snyder's Motion to Dismiss Complaint with case law and NYS Judicial Opinions in support.
40. I, Miriam Snyder object to the plaintiff not being present; without the plaintiff being present or the plaintiff's representative with personal knowledge of the matter, as a matter of law, the case should have been dismissed and I, again demand that the court dismiss the complaint.
41. I also object to the attorney's presence in the case until proof is submitted on the record that they are who they say they are. Based on the above documented criminal attorney impersonation, the

court, my witness, and I just witnessed and in the furtherance of justice, there is a lawful need to see and file in the record 3 forms of ID from Christopher Grant, the alleged attorney.

42. The alleged defendant also wants to see proof submitted in the record that attorney Christopher Grant is a bona fide agent for the plaintiff.
43. The alleged defendant objects to the plaintiff not being present, objects that the custodian of the records is not present, objects that Worldwide Assets II is not present to validate their un-validated statements and object to the continued plaintiff and attorney attempts to create liability where none exists.
44. I, Miriam Snyder object to Hon. Fernando Tapia further presiding over this matter and demand his removal because of the disregard of and for law, rules, and orders, as he stated at the pretrial conference. In addition, I seek his removal from this matter for his deliberate disregard of all the evidence presented in the file, and at the pre trial. Please see it posted here:
<http://www.scribd.com/doc/27557491/Notarized-W-Receipts-Motion-to-Dismiss-Shyster-Lawyers-Debt-Collection-Documented-Court-Fraud>

BACKGROUND

45. This frivolous law suit was initiated to pit Hon. Tapia against me based on our color and sexes based on the principles of Jonathan Lippman's patterned and practiced Willie Lynch judicial and governmental pitting administration as defined under Willie Lynch. This is an effective, diabolical, criminal, practiced and perfected means of oppression and is described and defined here: [Click here: WILLIE LYNCH PITTING MANUAL: DIVIDE, CONQUER, AND CRIMINALLY CONTROL: DESPERADO/BOTTOM BUCKET MANAGEMENT OPERATION](#)
or
<http://www.endorganizedcrimeuniverse.com/page16.html>
46. Jonathan Lippman pitted, another judge that looks like me, against me in the matter of HDW Hempstead Apartments, index No: SP242/00 and 20001220NC. This judge was used to make me homeless while I had rent receipts showing my rent was paid. I was never compensated for those judicial crimes and induced atrocities. But God! Based on the March 3, 2010 unwarranted court infliction, enjoinder, judicial pitting and corruption, it is my professional contention, based on incalculable atrocities Jonathan Lippman has used the courts to inflict on me, that he is using Hon

Tapia to be pitted against me and that Hon Tapia is also not a judge and is operating under Jonathan Lippman's fictional, satanic, and criminal hate crime judicial administration. This is the initiation stage. He sigged Hon Tapia on me to create resentment and advance pitting.

47. Under Willie lynch, criminals must pit people. There is no other way they can be in power. Consequently, based on observations, Regional Killers Boyden Gray and Jonathan Lippman specialize in sex and race pitting. This means they use and criminally control government offices to deliberately create environments for pitting men against women, black against black, Spanish, against Spanish, white against white, etc. Pitting is one of their favorite and most criminal manifestations, all implemented to criminally usurp power they do not have.

48. Another example, I must call to attention, is regional killers Boyden Gray and Jonathan Lippman name aligned, Mr. Wright criminal fiction operating out of Con Edison. This character was used, pitted against me, and criminally had my electricity turned off, just to initiate the patterned and practiced, criminally insane Jonathan Lippman law department led pitting, and obstructions while the bill was paid and current.

<http://www.scribd.com/doc/26504214/BOYDEN-GRAY-JONATHAN-LIPPMAN-CON-EDISON-OBSTRUCTION-OF-THE-RULE-OF-LAW-TERRORIZATIONS>

49. For the record, Hon. Tapia can not preside over this matter here, after telling me in a court room that rules do not have to be followed and after disregarding all of the evidence I most diligently put together and that is posted here: <http://www.scribd.com/doc/27557491/Notarized-W-Receipts-Motion-to-Dismiss-Shyster-Lawyers-Debt-Collection-Documented-Court-Fraud>

50. Jonathan Lippman pitted Hon. Tapia against me. Since I have noted and exposed this pitting and hit man behavior, Jonathan Lippman will now use Hon Tapia to use his contacts in the Bronx community to seek revenge for me exposing what Hon. Tapia did to me in this matter, while Jonathan Lippman premeditated and planned out this frivolous law suit court enjoiment.

51. Regional killers Jonathan Lippman and Boyden Gray want me penniless, homeless and disguised killed. Consequently, they are enjoining the Bronx courts in their criminal agenda. I seek public protection from this additional use of the courts to criminally harm and disguise kill me. The reason this frivolous third party credit card case was initiated was to get Regional Killer Jonathan Lipmann's criminal judicial hit man team and ball started.

- 52. My life is now in danger again, because of Jonathan Lippman's unregulated and criminal use of the NYS court system to vent revenge for documenting and exposing his judicial hit man organized hate crimes, as exemplified in this matter.**
- 53. Jonathan Lipman's unregulated frivolous law suit filings, court disregards of the frivolous filings, judicial crimes, and attempted disguised killings, and induced legal terrorization inflictions on me, must be made to stop.**
- 54. This credit card frivolous fraud case was simply implemented to get the Bronx judicial hit team ball rolling, so the NYS courts could be used for Jonathan Lippman criminal revenge, again, and for attempted silencing of his at hand premeditated NYS regional killing and induced poverty to advance his regional killing plan. Please see the below links.**
- 55. Regional Killers Boyden Gray and Jonathan Lippman are two deadly sick men and there is no human or lawful reason they are not arrested or made to stop using NYS courts as revenge playgrounds. To the authorities, I would like to know why Jonathan Lippman has not been arrested and or asked to resign based on the lawless operation and hit men activities of the courts under his criminal lawless headship.**
- 56. In fact, the reason for the current media attack on NYS Governor Patterson is to induce a governor resignation because they do not have lawful authority to remove him. Regional killers Boyden Gray and Jonathan Lippman diabolically paid and used the media to exploit some of their lying spirits induced scandals to try to force the NYS Governor to resign, so that they can control that office.**
- 57. Why do these Regional Killers want NYS Governor Paterson out? There are many reasons. First, the governorship is a ruler ship position that they want to totally control. Second, I should have a library of criminal reports filed in the NYS Governor's office regarding these two killers and they want my files to disappear under plausible deniability, so they can implement their below name aligned NYS premeditated Regional killings AND INDUCED ATROCITIES.**
- 58. The NYS governor has been informed of these crimes and they want the governor and everybody afraid to shut these demons down. In fact, his office may have started investigating and or made way for a victim protection needed frivolous complaint claim authorization for me and all hell broke loose because these demons are obsessed with doing everything diabolically possible to hold me down and try to destroy me. But, I thank God for his all sovereign protection because had it**

not been for the grace of God, these documented regional killers would have destroyed and killed me already.

59. Now they are after Governor Paterson because Governor Paterson and Attorney general Cuomo know too much. They, Regional killers Boyden Gray and Jonathan Lippman, like key control positions to be filled by total idiots so they can criminally rule via law department illusions.
60. They want the NYS governor's office so they can criminally rule and control the new governor and his staff via Jonathan Lippman law department fictional administration and deadly staff development.
61. NYS Governor Paterson has governor experience now and this is a threat to Regional Killers Boyden Gray and Jonathan Lippman. The biggest threat to them is what if Governor Paterson and Attorney General Andrew Cuomo exercised their God given and public protection authority over them. They have to attempt to rid, experienced, expertise leadership, because they cannot control such leadership via their old and stale criminal law department usurpations.
62. The governorship position is an example of a biblically documented wall of protection. Please see exhibit 6. Once the governorship position is obstructed, tampered with, and or vacant, their name aligned, patterned and practiced, premeditated regional killings, induced poverty and atrocity plans can manifest under the disguise of plausible deniability, much more easily. The governor position in and by itself is a biblically created and documented wall of protection for the people against the enemy. In bible terms the governorship position is a wall of protection against the enemy, just like laws, rules, and orders are. These are all walls of protections against the enemies.
63. Once the walls of protection are torn down, it is disastrous. An example of such, is the wall of protection, the judicial system. This is where laws, rules and orders are supposed to be enforced. Once that wall of protection is demised and or has holes in it, disaster occurs. Listen to the disastrous judicial crimes against children cited here:
<http://www.youtube.com/nysenateuncut#p/u/0/knQLlI5hmjs>
64. Please note Regional Killers Boyden Gray and Jonathan Lippman have practiced their, we the people silencing crimes in Africa to a perfection and they are bringing their practiced, criminally insane, expert killing crimes and induced vulnerable population crimes here in NYS. They need a governor vacancy and or an inexperienced person dependent on their law department illusionary

rules to meet their satanic disguised killing and induced atrocity plans. They want the Governor's position bad because the chaos from an early resignation will give these two demons the power and time they need to set up their already premeditated execute innocent New Yorkers and children plan.

65. With respect to Governor Patterson, if he goes, everybody of significance and experienced in the governor's office will go too. This will leave Regional Killers Boyden Gray and Jonathan Lippman total control of the NYS judiciary and the Executive branch via the Governor's office. This will get rid of experienced people in the governor's office in a similar fashion as to how they are getting rid of people now in MTA. They did such in education and the hospitals already, so their regional killing plan is in full effect.

66. Regional killers Boyden Gray and Jonathan Lippman are funding the media discrediting campaign of NYS Governor Paterson. This is called a deadly psychological operation. They do not want Governor Patterson to know that he does not have to go anywhere. They have no authority over him or his position. They need the Governor's consent to get him out so they are literally funding his terrorization. If Governor Paterson understands the spiritual magnitude of what is going on, the demons, Regional Killers Boyden Gray and Jonathan Lippman retarded dark forces can not touch the Governor. His faith may be tried and tested, but he will endure if he understands the safety embedded in God's protection. These demons do not want people to understand such. Please see exhibit 6.

67. Governor Paterson and Governor Candidate Cuomo must make some serious spiritual decisions because there are demons ready and waiting to eat them alive over the power, governance and control of NYS. The demons do not want people to recognize the authority we God's creations have over demons and demonic forces. Please see exhibit 6 and read the book.

68. There is a real spiritual battle going on over the governance, power and control of NYS. God's people can win this NYS war if they enforce the authority that was already won.

69. These demons have regional killings that must take place in order for them to reign. This plan can be stopped by simple Godly leadership. These Demons will never nominate an experienced, legally astute, independent thinking, Godly leader because one of these with some back bone and enforcement power can shut these killers down.

70. They, regional killers Jonathan Lippman and Boyden Gray, will control everything for the new governorship planned, just like Regional Killer Boyden Gray controlled and planned everything for President Obama. He criminally controlled everything. Please see some examples here: <http://www.scribd.com/doc/23538339/REGIONAL-KILLER-BOYDEN-GRAY-PRESIDENTIAL-USURPATIONS-18-USC-1962-ADVOCATING-OVERTHROW-OF-GOVERNMENT>
71. They, these two regional killers, sweep new leadership with flattery, illusions of power, non sense entertainment, and everything in contravention to humility. They do this so while the new leadership is intrigued with the fanning and flattery treatment, they can effectively keep them entertained with nonsense, while they literally kill off regions of people and induce poverty under multiple disguises like an economic crises, while criminals and banksters get paid billions.
72. All of a sudden, for unknown reasons, hurdles of people will be laid off under the premeditated and criminal manifestation of sue the employer later, just get experienced and expertise people out of jobs, so demons can rule. This phenomenon , the firing of experts and hiring of newcomers with no experience leaves Regional killers Boyden Gray and Jonathan Lippman in total control in any and every workplace they deem their territory. These killers already control Con Edison, public education, communications systems, etc. They have practiced their crimes with success, but NYS has the authority and power in we the people to stop them. We need to exercise this authority by arresting Jonathan Lippman and Boyden Gray, for their documented, indisputable crimes and induced court, medical, and man made atrocities.
73. They control the staff development, the food, the phones, EVERYTHING. These are criminally insane control freaks and regional killers.
74. Regional Killers Boyden Gray and Jonathan Lippman are targeting inexperienced blacks for the Governorship because they enjoy regionally killing blacks while blacks are in leadership offices. Look at Haiti, Africa, and Katrina regional killing plans. In NYS, they have already paid fire departments to become dysfunctional to advance regional killings. They have paid for name aligned bombs. All these killers need is a puppet in the Governor's office with new people and their regional killing bombing plan and the fire department disablement are ready! Please see: <http://www.scribd.com/doc/27391464/Notarized-Criminal-Report-Elder-Abuse-Inquiry-Into-NYC-Bombing-Employee-Recruitments> and <http://www.scribd.com/doc/23699927/Notarized-w-Receipts-NYS-Venom-Drugs-and-Bombing-Criminal-Report-December-4-2009>

75. **Regional Killers Jonathan Lippman and Boyden Gray want new NYS governance so they will be dependent on Jonathan Lippman controlled illusionary law departments. This is how they criminally usurped control over NYS government offices. A criminal judicial system is key. This criminal entity encourages criminal terminations and enforces such. Once the experienced and expertise are criminally removed, these two demons control all, up to children's water, diapers, patients meds, school books, copy machines etc. Their sorry and dreadful crimes are old and tired like they are. These killers need to be institutionalized ASAP!**
76. **Finally, it s a crying shame, that people with God given authority, sat and watched the criminal assault on NYS Governor Paterson by these documented demons patterned and practiced criminal media usurpations. It is amazing that no one stopped these crimes and if they did such a thing to the Governor, they will do it to you, if we allow it. If I were Governor Paterson, I would have gotten on every media outlet and start going through Jonathan Lippman's and Boyden Gray's regional killing name alignments, induced atrocities, and disguised killing records and asked the world why these two documented killers have not been asked to resign.**
77. **Better yet, I would have played the below live testimony court corruption video and asked why has Jonathan Lippman not been kicked out of the judiciary upon receipt of the below linked people's and children's dreadful judicial crimes complaints. Someone, not afraid of demons, and with Godly leadership skills had better govern NYS because TRUE DOCUMENTED DEMONS ARE WAITING TO DESTROY, DEMISE, AND DEVOUR NYS UNDER MULTIPLE PREVENTABLE DISGUISES, embedded in the criminally induced governor vacancy. Please see the below crimes inflicted on via Jonathan Lippman criminal use of the NYS judiciary and government entities for pure criminally insane disguised killing and hate crime administration in the NYS court systems.**

POLICE REPORT SEPTEMBER 2008 BANK FRAUD REPLICATIONS

http://prayerwarriorsneeded.googlepages.com/POLICE_REPORT_SEPTEMBER_2008_finalee.pdf

REGIONAL KILLER BOYDEN GRAY NAME ALIGNED AND CODED STATUTORY TENURE OBSTRUCTION OF THE RULE OF LAW AND PERSONAL USE OF NYS ENTITIES TO CRIMINALLY ECONOMICALLY ASSASSINATE ME:

<http://prayerwarriorsneeded.googlepages.com/TENUREOBSTRUCTIONSNOTARIZEDfinal.pdf>

AND

<http://prayerwarriorsneeded.googlepages.com/SERIALKILLERBOYDENGRAYSYNDERNAMECRIM.pdf>

AND

<http://prayerwarriorsneeded.googlepages.com/PDFYONKERSANDHEMPSTEADLAWSUITOBSTRUC.pdf>

Please see Regional Killer Boyden Gray's name aligned most recent attempted murder of me:

<http://www.scribd.com/doc/24519760/Almost-Finalized-Dental-Inoculation-and-Deadly-Drugs-November-2009-Finalee>

Please see Regional Killer Boyden Gray's name alignments in the most recent induced hospitalization of my mother: <http://www.scribd.com/doc/24061097/Notarized-Regional-Killer-Boyden-Gray-s-Gassed-Mind-Controlled-Induced-Hospitalization-of-My-Elderly-Mother-the-Day-Before-My-Father-Was-To-Be-Disch>

Please see Regional Killer Boyden Gray's name alignments in the most recent induced hospitalization of my father:

<http://www.scribd.com/doc/21679517/Criminal-Report-October-23-2009-Regional-Killer-Boyden-Gray-Attempted-Murder-of-My-Father-w-Certified-Receipts-Mass-Murder-Plans-Poison-in-My-Ho>

78. Regional Killer Boyden Gray is a documented, criminally insane Satanist and regional killer. Please see the documentation below. He has and is obstructing every rule of law to attack and retaliate against me for documenting his regional killings and crimes inflicted on me. I have done everything legally possible to stop these crimes. I seek an end to, and order of protection regarding these replicated and documented Regional Killer Boyden Gray name aligned frivolous law suit filings, unregulated obstructions of the rule of law and continued criminal financial assassinations.
79. Above all, I am sending a copy of this affidavit, in particularity to NYS Attorney General Cuomo to please investigate Hon. Fernando Tapia's judicial credentials, experience, and capabilities, on behalf of public safety. On behalf of public safety, I am respectfully requesting a criminal investigation into the possibilities of Hon. Tapia impersonating a judge because of the attached, exhibit 1, New York Unified Court System profile which deliberately does not acknowledge him as Hon. Judge, but as Hon. Fernando Tapia. I am most uncomfortable with this type of wording, in this matter, where criminal impersonations and non authentications have ruled.
80. Please note at no point in the NYS Unified Court System profile is Fernando Tapia acknowledged as a judge other than in his one Bronx experience listed. Please note that **UNDER FICTIONAL ADMINISTRATION PRESUMPTION CRIMINALLY ACTS AS AUTHORITY**. I challenge such presumption. Please see exhibit 2, which is the New York State PERMANENT JUDICIAL COMMISSION ON JUSTICE FOR CHILDREN where several characters are identified as Hon. and they too are not judges. They ARE Commissioner Members for the New York State **PERMANENT JUDICIAL COMMISSION ON JUSTICE FOR CHILDREN**.
81. One cannot assume or presume he is a judge without validation, particularly with exhibits 1 and 2 showing that Hon. is not validation of authentic judgeship. It is time that regulations be enforced to authenticate judicial fingerprints with their credentials, and competency testing results aligned to their names. Some type of judicial authentication and accountability must be put in place as long as Regional killers Jonathan Lippman and Boyden Gray are lawlessly and criminally using

the judiciary and law departments to disguise kill innocent people and children. Please see verification of such in the below criminal reports at:

<http://www.scribd.com/people/documents/3967500-prayer-warrior?popular=1>



JANUARY 2010 CRIMINAL REPORT: ECONOMIC ASSASSINATION AND OBSTRUCTION OF THE JUDICIARY, CRIMES FROM THE TOP, THE OBSTRUCTION OF THE RULE OF LAW, DEMON CONTROL

<http://www.scribd.com/doc/25139721/NYS-Commission-on-Judicial-Conduct-Response-Letter-and-Name-Aligned-Judicial-Criminal-Report-Jan-2010>

DEMBER 26, 2009

<http://www.scribd.com/doc/24519760/Notarized-Criminal-Report-w-Receipts-Dental-Inoculation-and-Deadly-Name-Aligned-Tainted-Drugs-Rendered-November-2009>

DECEMBER 16, 2009

<http://www.scribd.com/doc/24194347/Criminal-Complaint-2-New-Disguised-KillingProjects-NYCHA-Apt-Gassing-Water-Poison-New-Foreclosure-Fraud-Judgement-Clause-to-Induce-Atrocities>

DECEMBER 9, 2009:

INDUCED HOSPITALIZATION OF MY ELDERLY MOTHER IN RETALIATION TO DOCUMENTING REGIONAL KILLER BOYDEN GRAY'S CRIMES AGAINST HUMANITY . BUT GOD!

<http://www.scribd.com/doc/24061097/Criminal-Report-w-Receipts-Gassed-Mind-Controlled-Induced-Hospitalization-of-My-Elderly-Mother-the-Day-Before-My-Father-Was-To-Be-Discharged-From-A>

MUST READ AND STOP:

DECEMBER 3, 2009, WORLDWIDE PREMEDITATED REGIONAL KILLINGS VIA THE PHARMACEUTICAL INDUSTRY, TAINTED PREFERRED DEADLY DRUGS NATIONWIDE DISSEMINATION

<http://www.scribd.com/doc/23699927/Notarized-w-Receipts-NYS-Venom-Drugs-and-Bombing-Criminal-Report-December-4-2009>

NOVEMBER 26, 2009 DENTAL INOCULATION ATTEMPTED MURDER OF ME

<http://www.scribd.com/doc/24519760/Notarized-Criminal-Report-w-Receipts-Dental-Inoculation-and-Deadly-Name-Aligned-Tainted-Drugs-Rendered-November-2009>

OCTOBER 22, 2009 CRIMINAL REPORT: INDUCED HOSPITALIZATION AND ATTEMPTED MURDER OF MY FATHER

<http://www.scribd.com/doc/21679517/Criminal-Report-October-23-2009-Regional-Killer-Boyden-Gray-Attempted-Murder-of-My-Father-w-Certified-Receipts-Mass-Murder-Plans-Poison-in-My-Ho>

OCTOBER 30, 2009 CRIMINAL REPORT:

INFECTIOUS DISEASE INTERMIXING AND CRIMINAL DISSEMINATIONS

<http://www.scribd.com/doc/21944210/Notarized-Copy-of-the-October-30-2009-Criminal-Report-NIH-Infectious-Disease-Mixing-Altered-Medicines>

WELL FINANCED REGIONAL KILLING LEGISLATION THAT NEVER WENT TO CONGRESS! BEST OF TV PAGE 37 CRIMINAL FRAUD

<http://www.scribd.com/doc/23653348/Defraud-Legislation-Deadly-Genetic-Code-Obstructions-Venom-Drug-Headquarters-Induced-Cancer-Diabetes-Crohns-etc-Massive-Disguise-Kill-Project>

Main Web Site

<http://www.endorganizedcrimeuniverse.com/page7.html>

COMPREHENSIVE WEB SITES:

http://docs.google.com/View?docid=dgfd2t36_185crmbxgdp

STOP CRIMINALLY INSANE ORGANIZED CRIME

<http://www.endorganizedcrimeuniverse.com/page10.html>

<http://mirsnv.googlepages.com/deadlyserialkillerboydengraybrainresearch>

<http://mirsnv.googlepages.com/home>

<http://mirsnv.googlepages.com/prayerwarriors>

<http://inflictedcrimes.googlepages.com/home>

<http://inflictedcrimes.googlepages.com/endorganizedcrimeeducationaudios>

<http://prayerwarriorsneeded.googlepages.com/nyscrimevictimsboard>

<http://prayerwarriorsneeded.googlepages.com/educationcrimes>

<http://mirsnv.googlepages.com/hune2008serialkillerboydengraydisguisedk>

STOP THE DEFRAUD FLU MASS INOCULATION DISGUISE KILLING/INFESTATION PLANS

CORRECTED LINK

<http://prayerwarriorsneeded.googlepages.com/educatetoday!>

<http://www.scribd.com/people/documents/3967500-prayer-warrior>

82. The above judicial investigations are needed: to prevent criminal use of judicial manuals and economic credentials, to prevent judicially created, easy access to and manipulation of children (see exhibit 2) and to stop the subterfuge and advancement of the below crimes:

- ✓ **18 USC SEC 371 CONSPIRACY TO OFFEND AND DEFRAUD THE UNITED STATES**
- ✓ **18 USC 1927 THROUGH 18 USC 1967 (RICO) RACKETEERING, INFLUENCE, CORRUPTION, ORGANIZATION ACT**
- ✓ **18 USC 1960, 1901, 1905, 1911, 1952, 1956, 1957, 1961, 1962, 1963, 1964 (RICO) CIVIL RICO- CONTINUOUS CRIMINAL ENTERPRISE ACT (CCE)**
- ✓ **U.S. CODE TITLE 10, INTERFERENCE WITH STATE AND FEDERAL LAWS**
- ✓ **18 U.S.C. SEC. 2381 TREASON AGAINST THE AMERICAN PEOPLE BY LEVYING WAR AGAINST THEIR CONSTITUTION OR AIDING ITS ENEMIES,**
- ✓ **18 USC 241 CONSPIRACY AGAINST RIGHTS OF SOVEREIGN, FREE, GOD CREATED, SPIRIT AND SOUL BEINGS,**
- ✓ **18 USC SEC 2384 SEDITION/SEDITIOUS CONSPIRACY BY CONSPIRING TO OVERTHROW THE CONSTITUTIONAL GOVERNMENT OR DELAY THE EXECUTION OF LAWS OF THE UNITED STATES OF AMERICA,**
- ✓ **IMPEDING DUE EXERCISE OF RIGHTS BY ATTEMPTING TO PREVENT, OBSTRUCT, IMPEDE, AND INTERFERE WITH SAME, 18 USC SEC 1509**
- ✓ **18 U.S.C. SEC. 1962 RACKETEERING BY CONDUCTING AN ONGOING ENTERPRISE OF BRIBERY, EXTORTION, OR THREATS OF SAME,**
- ✓ **18 USC 3130----3730 MONEY LAUNDERING**
- ✓ **18 USC 1341 FRAUDS AND SWINDLES,**

- ✓ 18 USC 1512 ENGAGING IN MISLEADING CONDUCT
- ✓ 18 USC 1503 INTIMIDATE WITNESSES,
- ✓ IMPEDING DUE EXERCISE OF RIGHTS BY ATTEMPTING TO PREVENT, OBSTRUCT, IMPEDE, AND INTERFERE WITH SAME, (18 USC SEC 1509)
- ✓ 18 U.S.C. SEC. 1962 RACKETEERING BY CONDUCTING AN ONGOING ENTERPRISE OF BRIBERY, EXTORTION, OR THREATS OF SAME,

83. In closing, I am asking NYS Attorney General Cuomo and NYS Governor Candidate, to please, on behalf of public safety, prioritize this lawless judicial leadership impersonation crime ring over NYS Governor Paterson's football ticket scam and his aide's private life business. This is a matter of New York State's people's life and death. The exploitation of Governor Paterson is for no other reason but to destroy New York State's walls of protection called governance. They already destroyed the laws as epitomized in this matter and in Jonathan Lippman's reign over the judiciary.

84. These killers need NYS governance in jeopardy in order to implement induced atrocities and killing under plausible deniability and chaos. Public officials, please stop this ridiculous premeditated removal of NYS governorship, while the crimes documented continue and escalate. If Governor Paterson is criminally removed, via forced resignation, Jonathan Lippman and Regional Killer Boyden Gray will control NYS under default via law departments and implement their diabolical regional killing and induced atrocity plans I have faithfully documented in the above and below criminal reports posted on the below links:

http://www.scribd.com/people/documents/3967500?from_badge_documents_button=1

85. The induced NYS governorship vacancy is for no other purpose other than Regional Killers Jonathan Lippman and Boyden Gray New York State take over, continued use of NYS courts for disguised killings, escalated regional killing and induced atrocity implementation, under the disguise of plausible deniability. NYS walls of protection are laws and governance. The NYS Governor has done nothing in comparison to the name aligned regional killings and court corruption these regional killers have committed. Please see:

http://www.scribd.com/people/documents/3967500?from_badge_documents_button=1

86. The magnitude of fraud, criminal judicial trespasses, and disregarded impersonations and perpetrating a fraud on NYS courts is much more criminal and life threatening than the governor's ball tickets and his aide's personal affairs.

- 87. The NYS courts are being used as a playground for Satanists, revenge and hate crime administration. Please stop these crimes and do not allow documented killers to further obstruct NYS walls of protection called laws, governance, and rules. Please see live testimony, 4 hours of pure court corruption. <http://www.youtube.com/nysenateuncut#p/u/0/knQLl5hmjs> Please do not leave NYS ungoverned. Please read about needed walls of protection, called governance structures, to keep out invisible enemies that have come to advance the above crimes. Please see Exhibit 6.**
- 88. To all authorities reading this, please do not allow the criminal usurpation of NYS governance. A special validated election must be held. The plan to remove and obstruct NYS governorship is Regional killers Boyden Gray and Jonathan Lippmann's premeditated disguised regional killing and induced atrocity implementation plan in effect. They are seeking to control NYS governance via a naive, young and inexperienced body and or one of their hit men.**
- 89. I respectfully request a reason as to why, Jonathan Lippman and Boyden Gray are not being forced to resign and arrested when they have a documented criminally insane regional killing history. Please read: <http://www.scribd.com/doc/23699927/Notarized-w-Receipts-NYS-Venom-Drugs-and-Bombing-Criminal-Report-December-4-2009>**
- 90. I respectfully object to this entire proceeding on the grounds that this proceeding epitomizes pure criminal money laundering fictional administration from the top straight to the bottom, to criminally and insanely attempt to criminally create a debt slave that cannot exist because there is no standing, no contract, no agreement, no novation process/contract, no authority, no consent to this proceeding, and no competent fact witness with personal knowledge of the matters. This is an illegal, abuse of the courts, revenge based, malicious, unjustified, non standing, money extortion case, with advanced level, premeditated, criminal, further economic assassinations, solidified with a plaintiff name aligned, patterned and practiced unregulated falsified affidavit of service.**

OPPORTUNITY TO REFUTE

The foregoing represents Miriam Snyder's recollection of the events that transpired at the fictional administration pre trial conference with no plaintiff and no plaintiff's attorney and details the interaction with Hon Tapia and Attorney and Actress Irene Greenberg, on March 3, 2010. Miriam Snyder wrote the events of the pre trial hearing conversation to the best of her abilities and seeks nothing other than justice as documented in her pending Motion to Dismiss Complaint and this affidavit.

If Hon Tapia or Ms. Greenberg disputes the alleged defendant Miriam Snyder's factual recollection of the pre trial hearing, I respectfully request that Hon. Tapia and Ms. Greenberg refute this affidavit with a refuting affidavit under the penalty of perjury within 96 hours plus five days for mailing. Failure of the Hon Tapia or Ms. Greenberg to refute this affidavit with a refuting affidavit within 96 hours will be deemed that this affidavit is a true and correct record in this matter for any collateral or appeal purposes. The alleged defendant, Miriam Snyder, humbly and most graciously, thank you for your time, concern and actions, on behalf of public safety.

All Rights Reserved Without Prejudice
Without Recourse
Respectfully submitted,

By: Miriam Snyder

Miriam Snyder authorized agent for
MIRIAM SNYDER



STATE OF NEW YORK)
) : subscribed and affirmed
COUNTY OF THE BRONX)

ATTESTATION

Affirmed on this 6th day of March, 2010, before me, the undersigned Notary Public in and for the State of New York, appeared Miriam Snyder personally known to me or proved to me on the basis of satisfactory evidence, to be the living soul whose signature appears in the within instrument and acknowledged to me that she executed such by signing her name.

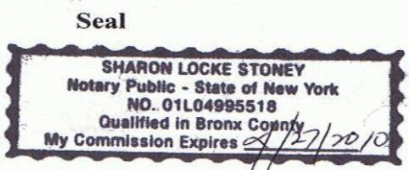
IN WITNESS WHEREOF, I have hereunto set my hand and seal this 6th day of March 20 10.

NOTARY STAMP

Sharon Locke Stoney
NOTARY PUBLIC SIGNATURE

My Commission Expires April 27, 2010

Page
23.



PLEASE NOTE FERNANDO TAPIA HAS BEEN ADDRESSED THROUGHOUT THIS AFFIDAVIT IN THE EXACT MANNER JONATHAN LIPPMAN'S UNIFIED COURT SYSTEM HAS HIM LISTED AND POSTED AS HON. FERNANDO TAPIA, NOT JUDGE. I AM FOLLOWING PROTOCOL AND ASSUMING/PRESUMING NOTHING.

<http://www.nycourts.gov/courts/nyc/civil/Judge/Profiles/ftapia.shtml>

IT DOES NOT SAY JUDGE TAPIA'S PROFILE. WHY?

CIVIL COURT OF THE CITY OF NEW YORK
COUNTY OF BRONX

X

WORLDWIDE ASSET PURCHASING II, LLC

Plaintiff

EXHIBITS ATTACHED

v.

Case No. 09-107485

MIRIAM SNYDER

Alleged Defendant

X

Exhibits Attached

1. This exhibit is the Hon. Fernando Tapia New York Unified Court System profile. Please note at no point in his NYS Unified Court System profile is Fernando Tapia acknowledged as a judge other than in his one experience listed. Please note that under fictional administration presumption criminally acts as authority. Please see the next exhibit where several characters are recognized as Hon. and they too are not judges. They ARE Commissioner Members for the New York State **PERMANENT JUDICIAL COMMISSION ON JUSTICE FOR CHILDREN**. Under fictional administration the permanent means the children are tracked and stalked permanently for judicial manipulation based on my research. Please see: <http://www.scribd.com/doc/26115162/Save-and-Protect-the-Children-from-Deadly-Crimes-Against-Humanity>
2. This exhibit is the NYS Permanent Judicial Commission on Justice For Children where other people are listed as Hon. and they are not judges. They are presumed judges under fictional administration.
3. This exhibit is the court Rule 130. Please note Hon Tapia said rules do not need to be followed. This 3 page exhibit is the Rules of the Chief Administrative Judge, Part 130-3 Imposition of Financial Sanctions Or Costs For Unjustified Failure To Attend A Scheduled Court Appearance.
4. This exhibit is attorney detail for Irene Greenberg. This is attached because the attorney impersonator in court March 3, 2010, was estranged, did not provide ID or a business card, despite the request and order.
5. This exhibit is attorney detail for Irene Greenberg. This is attached because the attorney impersonator in court March 3, 2010, was estranged, did not provide ID or a business card, despite the request and order.
6. NYS needed and required Governance and walls of protection definitions.
7. This exhibit has 3 documents and they are posted exhibits, 7A to 7c. 7A is the frivolous court certified credit card unverified petition that is being used as a sword to criminally create a Jonathan Lippman ordered defraud judgment that is planned to be used as a housing judgment to make way for enjoining the NYC Housing police based on this judgment fraud, to kill me while defending my property and my life. Jonathan Lippman inflicted these deadly court crimes on me in the Long Island courts. Since not regulated, he has continued and advanced his criminal court administered hate crimes and use of NYS courts for disguised killing administration, premised off of defraud authority embedded in defraud judgment creations by the NYS court systems.

THIS IS A JONATHAN LIPPMAN PREMEDITATED NEW JUDICIAL ENEMY! HIS JOB IS TO CREATE A CRIMINAL JUDGMENT THAT DOES NOT EXIST, SO JONATHAN LIPPMAN CAN CHANGE THE CRIMINAL CREDIT CARD JUDGMENT TO A HOUSING JUDGMENT AND SEND SUCH TO THE POLICE AND SHERIFF, TO CRIMINALLY ATTEMPT TO MAKE ME HOMELESS AGAIN,. THEY COMMITTED THESE CRIMES BEFORE AND SINCE THEY WERE NOT ARRESTED, THEY ARE ATTEMPTING TO DO IT AGAIN. SEE EXHIBIT 7, SHOWING THIS IS A CREDIT CARD CASE. THEY ARE TRYING TO CRIMINALLY AND COVERTLY CHANGE SUCH. LET'S WATCH THEM TRY! THESE ARE DOCUMENTED UNREGULATED COURT CRIMES PREMISED OFF OF JONATHAN LIPPMAN'S MULTIPLE CONSPIRACICES TO KILL AND REVENGE. THE BELOW IS JONATHAN LIPPMAN'S UNQUALIFIED HIT MAN AND JUDICIAL IMPERSONATOR. HE WAS PITTED AGAINST ME TO BEGIN JONATHAN LIPPMAN'S WILLIE LYNCH ADMINISTRATION PROCESS. ON MARCH 3, 2010, WHILE TREPASSING AS JUDGE IN THE BRONX COURT, HON TAPIA, TOLD ME AND MY WITNESS: "COURT RULES DO NOT HAVE TO BE FOLLOWED"

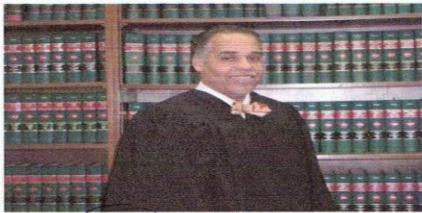
New York City Civil Page 1 of 1

New York State Unified Court System

New York City Civil Court

Civil Court Home
Administration
Civil Court Information
Legal & Procedural Information
Judges
Juror Information
Community Outreach
Civil Court Videos and Publications
Kid's Corner
Links to Websites

COURTS
LITIGANTS
ATTORNEYS
JURORS
JUDGES
CAREERS
SEARCH



Hon. Fernando Tapia
Admitted to Bar NYS, Appellate Division, First Department, 1987
Law School JD, Dickenson Law School
College
Experience • Civil Court Judge, New York City Civil Court, Bronx County, 2003

[www.NYCOURTS.gov]

Proof is needed because of the attached.

Hon = what?

In fictional administration, presumptions may rule, if not challenged. No more fictional administration.

Please see the attached other Hon, that work with children specifically and are not judges.

<http://www.nycourts.gov/courts/nyc/civil/Judge/Profiles/ftapia.shtml> 3/4/2010

NOW HE IS GOING TO BE USED TO USE HIS BRONX CONTACTS TO FURTHER ATTACK AND HARM ME. THIS IS WHAT DESPERATE LYING WONDERS DEMONS DO! BUT GOD!

EXHIBIT 2

SAMPLES OF OTHER PEOPLE TITLED HON. THAT ARE NOT JUDGES. ONE SIMPLY DOES NOT KNOW UNDER LAWLESS ADMINISTRATION. NOTICE THE REAL JUDGES ARE IDENTIFIED AS JUDGES.

(Home) About Us

Chair, Members & Staff

Youth Participation

Child Well-Being

Court Improvement Project

Children's Centers

Publications

Links

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NEW YORK STATE PERMANENT JUDICIAL COMMISSION ON JUSTICE FOR CHILDREN



Working to improve the lives & life chances of children involved with N.Y. Courts.

CHAIR, MEMBERS & STAFF

Former Chief Judge Judith S. Kaye, Chair

Commission Members

- Deborah Benson, Executive Director, New York State Council on Children & Families
Steven Blatt, M.D., Associate Professor of Pediatrics, SUNY Upstate Medical University
Katherine Briar-Lawson, Ph.D., Dean of School of Social Welfare, University at Albany
Angela Burton, Interim Assistant Dean for Student Affairs and Associate Professor of Law, CUNY School of Law
Geoffrey Canada, President, Harlem Children's Zone
Gladys Carrión, Esq., Commissioner, New York State Office of Children and Family Services
Michael I. Cohen, M.D., Chairman Emeritus, Department of Pediatrics Albert Einstein College of Medicine and Montefiore Medical Center
Hon. Michael Corriero, Executive Director, Big Brothers Big Sisters; Retired Justice, Supreme Court Criminal Term, New York County
Richard F. Daines, M.D., Commissioner, New York State Department of Health
Hon. Kathie E. Davidson, Supervising Judge, Family Courts, Ninth Judicial District
Hon. Craig J. Doran, Supervising Judge, Family Courts, Seventh Judicial District
Hon. Monica Drinane, Judge, New York City Family Court, Bronx County
Hon. Lee Elkins, Judge, New York City Family Court, Kings County
Karen Freedman, Esq., Executive Director, Lawyers for Children
Hon. Michael Gage, Retired Administrative Judge, New York City Family Court
Judy Gerber, Esq., Educational Consultant
Richard N. Gottfried, Chair, Assembly Standing Committee on Health
Hon. Paula Hepner, Supervising Judge, New York City Family Court, Kings County
Michael F. Hogan, Commissioner, New York State Office of Mental Health
Mary F. Kelly, Esq., Kelly and Knaplund
Hon. Joseph M. Lauria, Retired Administrative Judge, New York City Family Court
Hon. Howard Levine, Whiteman, Osterman & Hanna, LLP
John Mattingly, Commissioner, New York City Children's Services
Hon. Sondra Miller, Retired Associate Justice Appellate Division, Second Department
Richard Mills, Commissioner, New York State Education Department
Elba Montalvo, Executive Director, Committee for Hispanic Children & Families
Hon. Velmanette Montgomery, Chair, Senate Social Services, Children & Families Committee
Denise O'Donnell, Commissioner, New York State Division of Criminal Justice Services
Nicolette M. Pach, Retired Judge, Suffolk County Family Court
Hon. Jane Pearl, Supervising Judge, New York City Family Court, New York County
Jim Purcell, Chief Executive Officer, Council of Family & Child Caring Agencies
Hon. Clark Richardson, Supervising Judge, New York City Family Court, Bronx County
Hon. Edwina Richardson-Mendelson, Supervising Judge, New York City Family Court, Queens County
Hon. William Scarborough, Chair, Assembly Committee on Children & Families
Charles S. Sims, Esq., Partner, Proskauer Rose LLP
Jane Spinak, Ph.D., Professor, Columbia Law School
Tamara Steckler, Esq., Attorney-in-Charge, Juvenile Rights Practice, Legal Aid Society
Hon. Sharon Townsend, Administrative Judge, Eighth Judicial District
Michael Weiner, Commissioner, Erie County Department of Social Services
Lucia B. Whisenand, Esq., Lucia Beadel Whisenand, P.C.
Hon. Hope Zimmerman, Acting Justice, Supreme Court, Nassau County

Not a judge but Hon.

Not a judge but Hon.

Hon = what?

Commission Staff

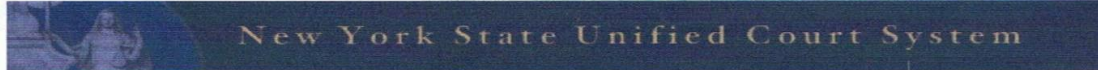
Kathleen R. DeCataldo, Esq., Executive Director
Toni A. Lang, Ph.D., Deputy Director
Michele A. Campbell, Administrative Assistant

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EXHIBIT 3A

NYS WALLS OF PROTECTION CALLED RULES

* Stars indicate most relevant sections.



Rules

Part & Title:

- 100 Judicial Conduct
- 101 Advisory Committee on Judicial Ethics
- 102 Reimb. of Travel in Connection with Judicial Duties
- 103 Admin. Rules and Orders Effective 4/1/78
- 104 Retention & Disposition of Court Records
- 105 Expedited Crim. Appeal of an Order Reducing & Indict. or Dismissing & Indict. & Direct. the Filing of...
- 106 Elect. Court Appearances
- 107 Salary Sched. for Nonjudicial Officers & Emp. of UCS
- 108 Format of Transcripts & Rates of Pay...
- 109 Attendance at Hearings to Determine Mental Condition...
- 110 Procedure Under CPL 330.20
- 111 Procedure Under CPL Article 730
- 112 Rules of Chief Admin. Pursuant to CPLR Rules 5529 & 9703
- 113 Procedure to Eval. Fitness of Judges or Justices Who Become Ill
- 114 [Repealed]
- 115 Caseload Activity

Rules of the Chief Administrative Judge

PART 130. Costs And Sanctions

SUBPART 130-1. Awards Of Costs And Imposition Of Financial Sanctions For Frivolous Conduct In Civil Litigation

SUBPART 130-2. Imposition Of Financial Sanctions Or Costs For Unjustified Failure To Attend A Scheduled Court Appearance

Commercial reuse of the Rules as they appear on this web site is prohibited. The official version of the Rules published in the NYCRR is available on Westlaw.

- 130.1 [Renumbered]
- 130-1.1 Costs; sanctions
- 130-1.1a Signing of papers
- 130-1.2 Order awarding costs or imposing sanctions
- 130-1.3 Payment of sanctions
- 130-1.4 Application to officers other than judges
- 130-1.5 Exception
- 130-2.1 Costs; sanctions
- 130-2.2 Order imposing sanctions and costs
- 130-2.3 Payment of sanctions
- 130-2.4 Application to officers other than judges

Section 130.1 [Renumbered]

Historical Note
Sec. filed July 14, 1986; renum. 132.1, filed Dec. 2, 1987 eff. Dec. 1, 1987.

Section 130-1.1 Costs; sanctions.

(a) The court, in its discretion, may award to any party or attorney in any civil action or proceeding before the court, except where prohibited by law, costs in the form of reimbursement for actual expenses reasonably incurred and reasonable attorney's fees, resulting from frivolous conduct as defined in this Part. In addition to or in lieu of awarding costs, the court, in its discretion may impose financial sanctions upon any party or attorney in a civil action or proceeding who engages in frivolous conduct as defined in this Part, which shall be payable as provided in section 130-1.3 of this Part. This Part shall not apply to town or village courts, to proceedings in a small claims part of any court, or to proceedings in the Family Court commenced under Article 3, 7 or 8 of the Family Court Act.

(b) The court, as appropriate, may make such award of costs or impose such financial sanctions against either an attorney or a party to the litigation or against both. Where

- COURTS
- LITIGANTS
- ATTORNEYS
- JURORS
- JUDGES
- CAREERS
- SEARCH

EXHIBIT 3B
NYS WALLS OF PROTECTION CALLED RULES

Reporting

116
Community Dispute
Res. Ctr. Program

the award or sanction is against an attorney, it may be against the attorney personally or upon a partnership, firm, corporation, government agency, prosecutor's office, legal aid society or public defender's office with which the attorney is associated and that has appeared as attorney of record. The award or sanctions may be imposed upon any attorney appearing in the action or upon a partnership, firm or corporation with which the attorney is associated.

117
Court Appointed
Special Advocate
Programs

118
Registration of
Attorneys

(c) For purposes of this Part, conduct is frivolous if:

119
[Reserved]

(1) it is completely without merit in law and cannot be supported by a reasonable argument for an extension, modification or reversal of existing law;

120
[Repealed]

121
Temp. Assign. of
Judges to the
Supreme Court

(2) it is undertaken primarily to delay or prolong the resolution of the litigation, or to harass or maliciously injure another; or

122
Judicial Hearing
Officers

(3) it asserts material factual statements that are false.

123
Requirements of
Material Submitted to
Supreme Ct. Law
Libraries

Frivolous conduct shall include the making of a frivolous motion for costs or sanctions under this section. In determining whether the conduct undertaken was frivolous, the court shall consider, among other issues the (1) circumstances under which the conduct took place, including the time available for investigating the legal or factual basis of the conduct; and (2) whether or not the conduct was continued when its lack of legal or factual basis was apparent, should have been apparent, or was brought to the attention of counsel or the party.

124
Public Access to
Records

125
Rules for
Engagement of
Counsel

126
Compensation & Exp.
of Judges Assign. to
City Court

(d) An award of costs or the imposition of sanctions may be made either upon motion in compliance with CPLR 2214 or 2215 or upon the court's own initiative, after a reasonable opportunity to be heard. The form of the hearing shall depend upon the nature of the conduct and the circumstances of the case.

127
Assign. and
Compensation of
Counsel,
Psychiatrists, etc.

Historical Note
Sec. filed Oct. 31, 1988; amds. filed: Oct. 9, 1997; Jan. 8, 1998; June 25, 1998 eff. June 19, 1998. Amended (a).

128
Rules for the Jury
Sys.

129
Fair Treatment
Standards for Crime
Victims

Section 130-1.1a Signing of papers.

130
Cost Sanctions

(a) Signature. Every pleading, written motion, and other paper, served on another party or filed or submitted to the court shall be signed by an attorney, or by a party if the party is not represented by an attorney, with the name of the attorney or party clearly printed or typed directly below the signature. Absent good cause shown, the court shall strike any unsigned paper if the omission of the signature is not corrected promptly after being called to the attention of the attorney or party.

131
AV Coverage of
Judicial Proceedings

132
UCS Employee
Suggestion Incentive
Program

133
UCS Merit Perf.
Award Program

(b) Certification. By signing a paper, an attorney or party certifies that, to the best of that person's knowledge, information and belief, formed after an inquiry reasonable under the circumstances, (1) the presentation of the paper

134
Reporting of Family
Offenses

EXHIBIT 3C
NYS WALLS OF PROTECTION CALLED RULES

135
Sick Leave Donation
Program

136
Fee Arbitration in
Domestic Relations
Matters

137
Fee Dispute Res.
Program

138
Justice Court Assist
Program

139
[Reserved]

140
Civil Actions or
Proceed. Brought by
Inmates

141
Integrated Domestic
Violence Parts

142
Criminal Division of
Supreme Court in
Bronx County

144
New York State
Parent Education and
Awareness Program

145
Integrated Youth
Court in Westchester
County

146
Guidelines For
Qualifications And

or the contentions therein are not frivolous as defined in section 130-1.1(c) of this Subpart, and (2) where the paper is an initiating pleading, (i) the matter was not obtained through illegal conduct, or that if it was, the attorney or other persons responsible for the illegal conduct are not participating in the matter or sharing in any fee earned therefrom, and (ii) the matter was not obtained in violation of 22 NYCRR 1200.41-a [DR 7-111].

Historical Note
Sec. filed Oct. 9, 1997; amd. filed Jan. 8, 1998 eff. March 1, 1998. Amended eff. date from Jan. 1, 1998 to March 1, 1998.

Revised February 01, 2007 - [Previous Version](#)

Section 130-1.2 Order awarding costs or imposing sanctions.

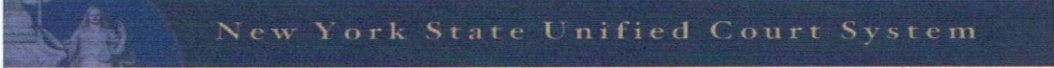
The court may award costs or impose sanctions or both only upon a written decision setting forth the conduct on which the award or imposition is based, the reasons why the court found the conduct to be frivolous, and the reasons why the court found the amount awarded or imposed to be appropriate. An award of costs or the imposition of sanctions or both shall be entered as a judgment of the court. In no event shall the amount of sanctions imposed exceed \$10,000 for any single occurrence of frivolous conduct.

Historical Note
Sec. filed Oct. 31, 1988; amds. filed: Oct. 9, 1997; Jan. 8, 1998 eff. March 1, 1998. Amended eff. date from Jan. 1, 1998 to March 1, 1998.

EXHIBIT 4

WHO IS AND WAS THERE A REAL IRENE GREENBERG AT THE PRE TRIAL? IS THIS HER?
UNDER LAWLESS LEADERSHIP, IS THE COURT BEING USED FOR PREMEDITATED
IDENTITY THEFT?

I -> this the estranged



Welcome

Attorney Search

Resources

Attorney Registration

E-Courts

Contact Us



Attorney Detail

as of 03/04/2010

Registration Number: 2213643

IRENE S. GREENBERG
United States

Year Admitted in NY: 1988

Appellate Division
Department of
Admission:

1
TEMPLE UNIVERSITY

Registration Status: Due to reregister within 30 days of birthday

Next Registration: Apr 2010

COURTS

LITIGANTS

ATTORNEYS

JURORS

JUDGES

CAREERS

SEARCH

The Detail Report above contains information that has been provided by the attorney listed, with the exception of REGISTRATION STATUS, which is generated from the OCA database. Every effort is made to insure the information in the database is accurate and up-to-date.

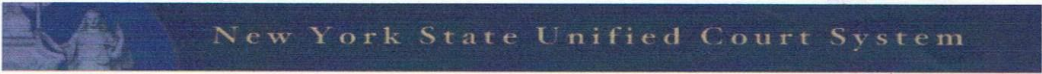

The good standing of an attorney and/or any information regarding disciplinary actions must be confirmed with the appropriate Appellate Division Department. Information on how to contact the [Appellate Divisions](#) of the Supreme Court in New York is available at www.nycourts.gov/courts.

If the name of the attorney you are searching for does not appear, please try again with a different spelling. In addition, please be advised that attorneys listed in this database are listed by the name that corresponds to their name in the Appellate Division Admissions file. There are attorneys who currently use a name that differs from the name under which they were admitted. If you need additional information, please contact the NYS Office of Court Administration, Attorney Registration Unit at 212-428-2800.

EXHIBIT 5

WHO IS AND WAS THERE A REAL IRENE GREENBERG AT THE PRE TRIAL? IS THIS HER?
UNDER LAWLESS LEADERSHIP, IS THE COURT BEING USED FOR PREMEDITATED
IDENTITY THEFT?

Attorney Directory - Attorney Details Page 1 of 1

Welcome

Attorney Search

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Attorney Detail
as of 03/04/2010

Registration Number: 2455384

IRENE DAWN GREENBERG
IRENE GREENBERG ATTORNEY AT LAW
1767 CENTRAL PARK AVE STE 360
YONKERS, NY, 10710-2828
United States
(914) 478-0933

Year Admitted in NY: 1992
Appellate Division
Department of Admission: 2
Law School: HOFSTRA
Registration Status: Currently registered
Next Registration: Oct 2010

The Detail Report above contains information that has been provided by the attorney listed, with the exception of REGISTRATION STATUS, which is generated from the OCA database. Every effort is made to insure the information in the database is accurate and up-to-date.

The good standing of an attorney and/or any information regarding disciplinary actions must be confirmed with the appropriate Appellate Division Department. Information on how to contact the [Appellate Divisions](#) of the Supreme Court in New York is available at www.nycourts.gov/courts.

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www.NYCOURTS.gov

http://iapps.courts.state.ny.us/attorney/AttorneyDetails?attorneyId=5476346 3/4/2010

EXHIBIT 6 – 6E

WALLS OF PROTECTION DEFINED PROFOUNDLY.

**THE DESTRUCTION OF NYS VIA PREMEDITATED OBSTRUCTION OF NYS WALLS OF PROTECTION,
CALLED LAWS AND GOVERNANCE. WAKE UP AMERICA!**

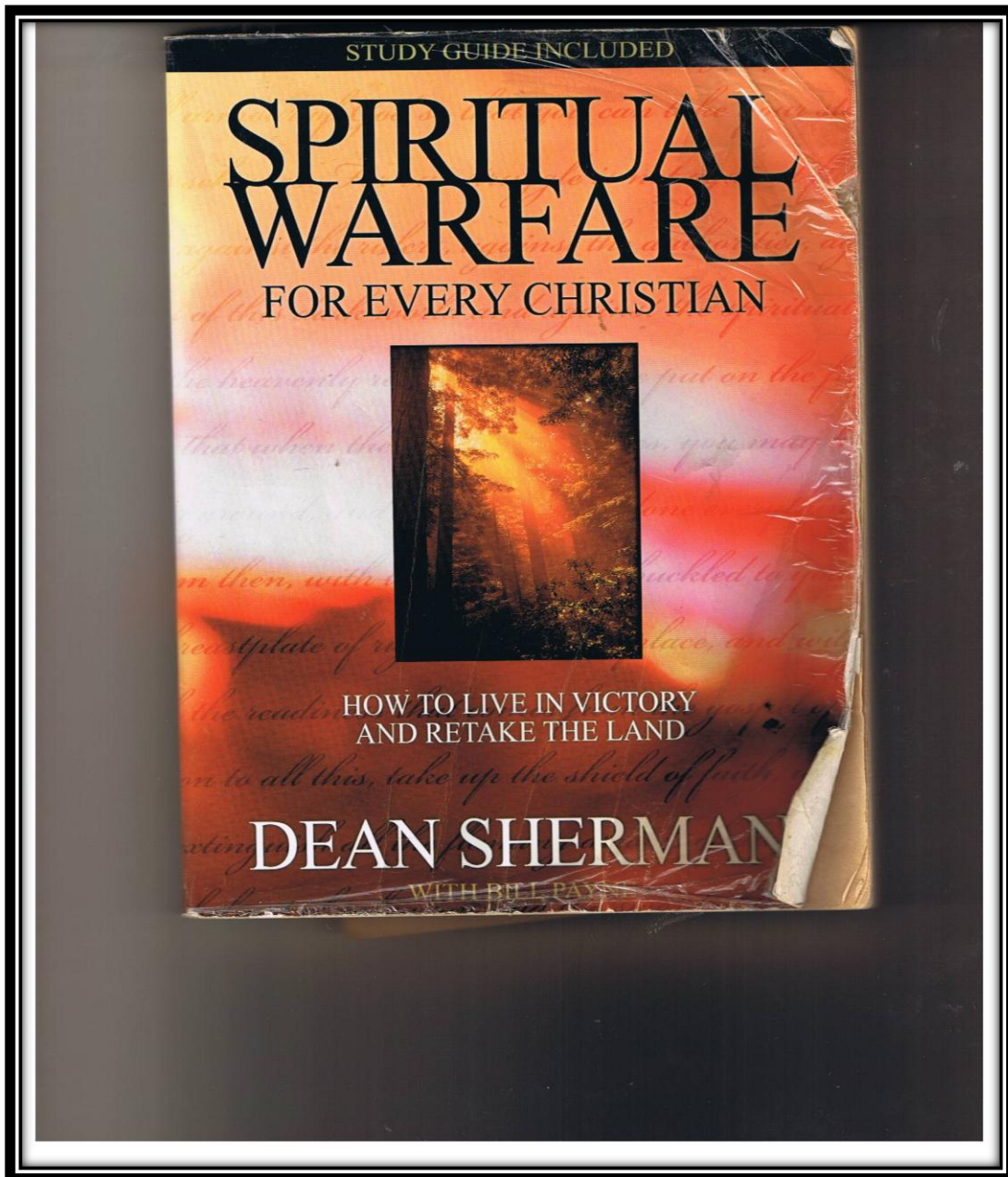
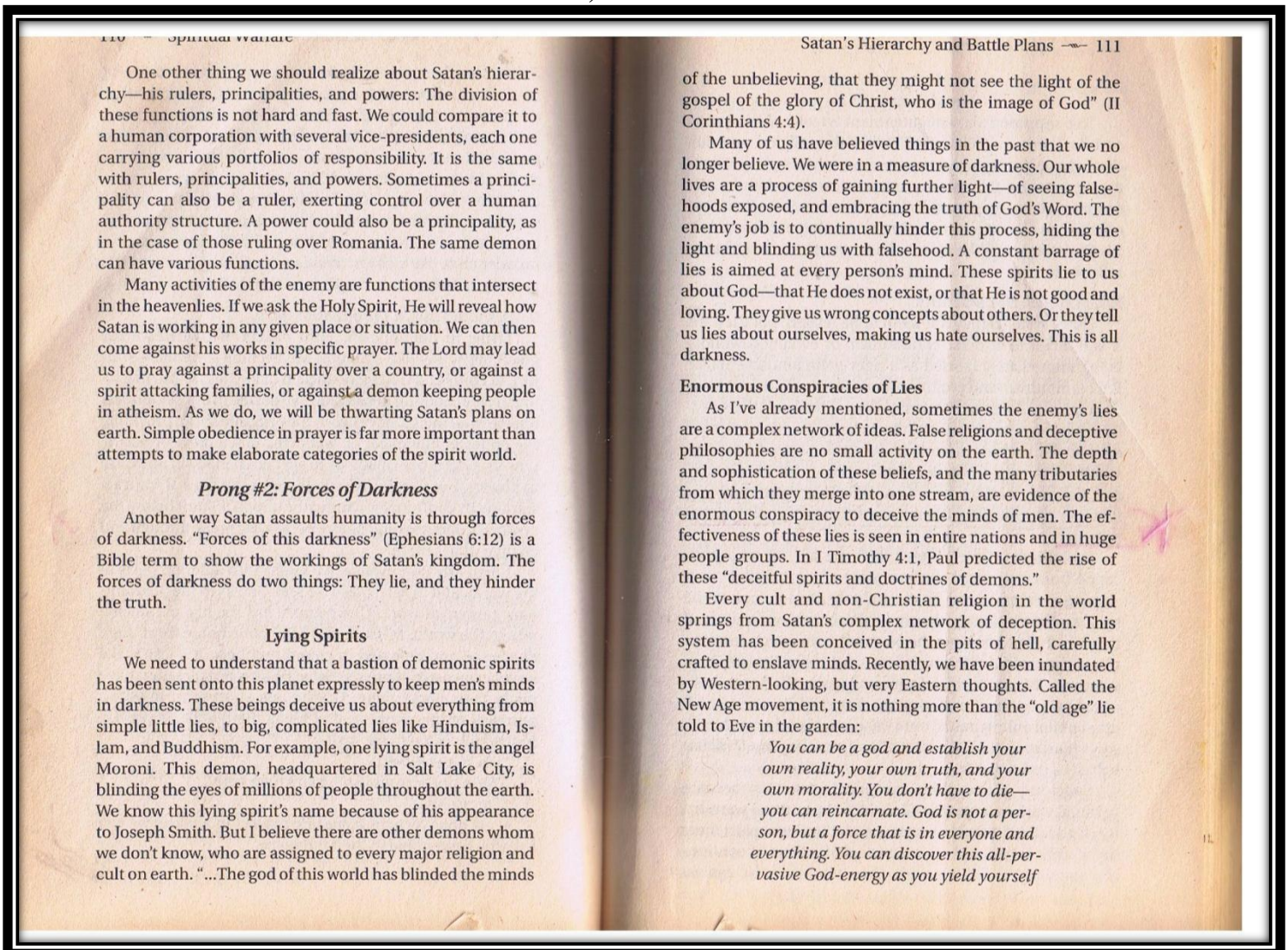


EXHIBIT 6A

GOVERNOR PATERSON IS UNDER REGIONAL KILLERS BOYDEN GRAY AND JONATHAN LIPPMAN DEMON ATTACK. PLEASE SEE THEIR FORCES OF DARKNESS LYING SPIRITS AND ENORMOUS CONSPIRACIES OF LIES. NYS ATTORNEY GENERAL CUOMO, THEY WILL DO HIM THE SAME. ATTORNEY GENERAL CUOMO HAS THE AUTHORITY TO STOP THESE DEMONS. IF HE DOES NOT, THEY WILL DO THE SAME TO HIM. THIS IS WHY GODLY LEADERSHIP IS MANDATORY. WHEN ONE UNDERSTANDS, WHAT IS GOING ON, ONE CAN SHUT THE DEMONS DOWN VIA SPIRITUAL WARFARE. READ THE BOOK AND LEARN YOUR WEAPONRY IDENTIFIED ON PAGES 132-35. THIS IS NOT ABOUT GOVERNOR PATERSON. THIS IS ABOUT REMOVING NYS' WALLS OF PROTECTION SO SATAN CAN RULE AND THE RESULTS WILL BE DISASTROUS. REGIONAL KILLERS BOYDEN GRAY AND JONATHAN LIPPMAN ARE USING DARK FORCES TO LEAVE NYS UNGOVERNED SO SATAN CAN RULE. THEY HAVE A DEMONIC DISASTROUS PLAN AT HAND. DO NOT LEAVE NYS UNGOVERNED AND OR GOVERNED BY ANYONE NOT EXPERIENCED AND AWARE OF JONATHAN LIPPMAN AND BOYDEN GRAY CRIMES.

WITH ALL THINGS, GET UNDERSTANDING!

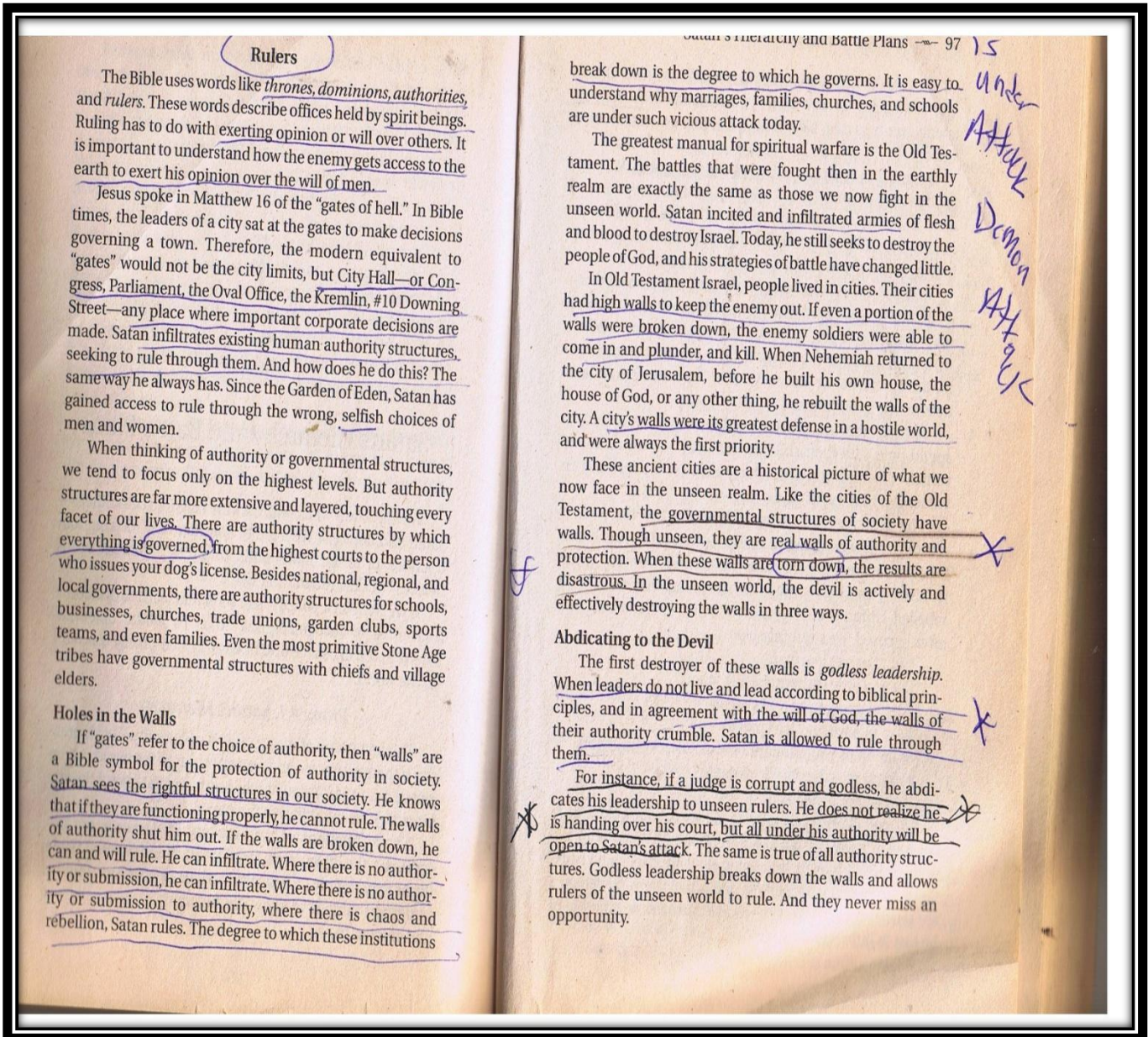


THE MARCH 2010 ATTACKS ON THE NYS GOVERNORSHIP IS AN EXAMPLE OF HOW LYING SPIRITS AND ENORMOUS CONSPIRACIES OF LIES WORK, WHILE REGIONAL KILLERS JONATHAN LIPPMAN AND BOYDEN GRAY PREPARE THE CRIMINAL HIJACKING OF NYS' WALLS OF PROTECTION STRUCTURES, SPECIFICALLY, THE GOVERNORSHIP. THEY CRIMINALLY HIJACKED THE NYS JUDICIARY VIA REGIONAL KILLER JONATHAN LIPPMAN.

EXHIBIT 6B

WHAT ARE WALLS OF PROTECTION?

THE ETHICS COMMITTEE ATTACK OVER THE NYS GOVERNOR'S BALL TICKETS IS AN ENORMOUS CONSPIRACIES OF LIES SAMPLE!. IT IS REGIONAL KILLERS BOYDEN GRAY AND JONATHAN LIPPMAN RULING OVER THE ETHICS COMMITTEES LAW DEPARTMENT. THIS IS NOT POLITICAL, NOR SCIENTIFIC, THIS IS SPIRITUAL AND THE GOAL IS NYS RULERSHIP AND GOVERNANCE FOR PREMEDITATED REGIONAL KILLING, AND INDUCED ATROCITY ENFORCEMENT. THE SATANISTS NEED HELL ON EARTH TO REIGN!



WALLS OF AUTHORITY, SHUT ENEMIES OUT! WHAT ARE WALLS OF AUTHORITY? PUBLIC PROTECTION LAWS, RULES, REGULATIONS, AND GOVERNANCE STRUCTURES! READ!

EXHIBIT 6C

WEAPONRY: PUT NYS UNDER ALL SOVEREIGN GOD'S POWER AND CONTROL AND NOT DEMONS!!

THE BELOW IS WEAPONRY TO SAFEGUARD NEW YORK STATE'S PEOPLE FROM REGIONAL KILLERS BOYDEN GRAY AND JONATHAN LIPPMAN'S PREMEDITATED AND NAME ALIGNED REGIONAL KILLING SPIRIT INFLICTIONS, FINANCINGS, AND GREEDY MEN ENFORCEMENTS

5 WEAPONS AGAINST REGIONAL KILLING DEMONOLOGY AND CRIMINAL GOVERNANCE USURPATIONS!

Using Your God-given Authority -- 133

legal authority by the city. It is authority which ordinary citizens do not have. They wear symbols of their authority: uniforms and badges. They have their authority all the time, even while cruising calmly down the road or while parked at a doughnut shop. Occasionally, however, they are called to the scene of a crime where they exercise their authority by apprehending an offender.

What if I were to arrive home and find people stealing my possessions. I call the police from my car phone and they rush over to my house. But to my surprise, they line up along the sidewalk and begin to sing about their authority, declaring it to one another. All the while, intruders finish cleaning out my house! This may seem ridiculous, yet that is often an accurate picture of what we do. We talk about our authority. We sing about it. We even proclaim it loudly. But we don't exercise it. We must recognize that there is a difference between having authority and exercising it.

Five Methods For Exercising Our Authority

1. The Name of Jesus as a Weapon ✓

We need a revelation of what happens among demonic powers when we speak the precious and powerful name of Jesus. It's not a magic word. We must be wholly submitted to Jesus to use it. But this name represents the same Jesus who made demons cry out in terror and beg for a trip into a herd of swine. The name of Jesus has been given to us by the resurrected Son Himself: "In My name they will cast out demons" (Mark 16:17, emphasis added). The name of Jesus carries with it all the victory of the Cross and the Resurrection.

2. The Word of God in Warfare ✓

The second way to exercise authority is to use the word of God. "And take the helmet of salvation, and the sword of the Spirit, which is the word of God" (Ephesians 6:17). The Word of God is not just a book. It is like a sword. It is sharp, two-edged, and has a genuine effect against the enemy. Jesus used the Word of God in the wilderness when dealing with

3. The Power of the Holy Spirit ✓

The power of the Holy Spirit is an essential method for exercising our authority. When Jesus breathed on the disciples in John 20:22, saying, "Receive the Holy Spirit," this was the legal authority of the Spirit. He then told them to wait in Jerusalem until they received *dunamis* or "power." "You shall receive power [dunamis] when the Holy Spirit has come upon you; and you shall be My witnesses both in Jerusalem, and in all Judea and Samaria, and even to the remotest part of the earth" (Acts 1:8). *Dunamis* is the ability to carry out authority. A policeman may have the city's authority to enforce the law. However, he also needs the muscle to carry out that authority.

Jesus said in Matthew 12:28, "I cast out demons by the Spirit of God." If He did it by the power of the Holy Spirit, then we also need to "pray at all times in the Spirit" (Ephesians 6:18) in order to drive back and break down the powers of the enemy.

4. The Blood of Jesus ✓

The fourth way we exercise authority is to remind Satan of the blood of Jesus. "They overcame him [the devil] because of the blood of the Lamb" (Revelation 12:11). We remind Satan of his defeat at the Cross when the precious blood of Jesus was poured out to atone for sin, reversing the curse and the enemy's hold on mankind. The declaration of His blood

Satan, and we too need to speak out Scripture, using it as a mighty weapon.

One of my first experiences in dealing with demons deeply impressed me with the power of the Bible. I was with Frank Houston, praying for a teenage girl in Australia. The usual voices and strange mutterings confirmed that the girl had at least one demon. Then, instinctively, I quoted I John 3:8 aloud to the demon in the girl: "The Son of God appeared for this purpose, that He might destroy the works of the devil."

As soon as I quoted that verse, she screamed and spat and screamed again. I was surprised at the demon's volcanic reaction—simply from my quoting a Bible verse.

Weapons
to
fight
Demon
Lippman
Frey



EXHIBIT 6D

WALLS OF PROTECTION WEAPONRY: TELL THE TRUTH

TELL GOVERNOR PATERSON TO STAND HIS GROUND. HE HAS NOT COMMITTED ANY CRIME; NYS CAN NOT BE LEFT GOVERNORLESS, NOT EVEN FOR ONE DAY. THE REGIONAL KILLERS HAVE PLANNED A DIABOLICAL INDUCED ATROCITY REGIONAL KILLING AND NEED THE NYS GOVERNORSHIP POSITION TO BE EMPTY SO THEY CAN RULE AND IMPLEMENT THEIR KILLINGS UNDER PLAUSIBLE DENIABILITY.. PLEASE READ. THIS IS REAL.

seems to have a powerful effect on the enemy. It brings that defeat into each and every situation—freshly applying it for this time and place. There really is power in the blood.

5. *Telling the Truth*

The last method through which we can exercise our authority is the word of our testimony. Revelation 12:11 also speaks of overcoming the enemy by our testimony. This means a couple of things. First, it's a declaration of the great acts and character of God. The devil's purpose is to discredit God. He lies to us, telling us God doesn't exist, or that He isn't to be trusted. We defeat his lie by testifying of what God has spoken, how God has moved, what His real character is like, and what great things He has done for us. We proclaim the mighty heart and deeds of God.

Another meaning of the word of our testimony is, to proclaim the truth about ourselves—both negative and positive. When we are honest and open, sharing what is truly in our hearts rather than pretending, we break through darkness into the light. We defeat the work of the enemy who can only function in the darkness of pretense, deception, and hypocrisy. We must always be open, proclaiming the truth, and sharing our hearts and our needs with one another. We must walk in the light.

I've seen people set free and healed just by declaring what was really in their hearts. To stay in balance, however, the positive is equally important. We must proclaim the positive truth about ourselves: who we are in Christ. We can declare to the enemy all the truth of our lives in Him. We can proclaim, "I am washed by Jesus' blood. I am a new creature in Christ. I am acceptable to God as a bride. I am more than a conqueror." This testimony of truth is a mighty weapon. It will shatter the intimidation and accusations of the enemy, which constantly drain our confidence and keep us from exercising our authority.

We must deal with the enemy. He is a defeated foe, but will successfully hold his ground until we exercise our God-given authority against Him.

9

Why Does a Loving God Allow Evil?

If God is a God of love, why is there evil in the earth? No matter who you are, this is one of the most significant questions you will ever face. It is a crucial question for Christians. When unanswered, it can leave tremendous doubts, or even anger and resentment against God. Some Christians have become overwhelmed at the thought of a good God allowing evil to destroy men. With mounting confusion and frustration, many no longer follow the Lord.

Evil in the world is also one of the great stumbling blocks for non-Christians when they consider God. The French philosopher Charles Baudelaire said, "If there is a God, He must be the devil." When tragedy strikes, God becomes the villain. Unexplained catastrophes are labeled as an "act of God." He is blamed for plague and famine.

Even as Christians, we ask thinly veiled questions. "Why did my nephew get hit by a car?" "Why did my wife have a stroke?" "Why did I give birth to a deformed child?" "Why did such a good person have to die?" The real question is, "Why did God allow it?" For some it may even be more direct: "Why did God do it?"

**NOT POLITICAL, NOR SCIENTIFIC,
INDUCED ATROCITIES/REGIONAL KILLINGS ARE SPIRITUALLY LED AND
GUIDED INVISIBLE ENEMIES OF THE HUMAN RACE. READ!**

*to a higher consciousness
and deeper self.*

This supposed *new* enlightenment is really *old* darkness, and has been at the core of every false religion and cult throughout history. Now we can see its message in current music, popular television programs, movies, trends, and seminars. It has captured Hollywood celebrities, Pentagon officials, and has even reached into local elementary schools. We Christians must be able to detect this lie and combat its influence.

Not Political, Nor Scientific

Other systems may not seem to be related, but they are. It is difficult to criticize communism or evolution without being immediately labeled as a right-wing fundamentalist. But communism and evolution are covered with thin veneers of politics and science. Ignoring the political and the scientific trappings, we need to see them through spiritual warfare eyes. Communism, more than any other system, has fervently attempted to hinder the Gospel, crush the Church, and rid people of hope in God. When any philosophy or ideology opposes God, it is no longer primarily political, but spiritual.

Evolution's scientific credentials are also of no significance from a spiritual warfare point of view. Rather than arguing over strata and fossils, we only need to look at the results of evolutionary theory in the hearts and minds of men. Evolution has been the cesspool from which communism, humanism, existentialism, and even Nazism have emerged. It is an anti-God philosophy, justified with ludicrous propositions, and cleverly disguised as science. No other philosophy vomited onto this planet has damned more souls than evolution. No competitor from the pits of hell has half of its artful deceit.

Religions, philosophies, and ideologies must become spiritual warfare issues for Christians. As spiritual warriors, we can deal with them by praying, and standing against them in the spiritual realm. And we can deal with them by continually standing up for the truth. Our stand must be against

every form of falsehood. If Christians are anything, they are the guardians and proclaimers of truth.

Hindering the Truth

These forces are not just interested in spreading lies, but also in hindering truth. It may not often occur to us, but there are demonic forces assigned to hindering the preaching of the Gospel. They can be called spiritual anti-evangelists, who do everything in their power to keep Christians from sharing, and people from hearing the Gospel.

Many of us casually approach evangelism as something we do if we get the chance. Some will be receptive and some won't. At times we don't feel like doing it, and sometimes we do. We know it is our responsibility to share the Gospel, but we are not overly enthusiastic. Have you ever wondered why this is? Why does it feel so awkward? And why aren't more people receptive when we finally get around to doing it? Could it be that there are forces of darkness hampering our attitudes and efforts in evangelism? There is a demonic system trying to talk us out of evangelism. These beings say, "Don't be a Bible-banger. You're not an evangelist. You look ridiculous. People will just reject you. What makes you think you're right and they're wrong? Don't do it."

Two Things Demons Hate

Other than effective intercession, there are two things that the powers of darkness absolutely hate in the lives of believers: humility and effective evangelism. Humility tears up the roots of pride and deception in the lives of those whom Satan rules. Satan was defeated by Christ's humility at the Cross. The powers of darkness also hate evangelism because it invades their territory.

We can have all kinds of meetings, sing-alongs, and "bless-me clubs." The devil couldn't care less. But if we move into his territory and start to free souls from his grasp, we must be prepared for all-out warfare. He will lie to us about our abilities. He will influence us toward fear. He will hold back our finances so that we can't go to the mission field. He will stop at nothing to keep us from spreading the Gospel. We must not just take opportunities when they fall into our laps.

EXHIBITS 7A TO 7C ARE CRIMES PURSUANT TO:

- ✓ 18 USC 3130----3730 MONEY LAUNDERING
- ✓ **18 USC 1341 FRAUDS AND SWINDLES,**
- ✓ 18 USC 1512 ENGAGING IN MISLEADING CONDUCT
- ✓ 18 USC 1503 INTIMIDATE WITNESSES,
- ✓ IMPEDING DUE EXERCISE OF RIGHTS BY ATTEMPTING TO PREVENT, OBSTRUCT, IMPEDE, AND INTERFERE WITH SAME, (18 USC SEC 1509)
- ✓ 18 U.S.C. SEC. 1962 RACKETEERING BY CONDUCTING AN ONGOING ENTERPRISE OF BRIBERY, EXTORTION, OR THREATS OF SAME,
- ✓ 18 USC SEC 371 CONSPIRACY TO OFFEND AND DEFRAUD THE UNITED STATES
- ✓ 18 USC 1927 THROUGH 18 USC 1967 (RICO) RACKETEERING, INFLUENCE, CORRUPTION, ORGANIZATION ACT
- ✓ 18 USC 1960, 1901, 1905, 1911, 1952, 1956, 1957, 1961, 1962, 1963, 1964 (RICO) CIVIL RICO- CONTINUOUS CRIMINAL ENTERPRISE ACT (CCE)
- ✓ U.S. CODE TITLE 10, INTERFERENCE WITH STATE AND FEDERAL LAWS
- ✓ 18 U.S.C. SEC. 2381 TREASON AGAINST THE AMERICAN PEOPLE BY LEVYING WAR AGAINST THEIR CONSTITUTION OR AIDING ITS ENEMIES,
- ✓ 18 USC 241 CONSPIRACY AGAINST RIGHTS OF SOVEREIGN, FREE, GOD CREATED, SPIRIT AND SOUL BEINGS,
- ✓ 18 USC SEC 2384 SEDITION/SEDITIOUS CONSPIRACY BY CONSPIRING TO OVERTHROW THE CONSTITUTIONAL GOVERNMENT OR DELAY THE EXECUTION OF LAWS OF THE UNITED STATES OF AMERICA,
- ✓ IMPEDING DUE EXERCISE OF RIGHTS BY ATTEMPTING TO PREVENT, OBSTRUCT, IMPEDE, AND INTERFERE WITH SAME, 18 USC SEC 1509
- ✓ 18 U.S.C. SEC. 1962 RACKETEERING BY CONDUCTING AN ONGOING ENTERPRISE OF BRIBERY, EXTORTION, OR THREATS OF SAME,

EXHIBITS 7A-7C

ALL OF THE DOCUMENTS LISTED IN EXHIBIT 7 ARE CRIMINAL DOCUMENTS FILED
IN THE COURT REQUIRING ARREST PURSUANT TO
18 USC 1341 FRAUDS AND SWINDLES

Exhibits 7- 7D are clear violations of the Rules of the Chief Administrative Judge PART 130:
Costs and Sanctions: Section 130-1.1 I by failing to certify the complaint in **accordance** with
Section 130-1.1 (a) (b) where it states:

“(b) **Certification.** By signing a paper, an attorney or party certifies that, to the best of that person’s knowledge, information and belief, formed after an inquiry reasonable under the circumstances, (1) **the presentation of the paper or the contentions therein are not frivolous as defined in section 130-1.1 (c)**” of this Subpart, and (2) where the paper is an initiating pleading, (i) the matter was not obtained through illegal conduct, or that if it was, the attorney or other persons responsible for the illegal conduct **are not participating in the matter or sharing in any fee earned there from**, and (ii) the matter was not obtained in violation of 22 NYCRR 1200.41-a [DR 7-111]”.

WHY? BECAUSE THE ALLEGED SHARINN \$ LIPSHIE SUMMONS AND UNVERIFIED COMPLAINT ARE FRAUDS AND SWINDLES BECAUSE THE PLAINTIFFS DOCUMENTS OVERTLY OBSTRUCT THE NEW YORK STATED UNIFIED COURT SYSTEMS RULES OF THE CHIEF ADMINISTRATIVE JUDGE PART 130: COSTS AND SANCTIONS: SECTION 130-1.1 I BY FAILING TO CERTIFY THE COMPLAINT IN **ACCORDANCE** WITH SECTION 130-1.1 (A) (B) WHERE IT STATES:

“(B) **CERTIFICATION.** BY SIGNING A PAPER, AN ATTORNEY OR PARTY CERTIFIES THAT, TO THE BEST OF THAT PERSON’S KNOWLEDGE, INFORMATION AND BELIEF, FORMED AFTER AN INQUIRY REASONABLE UNDER THE CIRCUMSTANCES, (1) **THE PRESENTATION OF THE PAPER OR THE CONTENTIONS THEREIN ARE NOT FRIVOLOUS AS DEFINED IN SECTION 130-1.1 (C)**”.OF THIS SUBPART, AND (2) WHERE THE PAPER IS AN INITIATING PLEADING, (I) THE MATTER WAS NOT OBTAINED THROUGH ILLEGAL CONDUCT, OR THAT IF IT WAS, THE ATTORNEY OR OTHER PERSONS RESPONSIBLE FOR THE ILLEGAL CONDUCT **ARE NOT PARTICIPATING IN THE MATTER OR SHARING IN ANY FEE EARNED THERE FROM**, AND (II) THE MATTER WAS NOT OBTAINED IN VIOLATION OF 22 NYCRR 1200.41-A [DR 7-111]”.

THE PLAINTIFF’S SUMMONS AND COMPLAINTS EACH HAVE A SIGNATURE CROSSED OUT. THIS OBSTRUCTS THE CERTIFICATION RULES, SPECIFICALLY; PRESENTMENT RULES AND THE CONTENTIONS ARE FRIVOLOUS. THEY CAN NOT BE VALIDATED, SUBSTANTIATED OR VERIFIED. THE SUMMONS AND COMPLAINT ARE FRAUDS AND SWINDLES.

EXPLANATION OF EXHIBITS 7A TO 7C

Based on the fact that Sharinn \$ Lipshie were just sued, continue their crimes, and have criminally targeted me, there is probable cause that Sharin \$ Lipshie and all of the other law firms sued are nothing more than regional killers Boyden Gray and Jonathan Lippman fictional entities created to enslave and induce atrocities on innocent New Yorkers.

<http://www.scribd.com/doc/26545859/Jonathan-Lippman-Boyden-Gray-SHARINN-LIPSHIE-PC-Continued-NYS-Fraud-on-the-Courts-See-description>

Sharinn and Lipshie, PC, are involved in the holder in due course fraud racket. See NYPL 190.65 Scheme to defraud in the first degree; 190.40 Criminal usury in the second degree; 190.55 Making a false statement of credit terms; 190.50 Unlawful collection; 185.15 Fraudulent disposition of (intangible) property subject to a conditional sale contract; 185.05 Fraud involving a security interest; 175.35 Offering a false instrument for filing in the second degree; 175.45 Issuing a false financial statement; 175.10: Falsifying business records in the first degree. "Attorney Buying Evidence of Debt-Misleading Court".

Every attorney who either directly or indirectly buys or is interested in buying any evidence of debt or thing in action with intent to bring suit thereon is guilty of a crime. Any attorney who in any proceeding before any court of a justice of the peace or police judge or other inferior court in which he appears as attorney, willfully misstates any proposition or seeks to mislead the court in any matter of law is guilty of a misdemeanor and on any trial therefore the state shall only be held to prove to the court that the cause was pending,

Any person guilty of falsely preparing any book, paper, record, instrument in writing, or other matter or thing, with intent to produce it, or allow it to be produced as genuine upon any trial, proceeding or inquiry whatever, authorized by law, SHALL BE GUILTY OF A FELONY. See 175.35 offering a false instrument for filing in the first degree; 175.40 Issuing a false certificate.

Since Sharinn \$ Lipshie have been sued for fraud they can not deny knowledge of the fraud clearly articulated at NY PL 175.25 Tampering with public records in the first degree; 175.35 Offering a false instrument for filing in the first degree; 175.40 Issuing a false certificate. These false instruments caused extreme emotional and intellectual duress.

EXHIBIT 7A
18 USC 1341 FRAUDS AND SWINDLES,
SEE THE BELOW FRIVOLOUS PRESENTATION AND CONTENTIONS.
THE CROSSED OUT SIGNATURE ANULLS THE COURT'S PRESENTATION RULES AND
THE CONTENTIONS ARE FRIVOLOUS, MEANING THE STATEMENTS CAN NOT BE
VALIDATED.

THIS IS A CRIME PURSUANT TO NYS PENAL LAW 75.35 OFFERING A FALSE INSTRUMENT FOR FILING IN THE FIRST DEGREE;

*Frivolous Lawsuit
 Plaintiff Defaulted
 on 3/3/10 and Hon. Tapia
 denied dismissal.*

CIVIL COURT OF THE CITY OF NEW YORK
 COUNTY OF BRONX

WORLDWIDE ASSET PURCHASING II, LLC
 Plaintiff

-Against
 MIRIAM SNYDER
 Defendant(s)

VERIFIED COMPLAINT

- Plaintiff, by its attorneys SHARINN & LIPSHIE, P.C. complaining of the defendant(s), respectfully alleges:
- That the Plaintiff is duly licensed by the New York City Department of Consumer Affairs to collect debts in NYC. The NYC Dept. of Consumer Affairs License number for the Plaintiff is 1260697
 - That at all times hereinafter mentioned, the Plaintiff, WORLDWIDE ASSET PURCHASING II, LLC, is a foreign corporation with offices located at 101 CONVENTION CNTR. #850 LAS VEGAS, NV 89101.
 - That upon information and belief the Defendant(s) is/are and at all times hereinafter mentioned was/were a resident of the county where this action is brought.
 - The agreement sued upon herein was duly assigned to Plaintiff by Bank of America and notice thereof was duly given to Defendant.
 - That there are monies due from Defendant(s) to Plaintiff, plus agreed and/or reasonable attorney fees, if any, for charges incurred and/or loans granted in connection with credit card(s) issued by Plaintiff's assignor pursuant to credit card agreement(s) made in compliance with the law, a copy of which agreement(s) were duly mailed to Defendant(s), on which there is a balance due of \$5,518.16, and that in addition there is due attorney fees of \$1,103.64, making a total sum due from Defendant to Plaintiff of \$6,621.80, no part of which sum has been paid, although due and duly demanded.
 - The above debt arises from account number 4888891011799500.

WHEREFORE, plaintiff demands judgment against defendant(s) for the sum of \$5,518.16 with interest thereon from December 29, 2007 at the rate of 9%, and attorney fees of \$1,103.64 plus costs and disbursements of this action.

Signature (Rule 130-1.1a(b))

[Signature]
 SHARINN & LIPSHIE, P.C.
 333 Earle Ovington Blvd, Ste 302
 Uniondale, New York 11553

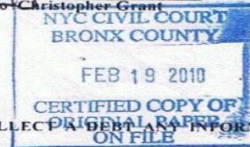
Dated: July 10, 2009
 Garden City, New York

STATE OF NEW YORK
 COUNTY OF NASSAU

ss:

I, the undersigned an attorney-at-law, admitted to practice in the Courts of the State of New York, shows: deponent is associated with the firm of SHARINN & LIPSHIE, P.C. attorney of record for the Plaintiff in the within action; this verification is made by the undersigned because plaintiff is not within the same county wherein your deponent maintains his office. Deponent has read the foregoing complaint and knows the contents thereof; the same is true to deponent's knowledge except to matters therein stated to be upon information and belief, and as to those matters, deponent believes it to be true. The grounds of deponent's belief as to all matters not stated upon deponent's own knowledge are as follows: records belonging to plaintiff (s) in possession of deponent.

[Signature]
 Amanda Moreno / Christopher Grant



Client Acct # 4888891011799500
 Claim # WAM10388

WE ARE DEBT COLLECTORS. THIS IS AN ATTEMPT TO COLLECT A DEBT. INFORMATION OBTAINED WILL BE USED FOR THAT PURPOSE.

*No standing ✓
 No Liability ✓
 No Joinder ✓
 No Novation Contract ✓
 No Contract ✓
 No agreement ✓
 No Jurisdiction ✓*

EXHIBIT 7B.

18 USC 1341 FRAUDS AND SWINDLES,

**SEE THE BELOW FRIVOLOUS PRESENTATION AND CONTENTIONS
THE CROSSED OUT SIGNATURE OBSTRUCTS PRESENTATION RULES, AND THE
CONTENTIONS ARE FRIVOLOUS, MEANING THEY CAN NOT BE VALIDATED.**

**THIS IS A CRIME PURSUANT TO NYS PENAL LAW 75.35 OFFERING A FALSE
INSTRUMENT FOR FILING IN THE FIRST DEGREE;**

CONSUMER CREDIT TRANSACTION

**IMPORTANT!! YOU ARE BEING SUED!! THIS IS A COURT PAPER - A SUMMONS
DON'T THROW IT AWAY!! TALK TO A LAWYER RIGHT AWAY!! PART OF YOUR PAY CAN BE TAKEN FROM
YOU (GARNISHED). IF YOU DO NOT BRING THIS TO COURT, OR SEE A LAWYER, YOUR PROPERTY CAN
BE TAKEN AND YOUR CREDIT RATING CAN BE HURT!! YOU MAY HAVE TO BRING THESE PAPERS TO
THIS COURT RIGHT AWAY. THE CLERK (PERSONAL APPEARANCE) WILL HELP YOU!
CIVIL COURT OF THE CITY OF NEW YORK
COUNTY OF BRONX**

Fee: \$6.00 Paid
02-19-10 Transaction #:
Index No.: 107485 BC

~~WORLDWIDE ASSET PURCHASING II, LLC~~

SUMMONS

Plaintiff
-Against-
MIRIAM SNYDER
Defendant(s)

Plaintiff's Address
101 CONVENTION CNTR, #850
LAS VEGAS, NV 89101
Defendant's Address Defendant 2 address
3230 CRUGER AVE APT 6B
BRONX NY 10467

107485

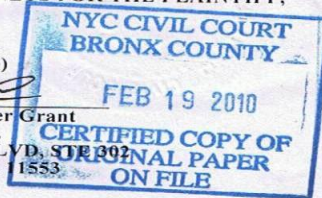
The basis of the venue is :A defendant resides in the County of BRONX; the subject matter consumer credit transaction took place in the County of BRONX

TO THE ABOVE NAMED DEFENDANT(S):

**YOU ARE HEREBY SUMMONED TO APPEAR IN THE CIVIL COURT OF THE CITY OF NEW YORK,
COUNTY OF BRONX AT THE OFFICE OF THE CLERK OF THE SAID COURT AT 851 GRAND
CONCOURSE WINDOW 8 BRONX, NY 10451 WITHIN THE TIME PROVIDED BY LAW AS NOTED
BELOW AND TO FILE YOUR ANSWER TO THE ANNEXED COMPLAINT WITH THE CLERK; UPON
YOUR FAILURE TO ANSWER, JUDGMENT WILL BE TAKEN AGAINST YOU FOR THE SUM OF
\$5,518.16 AND ATTORNEY FEES OF \$1,103.64 WITH INTEREST THEREON FROM THE DAY OF
December 29, 2007 AT THE RATE OF 9% , TOGETHER WITH THE COSTS OF THIS ACTION. A COPY
OF YOUR ANSWER SHOULD BE SERVED BY MAIL UPON THE ATTORNEYS FOR THE PLAINTIFF,
SHARINN & LIPSHIE, P.C.
DATED: July 10, 2009**

Signature (Rule 130-1.1-a(b))

Amanda Moreno/Christopher Grant
SHARINN & LIPSHIE, P.C.
333 EARLE OVINGTON BLYD, ST 892
UNIONDALE, NEW YORK 11553
(516) 873-6600



NOTE: The law provides that:

- (a) if this summons is served by its delivery to you personally within the CITY OF NEW YORK you must appear and answer within 20 days after such service; or
- (b) If this summons is served by delivery to any person other than you personally, or is served outside the City of New York, or by publication, or by any means other than personal delivery to you within the City of New York, you are allowed THIRTY (30) days after the proof of service thereof is filed with the Clerk of this Court within which to appear and answer.
- (c) Where a defendant appears by an attorney, a copy of his answer shall be served upon the plaintiff's attorney, or upon the plaintiff if the plaintiff appears in person, at or before the time of filing the original answer with proof of service thereof.
- (d) In any action arising from a consumer credit transaction, if the form of summons provided for in subdivision (b) of this section is used:

DEFENDANTS P.O.B.:

Client#: 01381342
Account#: 4888891011799500
Claim #: WAM10388

**WE ARE DEBT COLLECTORS. THIS IS AN ATTEMPT TO COLLECT A DEBT ANY INFORMATION
OBTAINED WILL BE USED FOR THAT PURPOSE.**

FEE PAID

OCT - 5 2009

**CIVIL COURT
BRONX COUNTY**

EXHIBIT 7C
18 USC 1341 FRAUDS AND SWINDLES,
SEE THE BELOW SHARIN AND LIPSHIE, P.C. REPLICATED FALSIFIED AFFIDAVIT OF SERVICE

<http://www.scribd.com/doc/26545859/Jonathan-Lippman-Boyden-Gray-SHARINN-LIPSHIE-PC-Continued-NYS-Fraud-on-the-Courts-See-description>

THIS IS A CRIME PURSUANT TO NYS PENAL LAW 75.35 OFFERING A FALSE INSTRUMENT FOR FILING IN THE FIRST DEGREE; ARRESTS NEED TO BE MADE!

Civil COURT OF THE CITY OF NEW YORK

County of Bronx

**CIVIL COURT
BRONX COURT**

Index number and date of filing
appeared on summons and
complaint when served.

WORLDWIDE ASSET PURCHASING II LLC 9 NOV 25 PM 3:52
2211 YORK 208.6 (10)

Index #09-107485
Filing Date: 10/5/2009

Sharinn & Lipshie PC
333 Earle Ovington Blvd
Suite 302
Uniondale, NY 11556
(250032)
CCT

- against -

MIRIAM SNYDER (WAM10388)

COMPLIANT

Plaintiff

Defendant

STATE OF NEW YORK: COUNTY OF NASSAU: ss:

OSMOND TINGLIN #827614, BEING DULY SWORN DEPOSES AND SAYS DEPONENT IS NOT A PARTY TO THIS ACTION AND IS OVER THE AGE OF EIGHTEEN YEARS AND RESIDES IN THE STATE OF NEW YORK.

That on NOVEMBER 04, 2009 at 10:50 AM at 3230 CRUGER AVE, BRONX 10467 APT 6 B, N.Y. deponent served the within SUMMONS & COMPLAINT on MIRIAM SNYDER defendant named.

AFFIXED TO DOOR
By taping a copy to the door at the above address - defendant's usual place of abode.

Deponent completed service by mailing a copy of the SUMMONS & COMPLAINT in a stamped addressed envelope in an official depository under the care of the United States Post Office in New York State on 11/9/2009 at defendant's last known residence in an envelope marked 'Personal & Confidential' not disclosing the sender's identity.

Attempts that were made:

The following dates and times were attempted before affixing to the door:

10/31/2009 6:30:00 PM 10/21/2009 4:05:00 PM 11/04/09 10:50:00 AM

**NYC CIVIL COURT
BRONX COUNTY
FEB 19 2010
CERTIFIED COPY**

OTHER:

Deponent asked TENANT/NEIGHBOR "Jane" Chambers 3230 Cruger Ave, Bronx # 6 E, NY if defendant was presently in the military service and was informed that he/she was not. Deponent knew the person served to be mentioned and described in this legal paper. Deponent is over the age of eighteen years, is not a party to this action and defendant is not dependant on anyone presently in the military.

Sworn to before me this 11/09/09

Frances T. Mondrone #4835596
Notary Public, State of New York
Suffolk County, Commission Expires 5/31/2011

Osmond Tinglin #827614

Notary Public

7009 0080 0001 1116 9975

CERTIFIED MAIL™ RECEIPT
(Domestic Mail Only; No Insurance Coverage Provided)

For delivery information visit our website at www.usps.com.

ALBANY, NY 12224

OFFICIAL USE

Postage	\$ 2.07	0149
Certified Fee	\$ 2.80	
Return Receipt Fee (Endorsement Required)	\$ 0.00	
Restricted Delivery Fee (Endorsement Required)	\$ 0.00	
Total Postage & Fees	\$ 4.87	

Sent To: Dave Paterson, NYS Gov. S State Capital, Albany, NY 12224

PS Form 3800, August 2006 See Reverse for Instructions

7009 0080 0001 1116 9944

CERTIFIED MAIL™ RECEIPT
(Domestic Mail Only; No Insurance Coverage Provided)

For delivery information visit our website at www.usps.com.

NEW YORK, NY 10271

OFFICIAL USE

Postage	\$ 2.07	0149
Certified Fee	\$ 2.80	
Return Receipt Fee (Endorsement Required)	\$ 0.00	
Restricted Delivery Fee (Endorsement Required)	\$ 0.00	
Total Postage & Fees	\$ 4.87	

Sent To: NYS Attorney General, 120 Broadway, NY, NY 10271

PS Form 3800, August 2006 See Reverse for Instructions

7009 0080 0001 1116 9920

U.S. Postal Service™ CERTIFIED MAIL™ RECEIPT
(Domestic Mail Only; No Insurance Coverage Provided)

For delivery information visit our website at www.usps.com.

UNIONDALE, NY 11553

OFFICIAL USE

Postage	\$ 1.90	0149
Certified Fee	\$ 2.80	
Return Receipt Fee (Endorsement Required)	\$ 0.00	
Restricted Delivery Fee (Endorsement Required)	\$ 0.00	
Total Postage & Fees	\$ 4.70	

Sent To: Christopher Grant, 333 Earl Ovington Blvd, Uniondale, NY 11553

PS Form 3800, August 2006 See Reverse for Instructions

7009 0080 0001 1116 9913

U.S. Postal Service™ CERTIFIED MAIL™ RECEIPT
(Domestic Mail Only; No Insurance Coverage Provided)

For delivery information visit our website at www.usps.com.

NEW YORK, NY 10007

OFFICIAL USE

Postage	\$ 2.07	0149
Certified Fee	\$ 2.80	
Return Receipt Fee (Endorsement Required)	\$ 0.00	
Restricted Delivery Fee (Endorsement Required)	\$ 0.00	
Total Postage & Fees	\$ 4.87	

Sent To: NYC Police Chief Kelly, One Police Plaza, NY, NY 10007

PS Form 3800, August 2006 See Reverse for Instructions

7009 0080 0001 1116 9999

U.S. Postal Service™ CERTIFIED MAIL™ RECEIPT
(Domestic Mail Only; No Insurance Coverage Provided)

For delivery information visit our website at www.usps.com.

NEW YORK, NY 10017

OFFICIAL USE

Postage	\$ 2.07	0149
Certified Fee	\$ 2.80	
Return Receipt Fee (Endorsement Required)	\$ 0.00	
Restricted Delivery Fee (Endorsement Required)	\$ 0.00	
Total Postage & Fees	\$ 4.87	

Sent To: U.S. Senator Schumer, 757 Third Ave, 1702, NY, NY 10017

PS Form 3800, August 2006 See Reverse for Instructions

7009 0080 0001 1117 0001

U.S. Postal Service™ CERTIFIED MAIL™ RECEIPT
(Domestic Mail Only; No Insurance Coverage Provided)

For delivery information visit our website at www.usps.com.

WASHINGTON, DC 20500

OFFICIAL USE

Postage	\$ 2.07	0149
Certified Fee	\$ 2.80	
Return Receipt Fee (Endorsement Required)	\$ 0.00	
Restricted Delivery Fee (Endorsement Required)	\$ 0.00	
Total Postage & Fees	\$ 4.87	

Sent To: President Obama, 1600 Pennsylvania Ave, Washington, DC 20500

PS Form 3800, August 2006 See Reverse for Instructions

U.S. Postal Service™
CERTIFIED MAIL™ RECEIPT
 (Domestic Mail Only; No Insurance Coverage Provided)

For delivery information visit our website at www.usps.com.

NEW YORK NY 10007

Postage	\$ 2.07	0149
Certified Fee	\$2.80	
Return Receipt Fee (Endorsement Required)	\$0.00	
Restricted Delivery Fee (Endorsement Required)	\$0.00	
Total Postage & Fees	\$ 4.87	

Sent To: Bill DeBlasi
 Street, Apt. No.; or PO Box No.: Centre Street
 City, State, ZIP+4: NY, NY 10007

PS Form 3800, August 2006 See Reverse for Instructions

U.S. Postal Service™
CERTIFIED MAIL™ RECEIPT
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For delivery information visit our website at www.usps.com.

NEW YORK NY 10006

Postage	\$ 2.07	0149
Certified Fee	\$2.80	
Return Receipt Fee (Endorsement Required)	\$0.00	
Restricted Delivery Fee (Endorsement Required)	\$0.00	
Total Postage & Fees	\$ 4.87	

Sent To: Elizabeth Hubbard
 Street, Apt. No.; or PO Box No.: 41 Broadway, St 1
 City, State, ZIP+4: NY, NY 10006

PS Form 3800, August 2006 See Reverse for Instructions

U.S. Postal Service™
CERTIFIED MAIL™ RECEIPT
 (Domestic Mail Only; No Insurance Coverage Provided)

For delivery information visit our website at www.usps.com.

BROOKLYN NY 10451

Postage	\$ 2.07	0149
Certified Fee	\$2.80	
Return Receipt Fee (Endorsement Required)	\$0.00	
Restricted Delivery Fee (Endorsement Required)	\$0.00	
Total Postage & Fees	\$ 4.87	

Sent To: Hector Diaz
 Street, Apt. No.; or PO Box No.: 851 Grand Concourse
 City, State, ZIP+4: Bronx, NY 10451

PS Form 3800, August 2006 See Reverse for Instructions

U.S. Postal Service™
CERTIFIED MAIL™ RECEIPT
 (Domestic Mail Only; No Insurance Coverage Provided)

For delivery information visit our website at www.usps.com.

ALBANY NY 12203

Postage	\$ 2.07	0149
Certified Fee	\$2.80	
Return Receipt Fee (Endorsement Required)	\$0.00	
Restricted Delivery Fee (Endorsement Required)	\$0.00	
Total Postage & Fees	\$ 4.87	

Sent To: Tina Stanford
 Street, Apt. No.; or PO Box No.: Columbia Circle
 City, State, ZIP+4: Albany, NY 12203

PS Form 3800, August 2006 See Reverse for Instructions

U.S. Postal Service™
CERTIFIED MAIL™ RECEIPT
 (Domestic Mail Only; No Insurance Coverage Provided)

For delivery information visit our website at www.usps.com.

ALBANY NY 12247

Postage	\$ 2.07	0149
Certified Fee	\$2.80	
Return Receipt Fee (Endorsement Required)	\$0.00	
Restricted Delivery Fee (Endorsement Required)	\$0.00	
Total Postage & Fees	\$ 4.87	

Sent To: NYS Senator Sampson
 Street, Apt. No.; or PO Box No.: 506 Legislative Office
 City, State, ZIP+4: Albany NY 12247

PS Form 3800, August 2006 See Reverse for Instructions

THE ABOVE DOCUMENTS WERE MAILED MARCH 6, 2010.

COMMENTS:

THE CRIMINAL ATTACK ON THE NYS GOVERNORSHIP IS FOR REGIONAL KILLERS BOYDEN GRAY AND JONATHAN LIPPMAN CRIMINAL USURPATION OF THE NYS GOVERNOR'S OFFICE.

READERS PLEASE STOP THIS PLAN. IT IS A DIABOLICAL PLAN THAT CAN EFFECTUATE THE DESTRUCTION OF MASSIVE AMOUNTS OF NEW YORKERS. PLEASE DO NOT TAKE THIS LIGHTLY. PLEASE DO NOT LEAVE NYS GOVERNORLESS BECAUSE THE MASTERMINDS BEHIND THE ENORMOUS CONSPIRACIES OF LIES ARE THE REGIONAL KILLERS DOCUMENTED.

THE CRIMINAL, REMOVAL, MEANING COVERT, MIND CONTROLLED FORCED RESIGNATION OF THE NYS GOVERNORSHIP IS A REGIONAL KILLING PLAN. THE GOVERNOR HAS DONE NOTHING IN COMPARISON TO THE BELOW NAME ALIGNED AND DOCUMENTED CRIMES. HE MUST EXERCISE HIS AUTHORITY OVER DEMON FORCES OR NYS IS BEING SET UP FOR DESTRUCTION. NYS GOVERNOR PATERSON AND GOVERNOR CANDIDATE CUOMO, BOTH COLLECTIVELY AND INDIVIDUALLY CAN SHUT DOWN THESE INDUCED REGIONAL KILLINGS AND ATROCITIES AND SAVE NYS BY THE CRIMINAL ARREST OF REGIONAL KILLERS BOYDEN GRAY AND JONATHAN LIPPMAN. THEY ARE PLANNING THE DEMISE OF NYS BASED ON FORCING GOVERNOR PATERSON TO LEAVE NYS GOVERNORLESS AND THEY WILL RULE. STOP THE MADNESS. READ! THEY HAVE ALREADY DESTROYED NYS' JUDICIAL SYSTEM. STOP THESE DEMONS FROM CRIMINALLY USURPING CONTROL OVER NYS GOVERNORSHIP.

LIVE TESTIMONY. THE NYS SENATE JUDICIARY HEARING: 4 HOURS OF PURE COURT CORRUPTION LIVE TESTIMONY:
<http://www.youtube.com/nysenateuncut#p/u/0/knQLI5hmjs>

PICTURE SAYS A THOUSAND WORDS. THIS EXHIBIT IS NYS CHIEF SATANIST AND JUDGE JONATHAN LIPPMAN AND REGIONAL KILLER BOYDEN GRAY PHOTO ALBUM OF SOME OF THEIR DISASTROUS ACCOMPLISHMENTS.
<http://www.docstoc.com/docs/26043351/NYS-CHIEF-JUDGE-SATANIST-JONATHAN-LIPPMAN-AND-REGIONAL-KILLER-BOYDEN-GRAY-DEADLY-NAME-ALIGNMENTS>

ANOTHER DOCUMENTED, NAME ALIGNED, NYS DISGUISED REGIONAL KILLING MANIFESTATION, NOT PLAN!
<http://www.scribd.com/doc/23548501/Drafted-NYS-Preferred-Drug-Killing-Program-December-2009-Regional-Drug-Killing-Criminal-Report-December-1-2009>

HOW COME THE ETHICS COMMITTEE IS NOT ENCOURAGING JONATHAN LIPPMAN TO RESIGN?
LIVE TESTIMONY. THE NYS SENATE JUDICIARY HEARING: 4 HOURS OF PURE COURT CORRUPTION LIVE TESTIMONY:
<http://www.youtube.com/nysenateuncut#p/u/0/knQLI5hmjs>

HAVE A PEOPLE ELECTED GOVERNOR READY OR REGIONAL KILLERS BOYDEN GRAY AND JONATHAN LIPPMAN WILL RULE BY DIABOLICAL AND PREMEDITATED DEFAULT. THE REMOVAL OF NYS GOVERNORSHIP IS A REGIONAL KILLING INDUCED ATROCITY PLAN. GODLY MINISTERS MUST INTERVENE AND NOT ALLOW THESE REGIONAL KILLERS RULE VIA LAW DEPARTMENTS AND THE CONTINUED KILLING OF INNOCENT CHILDREN AND PEOPLE.

ANYBODY WHO COMES IN NOW WILL BE TOTALLY DEPENDENT ON THEIR LAW DEPARTMENT AND JONATHAN LIPPMAN AND BOYDEN GRAY CRIMINALLY CONTROL SUCH AS NOW! WAKE UP AMERICA.
<http://www.scribd.com/doc/24308974/THE-OBSTRUCTION-OF-THE-RULE-OF-LAW-IS-THE-CRIMINALLY-INSANE-FORMATION-OF-A-DEMON-CONTROLLED-SOCIETY>

[PRAYER WARRIORS NEEDED!](#) (Join in)

Host: MIRIAM777 - mirisni@aol.com

Episode: EPISODE202 - PRAYER WARRIORS NEEDED! Understanding Invisible Enemies

Welcome! Tonight's topics are: The Devil's Plan to Destroy Your Life and Weapons to Combat Such via Understanding Invisible Enemies, I'm Not Lame Anymore and the Power of the Name of Jesus. Join us Now! Verses of the day: The Most High God is my light and my salvation; whom shall I fear? The Lord is the stronghold of my life; of whom shall I be afraid? Though an army encamp against me, my heart shall not fear; though war rise up against me, yet I will be confident. (Psalm 27: 1, 3) I sought the Most High God, and he answered me, and delivered me from all my fears. (Psalm 34:4) Those who seek the Most High God lack no good thing. (Psalm 34:10) Trust in the God and do good; so you will live in the land, and enjoy security. Take delight in the Most High God and he will give you the desires of your heart. Commit your way to the God; trust in him, and he will act. Be still before the Most High God, and wait patiently for him. (Psalm 37:3-5, 7)

ENFORCED LAWLESSNESS IS SATANISM! LYING WONDERS ADMINISTRATION IS SATANISM. THESE FORCES ARE LEADING THE NYS COURT SYSTEMS. PRAYER WARRIORS ARE NEEDED. READ!

An example of ENFORCED LAWLESSNESS is NYS Chief Judge Jonathan Lippman obstruction of CPLR Article 3 via his creation of a Regional killer Boyden Gray e Office of Court Administration, which drafted the below CPLR 306-b defraud rule. They create rules out of thin air that covertly advance their demon control agenda. Jonathan Lippman used his role in the NYS Office of Court administration to premeditate, create and implement the below, documented, NEW, worthless, and unauthorized UNTIMELY SERVICE laws, which obstruct CPLR Article 3, and retards consumer protections. Below are excerpts of Jonathan Lippman's newly created, unauthorized, slipped in, unwarranted, in contravention to we the people, master slave creation untimely service laws:

<http://www.michaels-smolak.com/files/UntimelyServiceOf.pdf>

The NYS Chief Judge created the below CPLR law based on a word game, similar to TAG and we the people are IT! In the above Jonathan Lippman, newly created, criminal insanity NYS court management CPLR 306-b defraud law, the word diligent is the new law. Jonathan Lippman's below new law creation literally enforces lawlessness under the disguise of DILIGENT ATTEMPT TO SERVE AND DILIGENCE IN SEEKING AN EXTENSION FOR SERVICE. AT NO POINT DOES HIS NEW LAW MANDATE SERVICE. READ IT FOR YOUR SELF. THIS IS ENFORCED LAWLESSNESS AND CRIMINAL INSANITY OBSTRUCTION OF THE RULE OF LAW FROM THE TOP!

<http://www.michaels-smolak.com/files/UntimelyServiceOf.pdf>.



Please see the ramifications of the above new untimely summons and complaint service law and enforced lawlessness from the top. Please see: <http://www.scribd.com/doc/26545859/Jonathan-Lippman-Boyden-Gray-SHARINN-LIPSHE-PC-Continued-NYS-Fraud-on-the-Courts-See-description>

Please note, they are doing their jobs as a Satanists well. They are using master deceptions of law as law because we the people are so busy being pitted, fighting one another, and chasing a dollar. While doing such, these demons are planning the demise of the human race. Wake up America.

STOP FICTIONAL ADMINISTRATION AND ENFORCED LAWLESSNES. LEARN about THE FAIR DEBT COLLECTION PRACTICES ACT

<http://www.ftc.gov/bcp/edu/pubs/consumer/credit/cre27.pdf>

AND

http://www.youtube.com/watch?v=_HkAS1RS9H4&feature=related

Click here: YouTube - Attorney General Files Lawsuit Against Debt Collectors Using Verbal Abuse, Sex Threats, Harassment: http://www.youtube.com/watch?v=UxV5_bRcISM

CREDIT CARD FRAUD 2009 <http://www.youtube.com/watch?v=H-Xs93P7HI0>

The below link summarizes enforced lawlessness attacks and how regional killers use attorney hit men and the court system to vent revenge: <http://www.scribd.com/doc/26655766/NY-Chief-Judge-Jonathan-Lippman-Use-of-NYS-Courts-for-REVENGE-Documented-Replicated-Criminal-Fraud-Obstruction-of-the-Rule-of-Law-and-Criminal-Insa>

ENFORCED LAWLESSNESS IS INDUCED POVERTY: Click here: YouTube - Updated 02.05.10, The Decline: The Geography of a Recession by LaToya Egwuekwe (OFFICIAL)

<http://www.youtube.com/watch?v=J28tLQzfpA>

The below link tells how science proves that creation from the bible is true, while the theory of evolution contradicts itself and makes no sense. <http://www.blackworldorder.com/video/video/show?id=2902329%3AVideo%3A16408>

Call ID: 50118

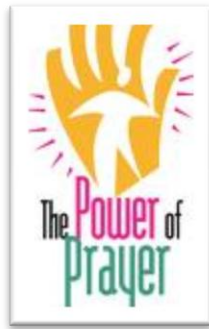
Personal Message from the Host:

THE OBSTRUCTION OF THE RULE OF LAW IS THE CRIMINALLY INSANE FORMATION OF A MASTER/SLAVE SOCIETY BASED UPON THE PRINCIPLES OF SATANISM , DISGUISED AS EUEGNICS, WHICH IS A CRIMINALLY INSANE DEMON CONTROL SOCIETY! GET INVOLVED AND RETAKE THIS EARTH FROM DEMON CONTROL NOW!

<http://www.docstoc.com/docs/19843685/THE-OBSTRUCTION-OF-THE-RULE-OF-LAW--=-CRIMINAL-FORMATION-OF-A-SATANIC-SOCIETY-UPDATES-AS-OF-121609-COMPREHENSIVE-LINKS>

MAIN WEB SITE: <http://www.endorganizedcrimeuniverse.com/page7.html>

COMPREHENSIVE WEB SITES: http://docs.google.com/View?docid=dgfd2t36_185crmbxqdp



PRAYER WARRIORS ARE NEEDED!

Scheduled Time:

How to participate:

Call in:

1. Dial: (724) 444-7444
2. Enter: 50118 # (Call ID)
3. Enter: 1 # or your PIN

Join from your computer:

1. [Click here to join the call or just listen along](#)
2. [\(Optional\) Become a TalkShoe member](#)

[Facebook user? You can join this Call directly through the TalkShoe Community Calling Facebook application.](#) **FRIDAY AND SUNDAY NIGHT 11 PM EASTERN TIME. JOIN US!**

[Click here: COMPREHENSIVE WEB SITES](#)

"People who fight may lose. People who don't fight have already lost." Bertolt Brecht
TURN OFF YOUR TELEVISION!



COMPREHENSIVE WEB SITES:

http://docs.google.com/View?docid=dgfd2t36_185crmbxgdp

STOP CRIMINALLY INSANE

REGIONAL KILLER BOYDEN GRAY VACCINE INDUCED KILLINGS, INFESTATIONS, AND USE OF MEDICAL FACILITIES AS DISGUISED KILLING HIT CENTERS, NOW BEFORE YOU ARE NEXT!

MAIN WEB SITE: <http://www.endorganizedcrimeuniverse.com/page7.html>

<http://www.endorganizedcrimeuniverse.com/page10.html>

<http://mirsnv.googlepages.com/deadlyserialkillerboydengraybrainresearch>

<http://mirsnv.googlepages.com/home>

<http://mirsnv.googlepages.com/prayerwarriors>

<http://inflictedcrimes.googlepages.com/home>

<http://inflictedcrimes.googlepages.com/endorganizedcrimeeducationaudios>

<http://prayerwarriorsneeded.googlepages.com/nyscrimevictimsboard>

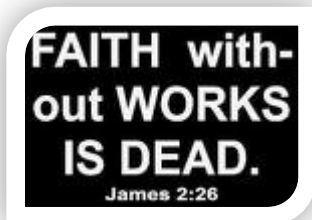
<http://prayerwarriorsneeded.googlepages.com/educationcrimes>

<http://mirsnv.googlepages.com/hune2008serialkillerboydengraydisguisedk>

STOP THE DEFRAUD FLU MASS INOCULATION DISGUISE KILLING/INFESTATION PLANS
CORRECTED LINK

<http://prayerwarriorsneeded.googlepages.com/educatetoday!>

<http://www.scribd.com/people/documents/3967500-prayer-warrior>





Matthew 16:26 For what is a man profited, if he shall gain the whole world, and lose his own soul? or what shall a man give in exchange for his soul?

Matthew 16:26

PLEASE FORWARD THIS TO MINISTERS, AUTHORITIES, AND EVERYBODY UNTIL THESE DEMON POSSESSED REGIONAL KILLINGS ARE STOPPED! THANK YOU.

