REGIONAL KILLERS BOYDEN GRAY AND JONATHAN LIPPMAN CRIMINALLY INSANE UNSIGNED LETTER AND CRIMINAL USURPATION OVER THE NYS VICTIM SERVICES TO TARGET MIRIAM SNYDER TO ADVANCE THEIR DOCUMENTED DISGUISED ATTEMPTED MURDER IN DENYING SERVICES JUST LIKE HOW THEY CRIMINALLY STALKED MIRIAM SNYDER'S EARNED INCOME IN EVERY JOB

Andrew M. Cuomo GOVERNOR		Tina M. Stanford, Esq. DIRECTOR
<u>** DECISION **</u>	STATE OF NEW YORK EXECUTIVE DEPARTMENT OFFICE OF VICTIM SERVICES WWW.OVS.NY.GOV	
Miriam Snyder 3230 Cruger Avenue Apt. 68 Bronx NY 10467	C C C	5/2/2011 Claim#: 646412 Crime Date: 1/1/2010 Claimant:Miriam Snyder Victim:Miriam Snyder
Dear Miriam Snyder :		
	he evidence submitted, I hav	re reached the following
justice agency records mus authorities less than one w cause for the delay. We ha criminal justice agency rep disallowed. However, your	d from the Office of Victim Se st show that the crime was re eek after the crime, unless th ve investigated your case bu ort for this incident. Therefore file may be reopened if you s d within a week of the crime of od cause for the late filing.	ported to the proper ne OVS finds good t cannot locate a e, this claim must be submit a criminal justice
appeal to the Chairperson o	lays after receiving this decis f the Board. Your request sh be sent to the Board at the fo	nould explain the reason
10	FICE OF VICTIM SERVICES Columbia Circle, Suite 200 any, New York 12203-6383	
	Ve	ery truly yours,
	01	ffice of Victim Services
· · · · · · · · · · · · · · · · · · ·		nice of victim dervices
	1 Columbia Circle, Suite 200 Albany, NY 12203-6383 (518) 457-8727	
Revised 03/10/2011	-	
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CRIMINALLY INSANE REGIONAL KILLER BOYDEN GRAY SYNDER NAME USC TITLE 18 CONSPIRACY AGAINST RIGHTS, STALKING, STAUTORY TENURE OBSTRUCTIONS, EXTORTION, COERCION, ATTEMPTED THEFT OF EARNED TENURE AND ATTEMPTED MURDER INITIATION SEPTEMEBER 1999

Regional Killer 185 PENINSULA BOULI . GYAY HEMPSTEAD. NEW YOF Boyden HEMPSTEAD CLASSROOM TEACHERS ASSOCIATIO VULE name GG Proposal Between Miriam Syndry and the District 1. The District shall place Ms. Synder on a fully paid administrative leave for the remainder of the 1999-2000 school 2. Ms. Synder shall receive any and all benefits and emoluments due her as an employee of the School District and as a member of the Teachers' Bargaining unit through June 30, 2000. 3. The District will supply Ms (Synder) with a letter of recommendation. 4. The District shall pay Ms. Synder 50% of her 1999-2000 school year salary, minus any payronts already received, on the first pay day after the execution of this document. 5. The District shall pay is. Synder the remaining 50% of her 1999-2000 school year salar, on the first pay date in February, 6. Ms. Synder will resign from the District effective at the close of business on June 30, 2000. My norme is Snyder. The Synder name is used to let the world Know. Regtond) Killer Boyden Gray is starking t stealing meme. Reve Mr.Ke by Mr. Kec: Pres given hor this * No reason 30 except 9114 inci pat occause d'id not de mote 913199 when he dire AFFLUTED WITH: AMERICAN FEDERATION OF TEACHERS . NEW YORK STATE UNITED TEACHERS 103

20 Wendell Street #B11 Hempstead, New York 11550

September 20, 1999

Ms. Crump, Senior Investigator U.S. Equal Employment Opportunity Commission New York District Office 7 World Trade Center, 18th Floor New York, New York 10048

Dear Ms. Crump:

Thank you for the immediate response and complaint form. This letter is written with respect to harassing and discriminatory practices in the Hempstead Public Schools Bilingual/ESL office and the Hempstead Teachers Association.

The address of both entities is: 185 Peninsula Boulevard, Hempstead, New York 11550. It is my belief that there are over 500 employees and over 500 union members.

BACKGROUND:

Foremost, my name is Miriam Snyder. I have accepted the position of ESL/Bilingual Curriculum Specialist/Compliance person with the above mentioned entities. This job was offered to me based on the attached State Education report and commendation received while working at Roosevelt high school.

I was hired to develop and design an effective ESL/Bilingual educational program at the high school level that will comply with the Commissioner's Regulations PART 154 and the Hempstead Public Schools Corrective Action Plan. See the August 18, 1997 Board of Education Workstudy Docket attached.

The Hempstead Public Schools Corrective Action Plan mandated a compliance person. By virtue of this assignment, I was placed in a hostile environment. With this in mind, no recommendations were made without educational research.

I have worked in this environment for two years. I have earned satisfactory and outstanding ratings by working hard. I have had an excellent rapport with students and staff. This is my third year working with the district. The discrimination and harassment is rooted on the fact that I have earned statutory tenure by virtue of job performance and New York State traveling tenure laws.

6.

However, due to discriminatory practices I am being harassed and being threatened to resign by threat of continued harassment, (example: if you do not take the buy out the harassment will escalate, union member comments, slander and full pay). See attachments and tape recorded conversations.

This harassment is in direct violation of all Civil Rights. The employment practices, tenure rules, and union representation will demonstrate clear cut discriminatory, harassing, intimidating and threatening practices. All of which have no place in a professional work environment. See attachments.

The individuals involved in this matter are representatives in the union. Consequently, I can not get fair, equitable, and/or non discriminatory representation. The union has created an environment that fosters discrimination, denies proper representation to minorities, and has allowed this matter to escalate to this level.

I seek nondiscriminatory union and legal representation, employment practices based on law, and the right to work in an harassment free work environment.

Most importantly, I seek equal employment and educational opportunities for all involved.

OUTLINE OF DISCRIMINATORY PRACTICES:

Under Title VII, the ADA, and the ADEA it is my belief that intentional discrimination and harassment has occurred in the following aspects of my employment, membership, and association with the Hempstead Teachers Association and Public Schools:

1. Tenure: Use of the above practices to unlawfully attempt to extend the tenure period due to administrative negligence,

2. Discriminatory use of the probationary period as a sword as opposed to a shield,

3. Use of the probationary period as time to violate all Civil Rights associated with the above and use of tenure as extortion. Specifically, coercing individuals to sign unwarranted and unwanted tenure extension letters in exchange for a harassment free work environment. After the signature is obtained, Harassment escalates. Please note that the attached forced tenure extension letter was signed under protest. This is one of the highest levels of deceptive practices I have ever seen. Attachments and clear exhibits are forthcoming.

4. Harassing and discriminatory assignment change/demotion in direct violation

THE BELOW

COMPLAINT WAS FILED WITH THE US DEPARTMENT OF JUSTICE AND THE EEOC. IT WAS FILED PURSUANT TO USC TITLE 18 CONSPIRACY AGAINST RIGHTS AND DEADLY WORKPLACE CREATION SEPTEMEBER 1999

THE BELOW COMPLAINT WAS FILED WITH THE US DEPARTMENT OF JUSTICE AND THE EEOC. IT WAS FILED PURSUANT TO USC TITLE 18 CONSPIRACY AGAINST RIGHTS AND DEADLY WORKPLACE CREATION SEPTEMEBER 1999

During his year in office I had to vigorously fight to have students tested/

assessed in their native language and English. An assessment that is critical to the academic success and placement of the children. Something he did not want done. This was an unwarranted fight. We should have been on the same page See attachments.

2. Mr. Endigoyen: Former Bilingual Guidance Counselor. 1-14-98 Mr. Endigoyen assaulted me because I was doing my job and making copies. He knocked me off the copy machine, took paper out of the copy machine while I was making copies. I walked away and got more paper and he assaulted me again. He specifically said "YOU DO NOT BELONG". I reported the incident and nothing was done because he was tenured and I was not.

The harassment continued and I reported it to the superintendent with the threat of calling the police. A meeting was called, Mr. Endigoyen made a public apology, and the resolution was that I could no longer use the copy machine, despite the fact that the other specialists were allowed to use it. I was reminded that I was not tenured so I had to accept this discriminatory policy created for me. Please note Mr. Endigoyen is the second vice president in the Hempstead Teachers Association, the union.

3. Ms. DeLopez: 1998 to present Director of ESL/Bilingual services. Despite all of my efforts to work with her effectively, she wrote an unwarranted letter to the superintendent denying tenure because of her negligence.

See attachments outlining pure discriminatory, negligent, deceptive, and harassing practices. Additionally, September 1999 Ms. DeLopez created an unwarranted ESL teacher position at the high school. She created this ESL teacher position/demotion just for me despite the fact that there was no influx of students from any country.

This is a prime example of abuse of power, malicious management, vengeance and resentment first, not children. Ms. DeLopez used district power to direct the principal to violate my contract and place me in there. Unfortunately, Ms DeLopez was not familiar with employment agreements/contracts. This is gross harassment, breach of contract, and intentional discriminatory practices. No other Curriculum Specialist, particularly a non minority Specialist, would the union allow this type of planning. See attachments dated September 1999.

4. Ms. Fernandez: Ms. DeLopez 's mentor, is the bilingual guidance counselor at the high school. She refuses to comply with the Commissioner Regulations, PART 154. This creates a hostile work environment. The hostility is exemplified in all areas of compliance, specifically, student placement and time in the bilingual program.

THE BELOW COMPLAINT WAS FILED WITH THE US DEPARTMENT OF JUSTICE AND THE EEOC. IT WAS FILED PURSUANT TO USC TITLE 18 CONSPIRACY AGAINST RIGHTS AND DEADLY WORKPLACE CREATION SEPTEMEBER 1999

She placed students in the bilingual program based on ethnicity as opposed to clear cut regulations, and or documented student abilities. She placed students in the bilingual program for over three years, without any waiver, against their will and want to learn English.

Ms. Fernandez created overcrowded bilingual classes. She masterminded the system so that no one could rationalize, reason, or provide proficiency scores or documentation that could substantiate student placement in bilingual classes.

Ms. Fernandez used the educational programs to promote racist and discriminatory practices that intentionally separated Hispanic students from the general population regardless of student abilities, Commissioner Regulations, and parent wishes. See the attached letters from parents. When I first started working students would beg to take a regular English class, beg to get in the correct ESL level classes, and beg to take regular courses. The students brought notes from their parents. I had to fight with the parent notes to do right by these children.

Student scores were unusually low under the leadership of Ms. Fernandez, but she maintained the segregated environment she wanted. Students had never taken an English class outside of ESL, parents sent letters requesting an English class for their children. See attachments. Haitian, Indian, Chinese and any other language group student was intentionally left to sink or swim in content classes under the guidance and advocacy of Ms. Fernandez. There were no services, guidance, or help for non Spanish speaking ESL students.

Ms. Fernandez is the counselor who sought and continues to seek vengeance on students because they have opted out of the bilingual program, who places Haitian, Chinese, and Indian students in mainstream courses without mentioning any academic concerns as she does for Hispanic students.

Ms. Fernandez who by actions and attached evidence exemplify bias and discrimination by placing the majority of illiterate and or level one non English speaking students in ESL teacher classes that she does not like or are not Hispanic or a certain type of Hispanic. She places advanced level students and schedules smaller classes in ESL Teacher classes that is/are her friends and are of her same descent. The discrimination she fosters separates Hispanic even on their race. You have to be a certain type of Hispanic for acceptance with her. It appears that there is a resentment for Cubans.

The Cuban male ESL teacher does not get equitable ESL classes either. Every year, coincidentally, he gets the lower level ESL classes, majority of Haitian students, overcrowded, and illiterates. This year she deviated a little bit and gave some of these students to the Chinese teacher. Despite the fact that they are ALL lovely GOD sent children, this racist places them to get revenge on teachers for not being a certain ethnicity! This is sick and mandates investigations.

2 .

Ms. Fernandez placement and scheduling patterns are based on racist tactics that can be proven in past and present practices.

This year she placed an overwhelmingly large amount of boys and level one students in one of the ESL teacher classes that she does not like. This teacher is not Spanish or American. The class is overcrowded and has been scheduled as such based on malice.

Ms. Fernandez maliciously conspired to keep the ESL/Bilingual program dysfunctional by continuing to misplace students and interfering with any and all structured programming issues. This was done so the state would come in and see no change despite the fact that a compliance person was hired.

Ms. Fernandez intentionally created and designed educational programs that promote discrimination, a higher drop out rate, an inability to read/write English or Spanish proficiently, low reading, writing scores, etc..

Ms. Fernandez intentionally obstructed the educational process to maintain dysfunctional and malicious control over the ESL/Bilingual program. She used her ethnicity and tenure, not knowledge, documentation, research, Commissioner Regulations, to interfere with the job of Compliance person/Curriculum Specialist/ and to refuse to comply with the regulations and Corrective Action plan.

Ms. Fernandez is a personal friend of Ms. DeLopez and has used Ms. DeLopez position to create conditions that reduce her workload, intimidate students, and maintain students in improper classes.

She kept administration unaware and uninformed of all matters associated with ESL/Bilingual programming. As I tried to educate and inform administration and staff on ESL/Bilingual state and federal guidelines and information, she developed a severe resentment of me. She interfered with my job several times and never substantiated any of her concerns with research, documentation, or regulations that supported her concerns. She intentionally sabotaged every effort made to educate and inform staff of compliance issues.

She maintained an intentional discriminatory environment of segregation. The only people she wanted to know about ESL/Bilingual programming were native born Hispanics. She wanted the administration to maintain a dependency on her for verbal information regarding ESL/Bilingual programming.

Finally, Ms. Fernandez is an active member in the union and used union information inclusive of staff and student phone numbers to slander my name. all in an attempt to intimidate, harass, and force a resignation. An investigation will show that Ms. Fernandez has attempted to assassinate my character for no other reason than my background and expertise in ESL/Bilingual programming, my color, and national origin.

She has made public comments such as " it will be a rainy day in hell before a Nigger, black American, gets tenure as an ESL Curriculum specialist ". I am living the ramifications of her comments. She meant it and has designed techniques that would kill any one professionally and personally. Despite these efforts I will still do my job to the best of my ability.

However, this year September 1999 compliance issues have worsened. The children tell me Ms. Snyder I am still in ESL2. I took ESL 2 last year. Why don't they place me in the correct ESL class. I told the students all last week, bring me a note from a parent. The children are scared this year. They will not bring a note from the parents as they did when I first came here. They are upset about the ESL class placement, but will not bring a note.

Also, teachers used to come to me regarding valid placement changes. They would provide notes with student time in the U.S, LAB test scores, and other relevant information for placement changes. This no longer happens. Ms. Fernandez has masterminded the system again. She is destroying the program at the expense of the children to get me back or put me in my place and to let me know I am only a ----- to her, despite my efforts.

The climate is clear. No matter how much research, knowledge, ESL/Bilingual experience, expertise, I use to structure the program, I am still a black women. So people should not comply with regulations because of this. What other reason does Ms. Fernandez, Ms. DeLopez, Mr. Morales, have to work against me. We should be on the same page. We should develop an ESL/Bilingual program that will raise test scores in English and Spanish. We should monitor the Compliance list and monitor LAB test scores and develop strategies that will reduce year after year LAB test scores of one.

I have done this all my life. Monitor reading scores of non English speaking students and make sure you see an improvement or redesign your reading program. I have taught Hispanic, Turkish, and Haitian students that have arrived in the United states with NO English whatsoever. The language of instruction with proper methodology was English. These kids came to me in 6th

grade and by eighth grade exited out of the ESL program scoring above the 40th percentile. No miracle happened. These students were taught and placed in small enough classes to let their abilities shine despite the inability to speak English. The programs were structured well and based on research and not opinions.

The bilingual program is excellent for newcomers to the United States if structured properly and in accordance with the commissioner regulations. But Ms. Fernandez places newcomers in the same bilingual class with students that have been in the bilingual program for almost 10 years. Wouldn't it make sense to service the newcomers in the bilingual program together and mainstream English fluent students with 3 years or more in ESL content classes?

Ms. Fernandez has developed multilevel, mixed up, unsubstantiated, bilingual classes. All the administration knew was that they were in bilingual classes because the counselor said so.

Also, please note all last year I read the school announcements every morning. People complimented my voice. They really felt I did a good job at this. I enjoyed doing this to. I took pride in doing this for the school because so many people encouraged me. Guess what? I no longer do the announcements. The secretary does. She follows the pattern I developed, which lets me know I did my job in influencing. However, It appears to me if you do not go along with Ms. Fernandez whether right or wrong, you will suffer ramifications. Why was this assignment taken from me? I really received a lot of compliments.

5. Letter from SAMUEL DONATO date 4/28/99. This is man I had never met and he just joined in with the harassment. In his letter he threatened to bill student textbooks to me personally. Again, this letter exemplifies extraordinary and intentional harassment, discrimination, and arbitrary treatment. If there was a problem, should he introduce himself to me or contact the principal.

6. Mr. Keef, Union President refused/ and refuses to represent any of my grievances that would and/or could have reduced much of the harassment noted. See grievances dated March 26, 30, and 9/9/ 1999.

Mr. Keef has conspired ways to simply not represent me fairly. September 1999 I went to Mr. Keef regarding an arbitrary, harassing, and discriminatory ESL Teacher assignment and demotion created maliciously by Ms. DeLopez. He intentionally misinformed me. He told me my contract was invalid, null and void. I told him I was taping him and thereafter I was offered a written proposal to resign with full pay.

Why weren't the grievances filed? Why can I not get fair and equitable union representation? Why was I offered a settlement instead of proper union representation, filing the grievances? Why is the union working against me?

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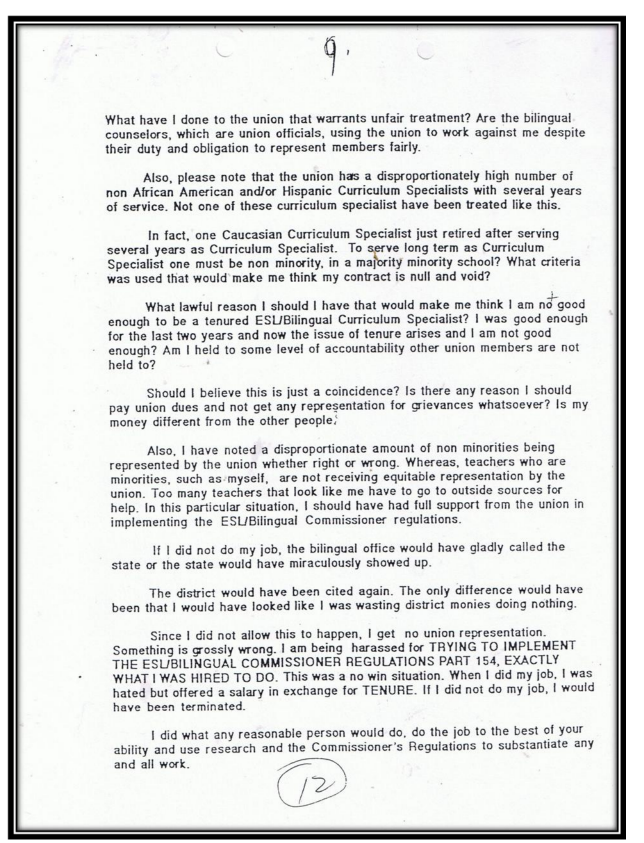
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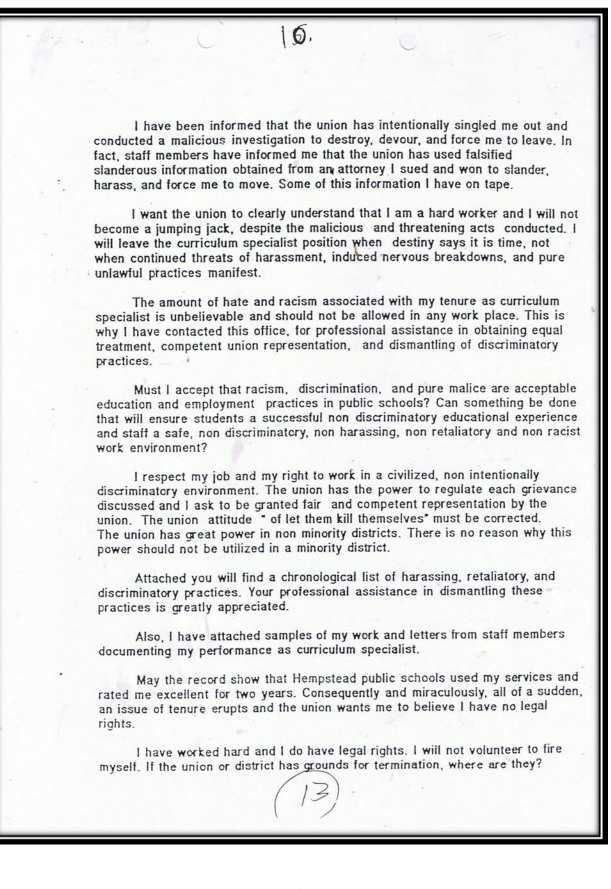
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11,

I will not be used by the union to cover up discriminatory and harassing practices. You subtrifuge dyain

Something has to be done to dismantle union use of mental assaults, induced nervous break downs and harassment to force people out to cover up discriminatory practices. The money and the power within a Union must be used to help <u>ALL</u> teachers and not some. This in itself with proper representation will curtail racist practices in the work place.

This entire matter and the handling of this matter is an underestimation of the intelligence of a group of people and every individual in the school community. The system allowed and encouraged a work environment of discriminatory warfare using the tactics, strategies, and leadership of an out right racist, Ms. Fernandez.

Today is 9/27/99. I have tried to work with the system. I have not spoken to Mr. Keef regarding the buy out he offered me because I asked for union representation regarding the demotion. I have continued to do my job.

However, the climate is clear that conditions will be created that will not allow me to do my job. An example of this is the fact that none of the ESL books have been ordered. The union representative wife is in my department. All of the books for foreign languages have been ordered and received, despite the fact that the ESL book orders were submitted with the foreign language book orders.

The ESL/Bilingual department will hurt the children by not ordering books to spite me. This is malicious management. Last week I wrote an extensive book order for the new Language Mastery class. Ms. McNair has informed me the principal will not sign it. I explained to her that I have done my job by writing the book order. There is nothing else I can do.

Ms. McNair has also informed me that my office will be moved to the basement. I explained to Ms. Mc Nair that I have a safety concern regarding this move. The section in the basement where they would like my office is isolated. There is minimum security. In light of all this harassment, this move encourages danger. Any dangerous incident appearing coincidentally could be well planned out to look like a slanderous accident. This type of accident would distort the true focus of discriminatory and harassing educational and employment practices.

Additionally, Ms. McNair has forwarded a memo to staff identifying me as their immediate supervisor. I explained to Ms. McNair that for the last three years I have been the Curriculum Specialist and no one's immediate supervisor. This type of intentional misinforming staff serves to only cause havoc in the building. Ms. McNair was just kicked out of the middle school for this same type of havoc.

Why has she joined in? Whatever the reason it has no place in the work place. Also, the threat of staff members having induced nervous breakdowns i prevalent. I refuse to work under threats, bribes, extortion, salary/money. If the district did not want me to do the job I was hired to do, then why did they solici me from Roosevelt high school based on my state rating. They want me to sit do nothing so I can be fired. Since I will not allow this to happen, I am being intentionally harassed and discriminatory practices encouraged. I had hoped t system could correct itself but I see it can not. This is why I have no other choi but to send this letter. I am fighting for my life, health, and income, which is a property interest at this point.

12,

I forfeited tenure at Roosevelt high school to accept this assignment. I h worked hard and now in my third year they are creating threatening conditions The district can not continue this. I have a contract, have worked hard, and he earned traveling tenure based on NYS laws.

In summary, the past ESL/Bilingual program design at the high school was ineffective in that it had no structure or organization whatsoever Studen were not placed in English classes, only ESL, student test scores were unusual low, the drop out rate at the 11th and 12th grade was high, ESL students could not pass basic RCT tests at disproportionately higher rate than other ESL students across the state.

Students had all the credits to graduate but could not read, write or spe enough English to pass tests needed for graduation. Students were placed ir the bilingual program for more than three years, without a waiver, against the of the parents.

Students were held hostage in the bilingual program and many years th the Office of Civil Rights " Opt Out Letter " was not given to parents or students The compliance issues at the high school level were simply not adhered to. Th is why I was hired as compliance person.

The ineffectiveness of the program was noted in the compliance report a in all of the above. The State Education Department Compliance report and th Hempstead Public Schools Corrective Action Plan mandated a compliance person for the high school. I was placed in an educationally unsound and host environment that allowed and fostered intentional discriminatory practices bas on race, ethnicity, color, and national origin.

Additionally, I am sending only a copy of this complaint to other human rights agencies because of the amount of copies involved. There are too man documents involved. However Each district administrator has been served with the initial complaint. Attached is a \$ 62.00 receipt from kincos used to inform administration of the discriminatory practices.

The attachments of 190 pages and the commendations/ accomplishments letters A to _EEE are being sent to the EEOC, World Trade Center and the Equal Educational Opportunity Center in Washington D.C. The numbers and letters for each exhibit are in Dark Black magic marker. Copies of the complaint will be sent to the following : Human Rights Office, Mineola, NOW Office: National Organization For Women, The Children's Defense Organization, Lawyers For Civil Rights, ACLU. I can only send one set of copies of the attachments, pages 1 to 190, and the pages lettered A to <u>FEE</u> I am sending an original and written complaint to EEOC with 4 copies of the charge and written complaint as requested. Help is needed. Justice has to prevail. The harassment and clearly outlined discriminatory practices must be dismantled. I look forward to your professional assistance in obtaining proper/fair union and legal representation that will facilitate equal educational and employment practices. On behalf of children, a professional and safe work environment, equai education and employment practices. I courageously and faithfully appreciate your professional assistance. Thank you for your time. Respectfully submitted, Miriam Snyder Curriculum Specialist

US DEPARTMENT OF JUSTICE COMPLAINT FILED USC TITLE 18 CONSPIRACY AGAINST RIGHTS AND HOSTILE WORKPLACE FILED SEPTEMEBER 20 1999 CRIMINALLY DELAYED TO 2002

U.S. EQUAL EMPLOYMENT OPPORTUNITY COMMISSION New York District Office 201 Varick Street, Suite 1009 New York, NY 10014 Phone: (212) 741-8815 TDD: (212) 741-3080 General FAX: (212) 741-2783 Legal FAX: (212) 620-0070 Name mptel Attempted Muriar Miriam Synder 2125 35^h Avepue, Apt 5E Long Island City, NY 11106 Charge Number: 16G-A0-3729 Charging Party: Miriam Synder Respondent: Hempstead Public High School Dear Sir/Madam. The Commission has received your request for a Notice of Right to Sue in the above reference charge. Your request has been forwarded to the U. S. Department of Justice for action. That agency will act on your request as soon as possible and issue the Notice directly to you within 2 to 4 weeks. Chief Employment Litigation Section Civil Rights Division Department of Justice Washington, D.C. 20530 Enclosed please find the fact sheet for filing a suit in Federal District Court. If you have any questions, please call me at the above telephone number. On Behal the Commission 2/28/02 (Date Mailed) Spencer H. L District Director

US DEPARTMENT OF JUSTICE COMPLAINT FILED SEPTEMBER 20 1999 DELAYED TO 2002

Department of Justice Blocking Tag NOTICE RECEIVED CIVIL RIGHTS DIVISION PLEASE 02 APR -9 PM 3: 58 DO NOT der Miriam REMOVE THIS Hempstead fublic School Sist SLIP ICAL FROM THE ATTACHED CORRESPONDENCE SINCE IT IS A PERMANENT PART OF THE RECORD. Killed New 1.053 Send FORM OBD-171 JUL. 82 YUU AND HUM PRO SE: MIRIAM SNYDER 2125 35th AVENUE - # 5-E LONG ISLAND CITY, NY 11106 20 days /* 60 Days days after an answer to the complaint which is herewith served upon you, within service of this summons upon you, exclusive of the day of service. If you fail to do so, judgment by default will be taken against you for the relief demanded in the complaint. You must also file your answer with the Clerk of this Court within a reasonable period of time after service. January 22, 2002 Robert C. Heinemann DATE (BY) DEPUTY CLERK This form was electronically produced by Judy Deanda using O

To: Mr. Keefe, HCTA President

From: Ms. Snyder, Curriculum Specialist

Re: Meeting on 11/22/99 with Attorney Gallinson

Date: 11/23/99

During the above meeting, attorney Gallinson, union lawyer, stated that he could not represent me because I filed a Human Rights complaint against the union for discriminatory, and/or no, and/or unfair treatment and union representation. He clearly stated that this defense from harassment and improper employment practices constituted a conflict of interest in his opinion.

Being that he has stated that there is a conflict of interest, and he has an allegiance to represent you, whether right or wrong, I am left again without any union or legal representation, despite the fact that I pay union dues. Consequently, I need to be granted a fair chance to protect my income, which is a property interest.

A referral to a neutral non conflict of interest NYSUT attorney is needed for the handling and correction of the improper employment practices mentioned below. If anyone feels that the following employment practices are proper, they can not represent anyone fairly.

I explained to you that many improper employment practices were occurring and I asked for assistance (a grievance to be filed) and nothing happened. My grievances were ignored.

Some of the improper employment practices were related to :

- Discriminatory Tenure Denial Attempt By Staff,
- Teacher Ratings: Penalties For Outstanding/Satisfactory ratings,
- Personnel Records: Missing Exemplary Administrative Ratings From Personnel Files: Letter and Attachments Resubmitted To Personnel dated 11/14/99,
- Personnel Records: Newly created slanderous, falsified, harassing, unsubstantiated memos written to coerce a resignation by the principal dated: 10/29/99, 3 falsified letters created in one day all dated for 10/27/99; 10/26/99, and 10/20/99. Your assurance of removal and/or non submission without employee signature is noted and appreciated.
- Salary Schedules,

Involuntary Employee Leave Recommended by you,

- Retaliatory Move of My office,
 - Continuous Harassment and intentional discriminatory program sabotage,

Even if the district was wrong with some of the above acts, this left no reason for the union to overlook these practices. Furthermore, this left no reason for the union to ignore each grievance filed against each improper employment practice noted above. Two wrongs have never made something right.

If any of your facts indicate that ignoring the above practices is not discriminatory, arbitrary and capricious treatment, and/or representation, please let me know. If your facts indicate, that ignoring each grievance filed above is fair representation and non discriminatory please let me know.

I have no interest in wasting anyone's time that does not want to represent me fairly. If you believe the above matters can be regulated in a non discriminatory, timely, cost effective manner, please do so.

But to exemplify, discriminatory, arbitrary, unfair, sometimes no representation, and thereafter pose questions to me as if I did something wrong by requesting that the Human and Civil Rights violations be investigated and stopped, is incomprehensible.

Could you please treat and represent minority teachers and specialists the way you or any similarly situated educator would want to be treated?

If the above practices were grieved, addressed, and/or corrected in any type of chronological, timely, or any manner there would be no valid Civil or Human Rights claim now. Mind you, I still have no place to work. But I have been reprimanded for filing a claim.

If there were any good intentions, the harassment would have stopped. Proper working conditions would have been in place. An environment for student testing would have been secured. Students would have been tested. Student placement would have improved. The above practices, to say the least, would have been grieved by now. Time is being wasted at the expense of minority children and staff such as myself. The union has the power by virtue of filing timely grievances to address and regulate the improper employment practices noted above.

Again, my hands are tied. I am put in a situation where I must defend myself. In defending myself, I am pitted against you. Any reasonable person would do what I have done. There is no rational reason for the above practices and/or lack of representation.

If the union did its job of fair representation, no claims would be filed. This is another attempt to expedite the grievance process in addressing each issue above as it negatively impacts the entire school community.

Could you please file a grievance regarding no where to work effective immediately? Could you please refer me to a NYSUT attorney that can represent union members without creating a conflict of interest? I am like anyone else, entitled to fair union representation, proper working conditions, and fair labor practices. Anything less, is in violation of the Taylor Law, Human, and Civil Rights.

Should your records indicate anything different, please let me know.

This is an attempt to correct the issues in the complaint filed. Could you please file the grievances above and discussed as soon as possible? A referral to a NYSUT lawyer is needed to address the newly developed tenure issues disputed by attorney Gallinson and you.

Again, I never received any tenure denial letter whatsoever from the superintendent, as required by law. A NYSUT attorney is needed to confirm the tenure status granted by New York State Education Laws. I will be treated, rated, and reap the same benefits of a secure income like any other similarly situated hardworking educator.

In closing, a place to work, proper work conditions, filing of the grievances noted above and discussed, a referral to a non conflict of interest NYSUT attorney (of my choice), a written response in a timely manner, and the opportunity to do the job I was hired to do will be greatly appreciated. Please let me know what I can do to facilitate your representative and educational agenda. Thank you for your time.

Xc: Sent Intra Office Mail and Certified Mail Return Receipt EEOC

Office Of Civil Rights Center For Equal Education Opportunity

12 p			
	To:	Ms. Sherwood, HCTA	
	From:	Ms. Snyder, Curriculum Specialist	
	Re:	HCTA Contract Article- Grievance Machinery And Procedures HAND DELIVERED AND MAILED CERTIFIED RETURN RECEIPT REQUESTED	
đ	Date:	1/24/00	
	grievance be	cording to the above section of the contract, it states clearly " it is important that each e processed as rapidly as possible, the number of days indicated at each level should be as a maximum and every effort should be made to expedite the process".	
		records indicate that since October 1999 I have been an aggrieved person. I have filed vances in a timely manner. I am being forced to waste government monies by not having ork.	
	Thi efficiency.	is is clearly in violation to the contract and all labor laws associated with organizational	
	Th contacted th the matter v	e contract clearly states the importance of timeliness. To this end, November 12, 1999 you he principal about me not having a place to work. Thereafter, according to the contract, went to level 2, being that I am still a victim of not having a place to work, the matter is ved and went to the board of education by December 1999, according to the contractual	
		this end, the matter has passed the contractual and procedural timelines for building and ulation. I respectfully request a written date for arbitration.	
		ill no longer tolerate HCTA use of my union monies to breach my contract and willfully nt and neglect contractual timelines.	·
		ould I not receive a date for arbitration upon receipt of this letter, I will file a complaint ited States Department of Labor, United States District Court and the ACLU.	
		ave an employment contract that was negotiated by and with the HCTA. I have worked ds fulfilling the requirements of this contract. It will be respected and enforced by any ssary.	
	to cover up	e use of my union dues to facilitate a hostile environment to destroy and devour my work discriminatory employment and educational practices, corruption, and political ats will not be tolerated.	
		imely written date for arbitration and equitable representation is demanded or a court antling HCTA based on corruption, breach of contract, and willful neglect of duty will be	
		e contractual written date for arbitration and equitable representation is anticipated. ssional attention to this matter is appreciated. Thank you.	
	Xc	: Human Rights Office United States Dept of Education	

Linda Chavez President STATE -CENTER FOR EQUAL OPPORTUNITY November 5, 199 Miriam Snyder 20 Wendell Street #B11 Hempstead, NY 11550 Dear Ms. Snyder, Thank you very much for all of the materials you sent me. I apologize that it has taken me a while to get back to you on this. I have just had a chance to read through everything. I am sorry for all the trouble you are going through, but sadly not surprised. It seems that you have quite a complicated situation here. I understand that you are pursuing the employment discrimination matter on your own through your union. I would also suggest contacting a labor attorney for advice. I was also very concerned regarding the matter of proper placement for languageminority students. I have sent you some of our Parents' Guides which explain that parents in New York have the right to remove their children from bilingual or ESL programs and request a proper placement. Please let me know if you need more of these guides. As you know, I work with a lot of attorneys and parents around the country on similar situations. If any of the students you mentioned continue having problems and are interested in legal assistance please let me know. We have limited resources and I can't promise anything, but I will try to help in any way that I can and get these students free legal assistance if possible. Sincerely. Jorge Amselle A PROJECT OF THE EQUAL OPPORTUNITY FOUNDATION 815 Fifteenth Street, NW, Suite 928, Washington DC 20005 phone: 202 639-0803 | http://www.ceousa.org | fax: 202 639-0827

THE BELOW FORESEEABLE CRIMINAL COMPLAINT WAS FILED WITH THE US DEPARTMENT OF JUSTICE, EEOC AND THE LOCAL HUMAN RIGHTS OFFICE REGARING USC TITLE 18 CONSPIRACY AGAINST RIGHTS AND ATTEMPTED MURDER PROGRAMMINGS

20 Wendell Street #B11 Hempstoad, New York 11550

November 10, 1999

Dr. McLaurin, Principal Hempstead High School 201 President Street Hempstead, New York 11550

CERTIFIED MAIL RETURN RECEIPT REQUESTED

Dear Dr. McLaurin:

The purpose of this letter is to inform and document the need for a safe work place for teachers. Most importantly, to request professional assistance in dismantling an intentionally hostile and violent work place Ms. Fernandez has/is creating in the high school.

Today, Ms. Fernandez approached me four times with intent to cause an altercation and unnecessary havoc. This morning when I entered the school in the main office, Ms. Fernandez walked directly up to me and told me to vote cope, and make sure my vote gets in. I told her I would consult with Ms. Sherwood or one of the other representatives regarding this. She replied make sure you do. You can consult any one you want. I told her thank you for the information.

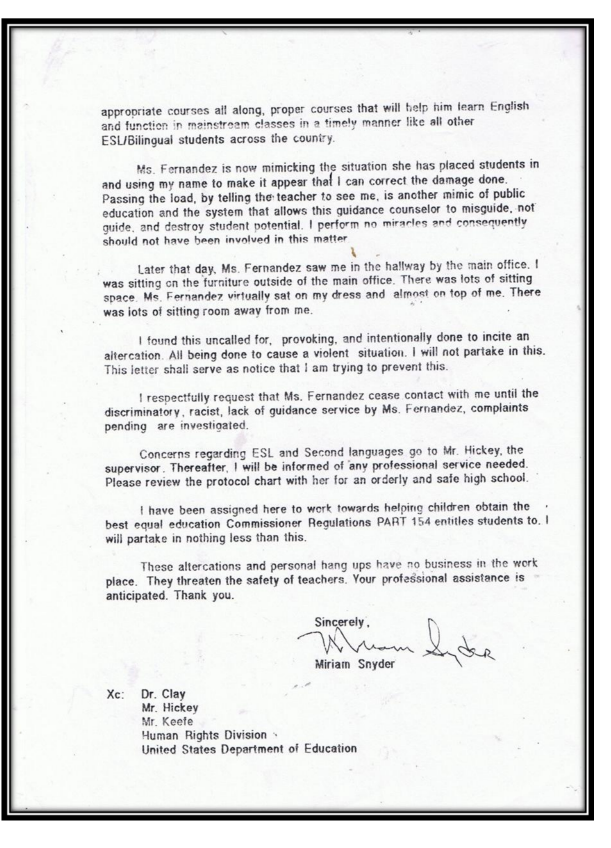
Later that day I saw Ms. Fernandez in the hallway, next to the guidance office she walked next to me and said under her breath but loud enough for me to hear, she said "Black bitch". I kept walking and said this to shall pass.

Later that day Ms. Fernandez referred Ms. Highsmith to me regarding a student that speaks no English whatsoever and was placed by Ms. Fernandez. The teacher was concerned that the child spoke no English and could not pass the midterm. The child was educated under the guidance of Ms. Fernandez.

I explained to the teacher that I could do nothing to help but to continue advocating for proper English classes for LEP students. I recommended that the teacher revisits Ms. Fernandez and suggest that she places children in an environment where the child has a chance to learn English, at his/her proper tevel.

This referral regarding problematic situations created and instituted by Ms. Fernandez has no place in the work place. The referral was unwarranted and serves to cause nothing more than havoc. There was nothing anyone could do to teach the child English overnight. He should have been guided to take

THE BELOW FORESEEABLE CRIMINAL COMPLAINT WAS FILED WITH THE US DEPARTMENT OF JUSTICE, EEOC AND THE LOCAL HUMAN RIGHTS OFFICE REGARING USC TITLE 18 CONSPIRACY AGAINST RIGHTS AND ATTEMPTED MURDER PROGRAMMINGS



US DEPARTMENT OF JUSTICE COMPLAINT FILED USC TITLE 18 CONSPIRACY AGAINST RIGHTS AND DEADLY WORKPLACE CREATION

UNITED STATES DEPARTMENT OF EDUCATION OFFICE FOR CIVIL RIGHTS 75 PARK PLACE NEW YORK, NEW YORK 10007 1 HELEN N. WHITNEY DIRECTOR NEW YORK OFFICE EASTERN DIVISION NOV 4 1999 Ms. Miriam Snyder 20 Wendell Street #B11 Hempstead, NY 11550 Reference No.: 02-00-1020 Dear Ms. Snyder: This is to advise you that on November 4, 1999, the Office for Civil Rights (OCR), in the U.S. Department of Education, received your correspondence. It has been assigned a reference number of 02-00-1020. While we review your correspondence, we wish to forward to you the attached information that provides an overview of OCR's complaint evaluation and resolution process. If you do not hear from us by November 29, 1999, feel free to contact me at (212) 637-6466. Please use the above-referenced number when making your inquiry. Sincerely Anna Castaldo Enclosure As Stated

US DEPARTMENT OF JUSTICE FORESEEABLE COMPLAINT FILED USC TITLE 18 CONSPIRACY AGAINST RIGHTS AND DEADLY WORKPLACE CREATION FILED SEPTEMEBER 1999 AND CHARGE FILED 12/999

SEE BELOW NANCY BOYD DELAYED FOR 2 YEARS

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NAME/ADDRESS C Mitiam Snyder 2125 35 th Avenue, Long Island City, 1	OF CHARGING PART				ł	IF CHARGE	WAS THIRD P	ARTY CHARGE, N/ WHOM NOTICE IS	AME AND A TO BE <u>SEN</u>
Char	rging party has file	d the charge on I	behalf of an agg	rieved person wi	hose identity is	5			
201 President Stree Hempstead, NY 11 ATTACHED IS A LETTER OF REQ	REQUEST FOR N	OTICE OF RIG	HT TO SUE FO	OR THE ABOVI	E CHARGE(S) AND OTHER AT	TTACHED DO	OCUMENTS AS I	NDICATE
ATTACHMENTS: THIS CHARGE W	AS FILED (Filing	x ORIGIN. Date) 2/ e elapsed since the date shown ab	oove.	12/07/99 I certify that-the	AN Commission's	MENDED	CAU (I	JSE DETERMINA If issued) DATED	
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US DEPARTMENT OF JUSTICE AND PERB FORESEEABLE CRIMINAL COMPLAINT FILED USC TITLE 18 CONSPIRACY AGAINST RIGHTS SEPTEMEBER 1999 COMPLAINT NUMBER U-21263/U-21263

Complaint filed with Exhibity the. MIRIAM SNYDER 12/14/99 De IMPROPER PRACTICE CHARGES VIOLATIONS OF SECTION 209-A. 1(D) AND 209-A.2 (C) HEMPSTEAD PUBLIC SCHOOLS AND THE HEMPSTEAD TEACHERS' ASSOCIATION RE: U-21263/U-21263 stic A SUMMARY OF THE CONTRACTUAL VIOLATIONS and ARTICLE XXXIV - OFFICE AND INSTRUCTIONAL SUPPLIES: Ē THE ADMINISTRATION AGREES TO MAKE EVERY EFFORT TO INSURE THAT ADEQUATE OFFICE AND INSTRUCTIONAL SUPPLIES AND EQUIPMENT SHALL BE PROVIDED TO EACH TEACHER AT THE BEGINNING OF AND THROUGHOUT THE SCHOOL YEAR. 2 THE ADMINISTRATION AND TEACHERS SHALL INCORPORATE SUPPLY AND EQUIPMENT ORDERING PROCEDURES AND SHALL INCORPORATE A PROVISION WHEREBY TEACHERS WILL BE ADVISED AND CONSULTED WITH PROMPTLY IN THE EVENT OF A CANCELLATION IN ANY SUPPLIES AND/OR EQUIPMENT THEY HAVE ORDERED. ARTICLE XLIII - ORGANIZATIONAL CHARTS; LINES OF AUTHORITY THE DISTRICT AGREES TO PROVIDE THE ASSOCIATION WITH JOB DESCRIPTIONS AND ORGANIZATIONAL CHARTS FOR INFORMATION AND GUIDANCE WHICH WILL INDICATE SUPERVISORY POSITIONS AND RESPONSIBILITIES AND SHALL DESIGNATE LINES OF AUTHORITY AND RESPONSIBILITY FOR THE VARIOUS SUPERVISORY POSITIONS. ARTICLE XLVIII - LOCKED SPACE EVERY REASONABLE EFFORT WILL BE MADE TO ACCOMPLISH, AS PER A CONSENT ARBITRATION AWARD, THE INSTALLATION IN EACH ROOM OF A CLOSET OR DESK DRAWER WITH A LOCK FOR TEACHERS TO PLACE THEIR PERSONAL PROPERTY. ARTICLE XXIII - TEACHER EVALUATION THERE IS ONLY ONE ASPECT OF A SUPERVISORY EVALUATION REPORT, AND THAT THEY SHALL NOT BE USED FOR THE PURPOSES OF HARASSMENT, ABUSE OR DISCRIMINATION AGAINST ANY TEACHER. ARTICLE XXIII: SECTION F. TEACHER EVALUATION NO TENURED TEACHER SHALL BE DISCIPLINED, REDUCED IN RANK OR COMPENSATION, SUSPENDED, DEMOTED, OR TERMINATED WITHOUT JUST CAUSE. ARTICLE XXXIII, SECTION F: - MISCELLANEOUS CONDITIONS OF EMPLOYMENT SHALL BE MAINTAINED AT THE HIGHEST MINIMUM STANDARDS IN EFFECT IN THE SYSTEM, PROVIDED THAT SUCH CONDITIONS SHALL BE IMPROVED FOR THE BENEFIT OF TEACHERS AS REQUIRED BY THE EXPRESS PROVISIONS OF THIS AGREEMENT. THIS AGREEMENT SHALL NOT BE INTERPRETED OR APPLIED TO DEPRIVE TEACHERS OF PROFESSIONAL ADVANTAGES HERETOFORE ENJOYED UNLESS EXPRESSLY STATED HEREIN ARTICLE LII - CONTRACT RESPONSIBILITY OF PARTIES 1. THE DISTRICT AND THE ASSOCIATION RECOGNIZE THEIR RESPONSIBILITY TO AT ALL TIMES ACT IN GOOD FAITH IN CARRYING OUT ANY AND ALL PROVISIONS OF THIS AGREEMENT. 2. EMPLOYEES WILL COOPERATE WITH MANAGEMENT WITHIN THE OBLIGATIONS OF THIS AGREEMENT TO FACILITATE EFFICIENT OPERATION. ARTICLE LIV - DURATION B. THIS CONTRACT SHALL NOT BE CHANGED ALTERED OR IMPAIRED IN ANY MANNER UNLESS CONSENTED TO IN WRITING BY THE PARTIES.

FORESEEABLE ATTEMPTED MURDER, CONSPIRACY AGAINST RIGHTS, AND HARASSMENT TO KILL CRIMINAL COMPLAINTS FILED

EXEC. LAW ART. 15 STATE OF NEW YORK: .XECUTIVE STATE DIVISION OF HUMAN RIGHTS XECUTIVE DEPARTMENT SDHR NO: 2-E-NOR-99-3505426-E 3505428-8 _____ (State Division of Human Rights on the Complaint of) COMPLAINANT Miriam Snyder 5 1 - against -RESPONDENT Hempstead Public High School -----16 GA03729 TITLE VII: Federal Charge No: 16 GA 03591 I, Miriam Snyder, residing at 20 Wendell St, Apt.≢ B11, Hempstead, NY 11550, Tel. No. (516) 565-5029H, () - charge the above-named respondent whose address is 201 President St Hempstead, NY 11550 Tel. No. (516) 292-7014 with an unlawful discriminatory practice relating to Employment in violation of Article 15 of the Executive Law of the State of New York (Human Rights Law) because of National Origin, Opposing Discrimination and Race, Color. Date most recent or continuing discrimination took place 11/01/99. The particulars are: I am Black of Cuban national origin and opposed discriminatory 1. practices. 2. I began my employment with the above named respondent in September 1997, as the ESL/Bilingual Curriculum Specialist. My performance and attendance have always been satisfactory. 3. In February 1999, while performing the duties of my job as Curriculum Specialist and Compliance person I questioned the Bilingual Guidance Counselor, Ms. Fernande regarding the following: A). Why the Hispanic students parents that chose to opt their children out of the bilingual classes were retaliated against by being removed from the State Mandated ESL class ? B). Why students were placed in the bilingual classes for more than three years? Why services were not provided for the Haitian students in content classes? Why Guidance services and appropriate educational needs for the Haitian students are not provided? C). Why were there no services provided for non-Hispanic ESL students in the content classes? Why are there no parent services or translated letters for non-Hispanic immigrant parents? etc? Complaint: Title VII (INT.2) (1 of 2) /bwr 11/05/99 14

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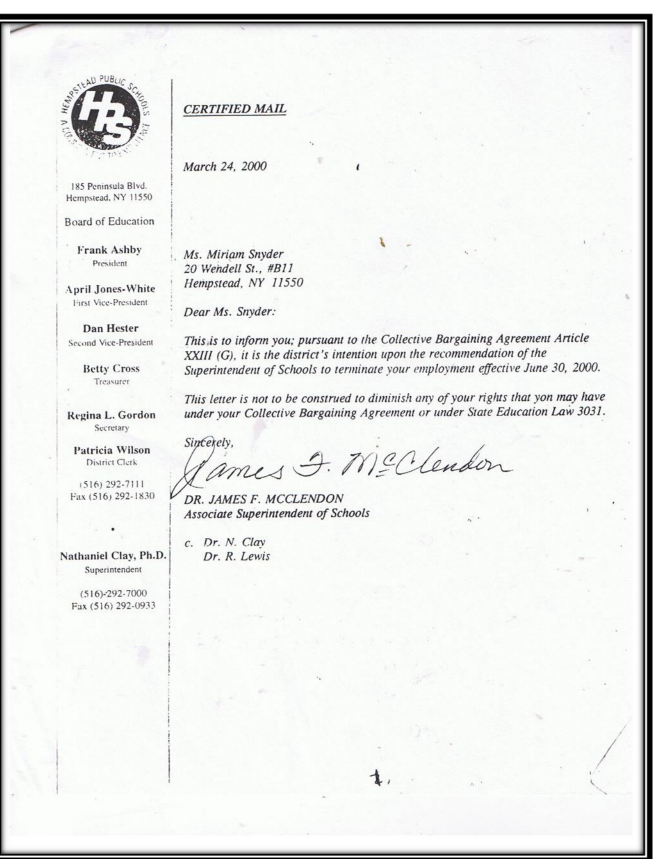
FORESEEABLE ATTEMPTED MURDER, CONSPIRACY AGAINST RIGHTS, AND HARASSMENT TO KILL CRIMINAL COMPLAINTS FILED

SDHR NO: 2-E-NOR-99-3505426-E 4. The respondent began to retaliate against me for discussing issues of public concern that have a negative and discriminatory impact on the students. 5. The respondent has retaliated against me as following: 1. In April 1999 the Director of ESL, Ms. DeLopez attempted to deny me tenure. 1 September 1999, the respondent tried to demote me to the position of substitute teacher in the E.S.L. Department. 2. On November 1,1999 the respondent removed me from my office of two years and failed to provide me with working space within the building. 4. Recently the respondent has created false defaming unsubstantiated memos regarding my professional performance with a personnel file notation. 6. The respondent has treated me in this manner because of my race color, national origin and opposition to discriminatory practices. My non-Cuban co-workers who were given their offices were allowed to keep their offices. My office was re-assigned to a non-Cuban employee who did not oppose any discriminatory practices. 7. Based on the foregoing, I charge the above named respondent with unlawful discriminatory practices related to employment by denying me equal terms conditions and privileges of employment and trying to force me to resign because of my race, color national origin and opposing discriminatory practices in violation of section 296 of the New York State Human Rights Law. Complaint: Title VII (INT.2) (Supplemental) /bwr 11/05/99

FORSEEABLE CONSPIRACY AGAINST RIGHTS CRIMES SENT TO THE US DEPARTMENT OF JUSTICE, A ND EEOC . NO HELP WAS PROVIDED UP TO TODAY. THIS WAS A CRIMINAL ATTEMPT TO CHANGE THE SUPERVISOR AFTER I DID EXEMPLARY WORK, BUT GOD!

6.2	1997 S. S.				
		MEMORANDUM			
	то:	Ms. Carmen DeLopez			
	FROM:	Mr. Robert L. Hickey, Assistant Principal RLA			
	DATE:	March 13, 2000			
	SUBJECT:	MS. MIRIAM SNYDER / CURRICULUM SPECIALIST			
	On Friday, March 3, 2000, a meeting was held at the High School with you, Dr. McLaurin, and I. It was at this meeting that I heard for the first time, that Ms. Snyder's immediate supervisor was you. This was a surprise to me! The reason being is that the Hempstead High School table of organization for 1999/2000 (attached), clearly indicates that Ms. Snyder was under my immediate supervision. No one ever told me anything different, nor did I receive anything to the contrary in writing. On March 13 th , I received several copies of memorandums written by you charging Ms. Snyder with insubordination and recommending her termination. Also included were the minutes from a meeting held Thursday, February 11, 1999 to discuss concerns at the High School about the Bilingual/ESL table of organization.				
	The following is a quote from those minutes:				
	"I explained that the State Education Department had earlier said to the School District, A curriculum specialist should be assigned directly to the High School to oversee the Bilingual/ESL program." I wanted to emphasize to Ms. Snyder that as of today, her immediate supervisor would be Carmen DeLopez, District Director of Bilingual/ESL and to Dr. McLaurin that Ms. Snyder would be housed in the Senior High School but would be directly under the supervision of Ms. DeLopez." (see attached)				
	This is the first bit of written information that I received regarding a change in the supervision of Ms. Snyder.				
	In a phone conversation I had with you, Thursday, March 14 th , you requested that I share with you my evaluation of Ms. Snyder's performance while under my supervision. It is my professional opinion that Ms. Snyder is competent and very knowledgeable in her subject areas. She performed her duties with a high degree of professionalism and often went above and beyond the call. During my time here at the High School, Ms. Snyder might be the first person that I interacted with, to demonstrate such a tremendous knowledge of the State regulations regarding the Bilingual/ESL program.				
	At your request, I have enclosed several samples of Ms. Snyder's work.				
	I'm saddened to hear that you are recommending that Ms. Snyder be denied tenure and even further, that she be terminated.				
	To lose her	would be extremely unfortunate.			
	RLH:ml cc: Dr. James Dr. Nathar Dr. Rodge	niel Clay			

FORESEEABLE CONSPIRACY AGAINST RIGHTS AND STATUTORY TENURE CRIMES



FORESEEABLE CRIMINAL COMPLAINT FILED WITH THE US DEPARTMENT OF JUSTICE, EEOC AND THE LOCAL HUMAN RIGHTS OFFICE

3

20 Wendell Street #B11 Hempstead, New York 11550

Thursday, March 30, 2000

Dr. James McClendon Hempstead Public Schools 185 Peninsula Boulevard Hempstead, New York 11550

FAXED ON 3/30/00 AND SENT CERTIFIED RETURN RECEIPT

Re: Tenure Status/ Statement of Reasons For Termination/Due Process

Dear Dr. McClendon:

I am in receipt of your letter dated March 24, 2000. I find this letter in violation of New York State Education Law 3012 (1) (a) states:

"Teachers shall be appointed for a probationary period of three years, provided, however, that in the case of a teacher who has been appointed on tenure in another school district within the state and who was not dismissed from such district or board the probationary period shall not exceed two years (emphasis added)".

The language is plain and the meaning unambiguous and applies wholehearted to this matter. Because of my previous tenure in New York, the acquired term of my probationary service had been reduced from three years to two years. The statue itself is self-executing. After September 1, 1999, I acquired statutory tenure.

This is why I was offered the proposal to fire myself for free money, to circumvent statutory tenure. Thank God I did not accept the free money and chose to work hard despite the harassment and maliciously hostile work environment created.

I have a contract with an explicit tenure provision demonstrating clear evidence of a formal understanding of entitlement to continued employment unless sufficient cause is shown. <u>Perry v. Sindermann</u>, 408.U.S. 593 (1972).

As the Supreme Court explained in the Sinderman case, a teacher may acquire tenure "by custom ". In such a situation, a teacher's right to tenure is not formalized in a written contract but is implied from the circumstances of employment. When a teacher can prove an expectancy of continued employment, (my contract has a tenure date, I

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FORESEEABLE CRIMINAL COMPLAINT FILED WITH THE US DEPARTMENT OF JUSTICE, EEOC AND THE LOCAL HUMAN RIGHTS OFFICE

would not have accepted employment without it) the teacher has a property interest in job tenure that is protected by the due process clause of the Fourteenth Amendment.

Any notice of termination without a hearing is unconstitutional. I cannot be terminated or notified of termination without a hearing. This is not due process. My income cannot be played with in this manner. There are tenure procedures for dismissals and I expect them to be followed. State law has established my right to tenure. I have worked beyond the 2-year probationary period and the board failed to take any action against my title and tenure as Curriculum Specialist.

The board acted on falsified information Mr. Keefe presented, an extension for ESL teacher. I was not hired as an ESL teacher. I would have stayed in the position of ESL teacher when I was recruited. I did not come to Hempstead for a lateral change in employment.

The board never extended the probationary period for Curriculum Specialist. Consequently, despite the deception Mr. Keefe presented to the board, tenure, as Curriculum Specialist was never extended and has been acquired. The attempt to manipulate the requirements for tenure was a violation of the tenure statutes (see matter of <u>Baer v. Nyquist</u>, 34 N.Y. 2d 291, 357 N.Y.S.2D 442, 313 n.e.2d 751).

I was recruited from an ESL teacher's position. I accepted a contract as Curriculum Specialist. Manipulative, deceptive, and coercive practices to exploit, tamper, and retaliate against my tenure status as a curriculum specialist because I informed administration of educational violations committed by a union representative, are unacceptable.

Reflecting back on the notes you will see that on 2/4/99 I informed administration, in good faith, of unlawful vindictive educational practices against children, the intentional removal of ESL students from ESL classes. Immediately thereafter, on or about 2/11/99 administration retaliated against me for informing them of these practices by violating the contract and changing my supervisor, to the guidance counselor's friend, Ms. DeLopez. The purpose of this contract violation and change in supervision needs to be revisited. Questions need to be answered as they directly impact on my employment status.

What was the motive in this intentional change in supervision and contractual violation? What precipitated this? If this is not retaliatory, what is it? Is it good luck for whistle blowing?

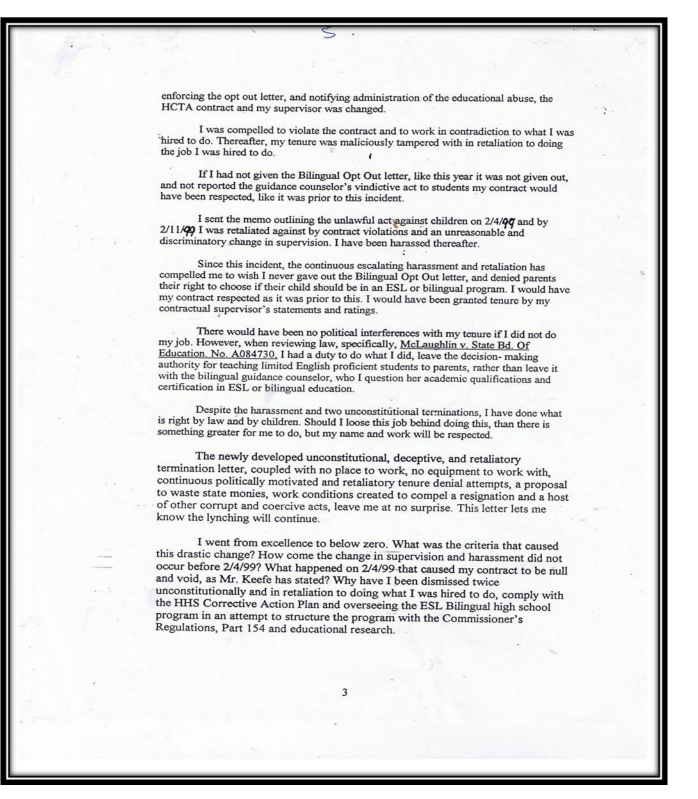
Prior to reporting this incident, I was supervised by the contractual supervisor. My work was exemplary. Staff brought me flowers, sent me notes acknowledging hard work, and I was sunshine to the department.

After, notifying administration of the unlawful guidance practices, I was lynched and harassed. No flowers this year, no office, no equipment, is this supposed to be a coincidence or a conspiracy?

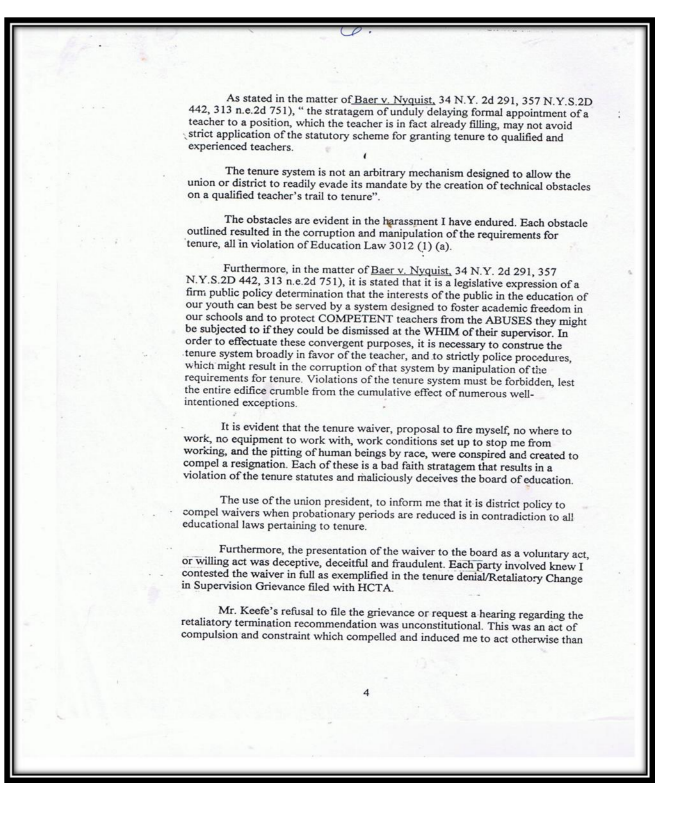
2/11/99 I was told that I was called to a meeting to discuss the unlawful guidance practices impacting on LEP students. When I got to the meeting, I was told not to follow the Commissioner Regulations, to leave the regulations alone and in retaliation for

2

CRIMINAL COMPLAINT FILED WITH THE US DEPARTMENT OF JUSTICE, EEOC AND THE LOCAL HUMAN RIGHTS OFFICE



FORESEEABLE CRIMINAL COMPLAINT FILED WITH THE US DEPARTMENT OF JUSTICE, EEOC AND THE LOCAL HUMAN RIGHTS OFFICE



FORESEEABLE CRIMINAL COMPLAINT FILED WITH THE US DEPARTMENT OF JUSTICE, EEOC AND THE LOCAL HUMAN RIGHTS OFFICE

freely, despite written notices to him requesting a hearing on the unconstitutional tenure denial.

7.

He used the waiver as pressure brought to bear on my free will of wanting a hearing and no waiver. He exerted undue influence and forced me to incriminate myself, against my will, and consequently, the coercion has vitiated the effect of the waiver. <u>385 U.S. 493, 496-500</u>.

The waiver was a contractual breach or tort, which must be voluntary in order to create liability. The evidence was that in addition to not wanting to sign it, it was signed under protest in tiny print because he told me I could not sign it under protest. I knew something was wrong and practiced signing it under protest at home because it was against my will and I wanted no further harassment or income threats.

The waiver duress negated the free assent necessary to create a binding contract and was accomplished by force and threat of force to my property, my income. The evidence of duress is that my income was threatened for a constitutionally impermissible purpose (James, supra. See also Mt Healthy City Bd. of Ed. V. Doyle, 429, US 274). Also, see Dobbs, Remedies 10.2 (1973).

To terminate, threaten my income, and offer me a waiver for a constitutionally impermissible purpose, is to act in bad faith and qualify as duress. See 274 F. Supp. 1002, 1005.

The duress directly linked to the waiver invalidates the consent, which excludes any liability. See <u>Prosser& Keeton Torts</u> 121 (5th ed. 1984).

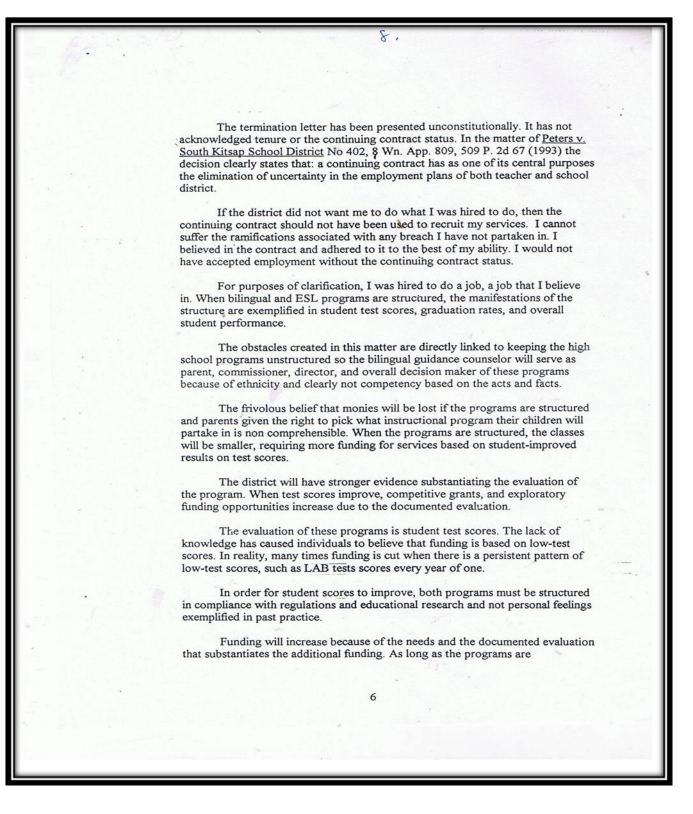
I have received unsubstantiated stigmatizing termination recommendations this year. I have grieved each one based on the fact that they are false and maliciously created.

The corrupt acts described above and imposed on me have been maliciously conspired to cause unduly delaying formal appointment of tenure. Each act, specifically the waiver and the proposal are technical obstacles on a qualified teacher's trail to tenure (see Matter of <u>Baer v. Nyquist</u>, 34 N.Y. 2d 291, 357 N.Y.S.2D 442, 313 n.e.2d 751).

Furthermore, each act was a violation of the tenure statutes which specify the following: The very purpose of tenure is to protect worthy instructors from enforced political pressures, such as the retaliatory and unconstitutional acts involved in this matter, the waiver and proposal, and denial of any due process whatsoever, and to guarantee employment regardless of the vicissitudes of politics. See <u>School District No. 8</u>, Pinal County v. Superior Court of Pinal <u>County</u>, 102 Ariz. 478, 433 P. 2D 28 (1967). The enforced political pressures are the determining criteria for tenure in this matter.

5

FORESEEABLE CRIMINAL COMPLAINT FILED WITH THE US DEPARTMENT OF JUSTICE, EEOC AND THE LOCAL HUMAN RIGHTS OFFICE



FORESEEABLE CRIMINAL COMPLAINT FILED WITH THE US DEPARTMENT OF JUSTICE, EEOC AND THE LOCAL HUMAN RIGHTS OFFICE

unstructured, student scores stay low, personal philosophies interrupt and direct children's education, high drop out rate in the upper grades continue, students have to pay for courses in college that they could have received free from the high school, one person acts as the decision maker and parents, teachers, administrators and knowledgeable linguist loose their right to help LEP students.

٩.

The false phenomenon that funds will be lost if the programs are structured must be dismantled. This is simply not true and in fact quite the contrary. When there is structure, accountability is more accessible, student scores improve, funding opportunities manifest more readily, substantiated evidence is available that can mandate increased funding, and regulations and laws are enforced inevitably.

I should not have experienced what I have experienced for doing the job I was hired to do. The use of ignorance to conspire tactics to destroy, and exploit my employment status for political reasons is deadly, harassing, and should not have been allowed. Harassment, intimidation, and the linkage of malice while an employee pursues her statutory duties are stratagems adverse to the legitimate interests of the school district. (Matter of the Bd of Ed. Of the City of New York, 22, Ed Dept Rep 48). Also, see Commissioner's Decision No, 12,670.

The parties in this matter have grossly wronged the students and parents from past practice and up to now. I thought I was hired to curtail that.

To this end, in closing, please forward any newly created reasons for termination. I hope to be granted a hearing or some type of due process this time. I have had to legally represent myself because I have been told and the facts demonstrate that for some unknown reason my contract is null and void.

I am getting used of, not comfortable with, differential and discriminatory treatment. I have done my best to be the best worker I can be. This is all I can offer the district.

Please forward any reasons that may exist and the date for appearing before the board of education. Thank you for your time.

Respectfully submitted,

Miriam Snyder Curriculum Specialist

Dr. Clay, Superintendent Xc: HCTA AFT Human Rights PERB

FORESEEABLE CRIMINAL COMPLAINT FILED WITH THE US DEPARTMENT OF JUSTICE, EEOC AND THE LOCAL HUMAN RIGHTS OFFICE

11	in her			
	To:		Dr. McLendon, Personnel Director	
	From:		Ms. Snyder, HCTA Member and Second Time Victim of Union Conspired Termination and of Continuous Union Misrepresentation	
	Re:		5th Notice of Needed Grievance/Due Process that can dismantle the Planned Wrongful Termination for HCTA Contractual Violations of Article XXIII and the attached Summary of Contract Violations	
	Date:		May 26, 2000	
	HAND	DELI	/ERED	
1. 1. 1. 1.		• • •	This is the second time I have been set up for a wrongful termination based on contract non enforcement and contract violations. This is the second time I have had to face a wrongful termination despite exemplary ratings and a personnel folder that substantiates each rating.	
1		1	I was denied due process last year. I waited for a grievance to be launched regarding the above section of the contract, statutory laws regarding retailiation and discrimination. I waited form March 1999 to April 1999. No grievance was filed. The grievance was ignored and the resolution was a coerced waiver because I was denied a hearing I was entitled to.	~
	PERSONNEL OFFICE 2001 KAY 26 PM 1: 55	ISTRICT #	This pattern has repeated itself and maliciously works to the detriment of the teacher to unduly delay and deny tenure, peace of mind, and continued employment.	
		SCHULL D HEMPSI	These practices have to stop. They are illegal. I have paid union dues at this school for the last 3 years. I have been denied the benefits of the grievance process for the last three years. This treatment is perfunctory, arbitrary and capricious and has an intense discriminatory impact.	•
			I am facing a second wrongful termination based on falsified, erroneous and unsubstantiated charges, despite the supervisors report commending and outlining services rendered as above and beyond the call of duty, and recommending tenure. See attached letter from the supervisor. There is a problem here.	

This problem of ignoring the supervisor's report substantiated with facts that entitles me to tenure and continued employment is malicious and illegal. To this end, I respectfully request a hearing regarding the planned and conspired upcomming wrongful termination based on contractual violations, falsified, erroneous and unsubstantiated charges.

CRIMINAL COMPLAINT FILED WITH THE US DEPARTMENT OF JUSTICE, EEOC AND THE LOCAL HUMAN RIGHTS OFFICE

I am entitled to a hearing based on statutory and contractual laws and rules. Please forward a hearing date so the district will not continue to waste state monies in hate crimes against another qualified minority female teacher trail to tenure.

I have worked hard and earned exemplary ratings despite hostile conditions created to deter me from working and compel a resignation. My income will not be tampered with because of racially motivated hate, union conspiracy and abuse of power. A timely hearing date is anticipated. Please forward a date and time for a hearing regarding the above and attached sections of the contract.

I am requesting this hearing with or without HCTA support. This is a direct request to personnel from me. Whether HCTA agrees or disagrees, I expect my statutory right to a hearing to be exercised. I can no longer allow the union to use union dues to destroy me to cover up unlawful racist practices of union officials. Please forward a hearing date. Thank you.

Xc:

Human Rights Office of Civil Rights *U* Ms. Sherwood

THE STATUTORY CONSPIRACY AGAINST RIGHTS CRIMES WERE FORESEEABLE AND PREVENTABLE BUT REGIONAL KILLERS BOYDEN GRAY AND JONATHAN LIPPMAN LAW DEPARYTMENT ORDERED CRIMES WERE CRIMINALLY PRIORITIZED

STATUTORY TENURE WAS CRIMINALLY DISREGARDED/OBSTRUCTED. THIS WAS THE CRIMINAL PURPOSE FOR THE ABOVE CRIMES, TO ATTEMPT TO OBSTRUCT AND CIRCUMEVENT NYS TRAVELING TENURE LAWS.

120 Me Hempstead High School 201 President St. Hempstead, NY 11550 July 13, 2000 Dr. W. D. McLaurin Principal (516) 292-7014 To Whom It May Concern: Robert L. Hickey Assistant Principal I have been privileged to know Miriam Snyder for the past 3 years. In (516) 564-5763 that time she has served our school as a Curriculum Specialist for the Theodore Holmes Bi-Lingual/ESL Department and worked directly under my supervision. Assistant Principal (516) 292-7020 It is my observation that she is very knowledgeable performing her duties eagerly and efficiently. She has an innovative spirit and infuses our staff with a wealth of new motivational activities that has E. Burke McNair encouraged greater learning and achievement by non-English Assistant Principal speaking students. (516) 292-7161 The students and staff members of Hempstead High School will certainly miss Ms. Snyder. It is without reservation that I recommend Otho Van Exel Dean of Academic Affairs (516) 292-7029 Sincerely, Carolyn Walker can of Academic Affairs RLH:ml (516) 292-7033 Robert L. Hickey Assistant Principal

DOCUMENTED CRIMES

THE HEMPSTEAD UNION ATTORNEY, DANIEL GALLINSON NEGOTIATED THE BELOW TINY SETTLEMENT AND WAS KILLED IMMEDIATELY THEREAFTER UNDER REGIONAL KILLERS BOYDEN GRAY AND JONATHAN LIPPMAN'S DOCUMENTED PATHOGEN ADMINISTRATION POLITICAL ASSASSINATION PROGRAMMING. PLEASE SEE THE REFERENCE SECTION NAME ALIGNED DEAD LY PATHOGEN ADMINISTRATION PROGRAMS. THESE ATTEMPTED MURDER CRIMES WERE FILED WITH THE US DEPARTMENT OF JU

. . Artige To all to whom these Presents shall come or may Concern, Know That MIRIAM SNYDER RELEASOR, in consideration of the sum of Twelve Thousand One Hundred and Twenty-Five Dollars (\$12,125.00), and the received from settlement agreement), DAVID KEEFE and the HEMPSTEAD CLASSROOM TEACHERS' ASSOCIATION receipt whereof is hereby acknowledged, releases and discharges as RELEASEE. DAVID KEEFE the RELEASEE, RELEASEE'S heirs, executors, administrators, successors and assigns from all actions, causes of action, suits, debts, dues, sums of money, accounts, reckonings, bonds, bills, specialties, covenants, contracts, controversies, agreements, promises, variances, trespasses, damages, judgments, extents, executions, claims, and demands whatsoever, in law, admiralty or equity, which against the RELEASEE, the RELEASOR, RELEASOR'S heirs, executors, administrators, successors and assigns ever had, now have or hereafter can, shall or may, have for, upon, or by reason of any matter, cause or thing whatsoever from the beginning of the world to the day of the date of this This release Includes, but is not limited to, CV-04 - 0472 and CV-02-3589, alleging as against David Keefe: (1) Violation of 42 U.S.C. §§1964, 1981, 1983, 1985 and 2000(d)(e); (2) Violation of the 1#, 4*, 5*, 6*, 8th, 9th, 13th, 14th, and 19th Constitutional Amendments; (3) Violation of 18 U.S.C. §§241, 201, 209; (4) Violation of the Racketeer Influenced a corrupt organizations Act (RICO); (5) Defamation; 6. Libel; (7) Constitutional Tort; (8) Breach of contract; (9) Coercion; (10) Attempted Murder; (11) Slavery; (12) Violation of U.S. Black Codes; (13) Breach of Duty of Fair Representation; (14) Violation of Federal Law and/or any state law; (15) And all other Whenever the text hereof requires, the use of singular fumber shall include the appropriate plural number as the text of the within instrument may require. This RELEASE may not be changed orally. . ú. . In Witness Whereaf, the RELEASOR has hereunto set RELEASOR'S hand and seal on the day of -In presence of STATE OF New York COUNTY OF SYFFOLK 26 On July before me Miriam Snyder, 202 personally came Avenue, April 10 Alergistan City North H to me known, and known to me to be the individual (of described in, and who executed the foregoing RELEASE, and duly EILEEN P. BUTLER Silver P Dutter Notary Public Notary Public, State of New York No. 4876378, Suffolk County If the pury making propertivities the first March 19, 20 and and a second of person released after the word "discharges."

20 Wendell Street #B11 Hempstead, New York 11550 November 8, 2000

Albert Moskowitz, Chief Criminal Section Civil Rights Division P.O. Box 66018 Washington, D.C. 20035-6018

Dear Mr. Moskowitz or Designee:

I write this letter with respect to several civil rights crimes and hate crimes initiated, implemented and enforced by the HCTA union and Hempstead Public School District. These crimes are specifically:

US CODE: Title 18, Section 241. Conspiracy against civil rights,

US CODE: Title 18, Section 242. Deprivation of rights under color of law,

US CODE: Title 18, Section 246. Deprivation of relief benefits,

The attached documents clearly describe and evidence each of the crimes above. I have prepared the attached documents to file an Article 78 in pursuit of my constitutional right to hold my personal and property interest, my income. However, I contend that this office can further prevent the above crimes by investigating and handling the matter accordingly.

In summary, I have earned exemplary ratings by the above entities. I have postgraduate credits, certification in educational administration and education. However, I have been terminated based on the district contract violations and the union contract non-enforcement, at the expense of hard work and the education of children. I have been bribed, almost forced to partake in the embezzlement of funds (a settlement, free money from unknown funding sources) in exchange for a grievance to be filed and contract enforcement. I have refused to partake in this, have worked hard, sacrificed my life in working in a criminally hostile work environment, and now I have been terminated and denied tenure without cause, with exemplary ratings and I have been blacklisted in my area of expertise and specialization, education. Most importantly, this conspiracy against my civil rights has effectuated deprivation of relief benefits for unknown reasons and or reasons directly related to race.

My income has been targeted, exploited and removed based on the unknown and race. This is an appeal to find out why, how come, and to dismantle these practices that have a discriminatory impact. I know too many victims of these stratagems designed to destroy and manipulate qualified educators based on race, falsified phenomenon's and manifestations that discredit, qualified educators achievements, accomplishments and efforts to work effectively within educational institutions. Should a list of names be needed please let me know.

With respect to this matter, an unlawful termination has been created, implemented, and enforced, despite the filing of numerous grievances in a timely fashion. The willful deprivation of due process and privileges protected by the constitution and laws of the United States requires dismantling or arrests under US Code Title 18, Section 242. Deprivation of rights under color of law. These crimes have effectuated blacklisting, an inability to work in another district, unnecessary and unwanted unemployment, and a malicious removal of income based on ongoing state and federal civil rights and hate crimes.

I am 38 years old, competent, African American Hispanic, bilingual, well-qualified educator, and a hard worker with a strong work ethic. I value, enjoy and appreciate education. However, my income and opportunity to earn an income in my area of specialization and expertise has been maliciously taken away unlawfully based on the successful implementation of the abovementioned ongoing civil rights state and federal crimes.

In this matter, I have been used as an escape goat to cover up some serious crimes designed to eradicate black leadership by the falsified phenomenon of creating discrepancies that can not be substantiated by law but serve to discredit achievements, accomplishments, deny equal rights under the law, deny property rights of citizens, deprive rights under the color of law, by way of conspiracy against rights effectuating a deprivation of relief benefits.

I am facing a termination for unknown reasons and a tenure denial that is in direct violation of the HCTA contract, inconsistent with statutory tenure laws, inconsistent with evaluations, and deprives me of employment and benefits on the account of the unknown or my race. I seek equal protections of the law and penalties as described in the U.S. Codes above for those who willingly chose not to abide by the constitutional laws of this great country. I seek enforcement of the laws that effectuate my income back in compliance with the HCTA contract and statutory tenure laws, specifically Education law § 3012, or arrests for the intentional deprivation of relief benefits and conspiracy against rights.

The district has violated each section outlined in the attachment titled: Improper Practice Charges Violations of Section 209-A 1(D) and 209-Aa.2 (c), coupled with last years violation of Section XX 111, Teacher Evaluation. Last year and this year there was never any unsatisfactory rating or material in the personnel file. In fact, all ratings were exemplary and satisfactory. No prescriptive were given. The taking of my income is clearly in contravention to the contract, unlawful and a direct conspiracy against the HCTA contract, my civil rights and statutory laws.

The manner and procedure used to exterminate my income, was in contradiction to law and can be further prevented with the intervention of this office. It is my contention, that this office can have the individuals abide by the law and enforce the contract, effectuating reinstatement with equal rights, which will effectuate the dismantling of the conspiracy against rights and dismantling the conspiracy to deny equal rights under the law, or fine and imprison accordingly, as stated under US Code: Title 18, Section 241. This can be done in the furtherance of governmental administration and justice, specifically, in the furtherance of U.S. Code: Title 42, Section 1981, Equal rights under the law. These crimes can be further prevented prior to pursuing the attached lawsuit. This is a good faith attempt to abide by the law and contract and to dismantle continued conspiracies and hate crimes that have effectuated life-threatening crimes already, the denial of an income and the opportunity to earn an income based on qualifications.

The union has refused to file needed grievances that could have stopped the unlawful termination. I can no longer suffer the ramifications of the union and district crimes at the expense of my income and 14 years of paid union dues. As a victim, living with the ramifications of each crime noted above, I am entitled to enforcement of the above Title 18 US Codes. I have had no due process whatsoever and my income has been taken away unlawfully. I have been paying union dues for over 14 years. I have been filing grievances since March 1999 regarding this termination. These are direct hate and civil rights crimes. Section 246 allows for arrests for each character outlined in the attached documents that threatened and thereafter deprived me of employment, compensation, my income and other benefits, on the account of the unknown and my race.

44

I am not a lawyer. I am a victim that has paid union dues for years. I have survived three other union conspiracies. Many innocent educators have fell prey to some serious crimes initiated and implemented by union conspiracies. There is no rationale reason why the union has followed me from job to job and maliciously supported contract violations and contract non-enforcement each time I have earned TENURE by merit, law, and the contract. This conspiracy must be dismantled.

My income has been taken away from me unlawfully while I have clear-cut exemplary ratings until contract violations and contract non-enforcement which effectuated a malicious tenure denial and termination. My income and professional reputation has been maliciously exploited, tampered with and almost destroyed based on pure malice and hate. I and many other educators that look like me have been targeted, exploited, and denied equal protections of the law, while doing an effective job or advancing in education by way of union conspiracies against rights. I want to know why? A list of names is of other victims is available.

It is my belief that these are direct hates crimes based on malice, hatred and racism. I am black, Hispanic, bilingual and competent. All skills the union seems to despise. Whatever reason the union has for committing these crimes needs to be known, investigated, and dismantled.

My right to earn an income has been removed unlawfully, based on abuse of power, exploitation, intimidation and civil rights conspiracies. I have done nothing to warrant this. My experience in education reveals that the union has a pattern and practice of targeting black leadership for unknown reasons. I have been used as an escape goat to keep another qualified minority educator unemployed, blacklisted and with an unstable income. These are the effects of unlawful tenure denials and terminations. There is no legal reason this should be allowed.

As you review the attached documents, you will see that I have been and I still am a victim of each of the above crimes, coupled with a complete denial of equal rights under the laws, specifically, as make and enforce contracts is defined under US Code: Title 42, Section 1981. I have been denied property rights of citizens. I have not and do not have, the same right as is enjoyed by other citizens such as due process, union representation, and the right to hold real and personal property, a stabilized income.

Finally, I am also a victim of bribery and corruption by the union president. The union president threatened a resignation and tried to force me to resign by compelling me to a settlement offer in exchange to filing needed grievances. I refused the settlement offer of embezzled funds and thereafter lived through ongoing life threatening criminal work conditions and ongoing statutory tenure traps, each in contradiction to statutory tenure laws and civil rights laws. This is an appeal to abide by the law and mandate that the employer and union officials abide by the law or be incarcerated for enforcing hate crimes accordingly and exterminating income under US Code Title 18, Sections 246, 241, and 242.

I have earned tenure and I have a right to an income, a property interest based on such. I have paid union dues and I am a victim of ongoing state and federal civil rights crimes, coupled with ongoing contract violations and contract non-enforcement. I have sought what any other good standing union member is entitled to, competent union legal representation. This has not happened. Attached are documents that evidence these crimes. My right to earn an income, my income, right to due process, and right to live free from ongoing life threatening harassment has been taken away.

In closing, this is the third union conspiracy I have survived. I am tired. However, there are many victims that have not survived and have fell prey to these conspired crimes. The grace of God has covered me. However, I know too many victims that have landed in the hospital due to union conspiracies that appear unexplainable but are truly explainable and conspired. The use of falsified phememenom, induced nervous breakdowns, and conspiracies to eradicate and deny promotions to qualified minorities in education must be investigated. The record will show that these conspiracies are well designed and organized with individuals in high power positions. The conspiracies are designed to keep minorities in education at teacher level or to discredit their accomplishments and achievements by imposing and inducing criminal conditions. These are crimes that are done at the expense of exploitation and abuse of public education funds and children.

These crimes can be eradicated and further prevented with the authority of this office. This complaint would not exist and there would be no law suit if the contract, statutory and constitutional laws were enforced. In the furtherance of justice, education for children, and the dismantling of civil rights conspiracies, I ask that an investigation and explanation for each criminal act be exposed, regarding this matter and that punishments be enforced accordingly, as stated in the above US Codes, all in an attempt to enforce the Civil Rights laws and to dismantle each criminal act outlined and exemplified in the attachments. The record will show that these civil right conspiracies are clearly based on intimidation, abuse of power, embezzlement of public funds and enforcement of criminal employment practices, that exemplify malice, hatred and serve no legal or rational purpose other than an aggressive and arrogant approach that violates constitutional laws, abuse power and monies allocated for education.

I have attached the criminal exhibits that exemplify crime and not all of the attachments in the exhibits section of the probable lawsuit. This has been done for paper reduction purposes. However, any document requested in the notarized exhibits and explanation section that this office would like to review, please let me know.

To this end, I respectfully request that the United States Constitutional laws, NYS statutory tenure laws and the HCTA contract be enforced or arrests be made for the enforcement and implementation of civil rights conspiracies effectuating each of the crimes mentioned on the first page of this letter.

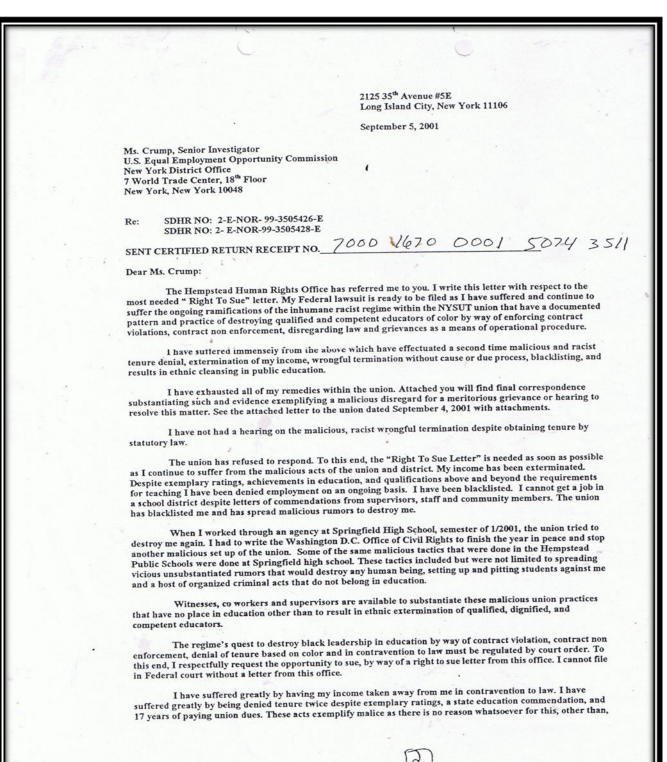
Please note that I am 38 years old, dedicated and committed to education, no children, love children, ready, willing and able to work, but have been forced to sit home and waste government monies, by being continually denied employment opportunities in education based on these crimes. I have been maliciously placed on unemployment, due to these civil rights conspiracies. It is a travesty to compel an individual, by way of civil right conspiracies effectuating crimes, to partake in ongoing institutionalized misappropriation of funds and embezzlement of public monies, based on continued abuse of power and unlawful employment practices. To this end, should this office need help, please let me know. I resent not being able to work and utilize the education and skills I have acquired through hard work. There is nothing more any individual can do, other than to appeal to the appropriate authorities for enforcement of the laws. That is all that is needed in this matter.

Your professional expertise, wisdom and knowledge are greatly needed. Thank you.

& What happened to Irene Meking, PhD Sincerely, Burt AlExcender, Principal Mundider De thy get Mar Farenz, Miriam Snyder Vouward Eagle Soe Bivins. Are the victims too? Aire these coincidences

Xc: Human Rights Commission Americans For Legal Reform Concerned Educators

CRIMINAL COMPLAINT FILED WITH THE US DEPARTMENT OF JUSTICE, EEOC AND THE LOCAL HUMAN RIGHTS OFFICE



systematic racism rooted on hate that perpetuates supremacy based on color, an abuse of power, and effectuates the extermination of qualified and competent educator's income.

I have written the union and the school district several times regarding a hearing on this matter. They have ignored my correspondence and have blacklisted me in my field, education. I have never had a hearing regarding the tenure denial, despite the fact that the denial is in contravention to Education Law Section 3012. The district and the union conspired against my rights maliciously, in contravention to statutory tenure laws that are supposed to protect qualified and competent educators.

In closing, the union is not above the law or <u>media</u>. They will answer as to why they have taken union monies and destroyed many educators of color for no other reason but to perpetuate a false phenomenon of supremacy based on color, abuse of power and have facilitated dysfunctionalism in minority school districts by enforcing contract violations, contract non enforcement, race pitting, and harassment as a means of operational procedure.

Each strategy resulting in the destruction of the education of targeted children and ethnic cleansing. The New York State tenure denial, termination and retention rates, in education exemplify a discriminatory impact and substantiate each claim made. Qualified, experienced, dignified, caring, and effective educators of color are exterminated in education by way of the above and fraud based criminal charges.

If no one enforces statutory tenure and civil rights laws, the union and district practices that effectuate ethnic cleansing in public education, will continue to destroy children. With respect to my matter, answers are needed as to why I have been targeted for extermination in education despite my accomplishments and effectiveness. The inhumane regime in NYSUT must be dismantled as they are destroying children and dividing human kind.

In closing, please note that I will also be filing a class action Federal law suit regarding ethnic cleansing in public education, the discriminatory impact of continued union failure to represent educators of color, and the implications of enforced contract violations and contract non enforcement on minorities and minority school districts.

To this end, on behalf of equity in education, children and the dismantling of ethnic cleansing in education, I request the right to sue letter. Your professional assistance is needed. Your written response is needed immediately. Thank you.

Sincerely, Miriam Snyder

Xc: Hempstead Human Rights Office 0507 ACLU

Attached: Final Letter to NYSUT requesting a hearing and/or representation and or resolution

CRIMINAL COMPLAINT FILED WITH THE US DEPARTMENT OF JUSTICE, EEOC AND THE LOCAL HUMAN RIGHTS OFFICE

2125 35th Avenue #5E Long Island City, New York 11106 January 9, 2002 Ms. Crump, Senior Investigator or Current Director U.S. Equal Employment Opportunity Commission New York District Office 201 Varick Street Suite 1009 New York, New York 10014 SDHR NO: 2-E-NOR- 99-3505426-E Re: SDHR NO: 2- E-NOR-99-3505428-E 77515216 SENT CERTIFIED RETURN RECEIPT NO. 7001 2510 0004 Dear Ms. Crump or Current Director: This is a follow up letter from my letter of September 7, 2001, regarding the request for the needed "right to sue" letter. I have filed several complaints with this office regarding the above matters since 1999. I have suffered and still suffer the ramifications of the gross harassment, discrimination, and retaliation from the organized crime ring outlined in the complaints from 1999. I seek some type of justice regarding the biatant racism embedded in the unequal protection of the law in the work place. To this end, please send the needed "right to sue letter" as soon as possible. Your professional and prompt attention is greatly needed and appreciated. Thank you. Sincerely Miriam Snyder COMPLETE THIS SECTION ON DELIVERY SENDER: COMPLETE THIS SECTION ed by (Pf Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. 10 0 Print your name and address on the reverse so that we can return the card to you. Agent Addres Attach this card to the back of the mailpiece, ur T Yes D. Is delivery address different from item 1? or on the front if space permits. D No If YES, enter delivery address below: 1. Article Addressed to: Senior Investigator US EEOL NY Mistrict of Service Type Express Mail Certified Mail Return Receipt for Merchandise & boug Registered 12 201 Varick St C.O.D. Insured Mail Suite 100 m 4. Restricted Delivery? (Extra Fee) 1 Yes NY NY TOOLY 2. Article Number 7001 2510 0004 7751 5216 102595-01-M-1424 (Transfer from : Domestic Return Receipt PS Form 3811, March 2001

CRIMINAL COMPLAINT FILED WITH US DEPARTMENT OF JUSTICE

Ilastad States	District Court
	District Court
Eastern Distr	ict of New York BEYEER
MIRIAM SNYDER	
	SUMMONS IN A CIVIL CASE
v.	
Hempstead Public School District (The School	CASE NUMBER: 02: 047
Board, Ms. DeLopez and Ms. Fernandez);	
Hempstead Teachers Assoc. (Mr. Keefe, Union Pres.) and Equal Employment Opport.Comm.*	
	No Part
TO: (Name and address of defendant)	
SEE ATTAC	CHED
. Gempeters restant Association 1	
YOU ARE HEREBY SUMMONED and required to	o serve upon PLAINTIFF'S ATTORNEY (name and address)
PRO SE: MIRIAM SNYDER	
n answer to the complaint which is herewith served upon	n you, within 20 days /* 60 Days days aff
	of service. If you fail to do so, judgment by default will
ervice of this summons upon you, exclusive of the day aken against you for the relief demanded in the complete	of service. If you fail to do so, judgment by default will I
ervice of this summons upon you, exclusive of the day	of service. If you fail to do so, judgment by default will I
ervice of this summons upon you, exclusive of the day aken against you for the relief demanded in the complete	n you, within <u>20 days / * 60 Days</u> days aft of service. If you fail to do so, judgment by default will I aint. You must also file your answer with the Clerk of th
ervice of this summons upon you, exclusive of the day aken against you for the relief demanded in the comple	of service. If you fail to do so, judgment by default will
ervice of this summons upon you, exclusive of the day aken against you for the relief demanded in the complete	of service. If you fail to do so, judgment by default will
ervice of this summons upon you, exclusive of the day iken against you for the relief demanded in the comple ourt within a reasonable period of time after service.	of service. If you fail to do so, judgment by default will aint. You must also file your answer with the Clerk of th
ervice of this summons upon you, exclusive of the day then against you for the relief demanded in the comple ourt within a reasonable period of time after service.	of service. If you fail to do so, judgment by default will aint. You must also file your answer with the Clerk of th January 22, 2002
ervice of this summons upon you, exclusive of the day aken against you for the relief demanded in the comple court within a reasonable period of time after service. Robert C. Heinemann	of service. If you fail to do so, judgment by default will aint. You must also file your answer with the Clerk of th January 22, 2002
ervice of this summons upon you, exclusive of the day aken against you for the relief demanded in the comple Court within a reasonable period of time after service.	of service. If you fail to do so, judgment by default will aint. You must also file your answer with the Clerk of th January 22, 2002
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ervice of this summons upon you, exclusive of the day aken against you for the relief demanded in the comple- ourt within a reasonable period of time after service.	of service. If you fail to do so, judgment by default will aint. You must also file your answer with the Clerk of th January 22, 2002

Defendants/Attorneys to be Served: The Chief Legal Officer Hempstead Public Schools 185 Peninsula Boulevard Hempstead, NY 11550

Ms. DeLopez, Hempstead Public Schools 185 Peninsula Boulevard Hempstead, NY 11550

Ms. Fernandez, Hempstead Public Schools 185 Peninsula Boulevard Hempstead, NY 11550

Dave Keefe, President Hempstead Teachers Association 185 Peninsula Boulevard Hempstead, NY 11550

Equal Employment Opportunity Commission 201 Varick Street Room 1009 New York, NY 10014

Hon. John Ashcroft, Esq.,
Attorney General of the United States of Amareica U.S. Department of Justice Constitution Avenue & 10th Street, N.W. Washington, DC 20530

Hon. Alan Vinegrad, Esq., United States Attorney for the Eastern District of New York Office of the U.S. Attorney One Pierrepont Plaza Brooklyn, NY 11201

PLEASE NOTE I HAD TO SUE THE EEOC TO GET THE DELAYED RIGHT TO SUE LETTERS BECAUSE OF NANCY BOYD'S CONSPIRACY AGAINST RIGHTS WAS PRIORITIZED

Art I a	
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	Della del
UNITED STATES DISTRICT COURT	
EASTERN DISTRICT OF NEW YORK	
X	
	•
MIRIAM SNYDER,	
Plaintiff,	Civil Action
	No. CV-02-0472
- against -	1 -
	(Seybert, J.)
HEMPSTEAD PUBLIC SCHOOL	(Boyle, M.J.)
DISTRICT (The School District, Ms.	
Delopez and Ms. Fernandez), HEMPSTEAD	
TEACHERS ASSOCIATION (Mr. Keefe,	
Union President), EQUAL EMPLOYMENT	
OPPORTUNITY GOMMISSION,	
D.C. L.	
Defendants.	
x	
STIPULATION OF DISMISSAL	WITH PREJUDICE AS AGAINST
	ENT OPPORTUNITY COMMISSION
IT IS STIPULATED AND AGR	EED, by and between pro se plaintiff and counsel
for defendant Equal Employment Opportunity Co	ommission ("EEOC"), that this action be dismissed
and the second second second second	

COMPLAINT SIGNED AND FILED WITH THE US DEPARTMENT OF JUSTICE

REGIONAL KILLER BOYDEN GRAY FICTIONAL ADMINISTRATION USUING THE US DEPARTMENT OF JUSTICE AS REPRESENTATIVE FOR EEOC

2 with prejudice as against defendant EEOC, pursuant to Fed. R. Civ. P. 41, with each party to bear its own costs. Dated: Central Islip, New York April , 2002 MIRIAM SNYDER Plaintiff Pro Se 2125 35th Avenue Long Island City, New York 11106 ALAN VINEGRAD United States Attorney Eastern District of New York Attorney for Defendants 610 Federal Plaza Central Islip, New York 11722 By: KEVIN P. MULRY (KM 3752) Assistant U.S. Attorney (631) 715-7865 SO ORDERED: JOANNA SEYBERT United States District Judge

AC 440 (Rev. 10/93) Summons in a Civil Action RETURN OF SERVICE DATE January 24, 2002 Service of the Summons and Complaint was made by me1 TITLE NAME OF SERVER (PRINT) Steven Drucker Check one box below to indicate appropriate method of service Alan Vinegrad Served personally upon the defendant. Place where served: Left copies thereof at the defendant's dwelling house or usual place of abode with a person of suitable age and discretion then residing therein. Name of person with whom the summons and complaint were left: LSTE Returned unexecuted: Other (specify): Gave it to a "Dorothy Smith at Brooklyn NY. 11201 on the 14th Floor at 24 2002 for Alan Vinegrad Esq. US Attorney Plaza 1 Pierreport at 11:44 am on January for Eastern District U.S. Attorney New York STATEMENT OF SERVICE FEES TOTAL \$30.75 SERVICES 125-TRAVEL 5.75 DECLARATION OF SERVER I declare under penalty of perjury under the laws of the United States of America that the foregoing information contained in the Return of Service and Statement of Service Fees is true and correct. Executed on January 24, 2002 Steven Drucher Date Signature of Server 109 N. Cottage St. Address of Server Valley Stream, N.Y. 11580 FEB - 4 2002 PRO SECONDEE (1) As to who may serve a summons see Rule 4 of the Federal Rules of Civil Procedure. 10.

DELAYED RIGHT TO SUE LETTER AFTER THE UNION SETTLEMENT. THIS IS AN EXAMPLE OF REGIONAL KILLERS BOYDEN GRAY AND JONATHAN LIPPMAN FICTIONAL ADMINISTRATION

	FOUAL EMPLOYMENT OPPORTU			
NOTICE OF RIGHT TO SUE				
	(Issued on requ	est)		
To: Miriam Snyd 2125 35TH S LONG ISLAND On behalf of a person (29 C.F.R. 1601.7(a))	TREET #5E EQ , NY 11106 Ne 20	n: WAL EMPLOYMENT (w York District 1 Varick Street w York, NY 10014	Office Rm. 1009	
Charge Number EEOC Representative Telephone Number			Telephone Number	
16GA03591	Spencer H. Lewis, Jr.		(212) 741-8815	
NOTICE TO THE PERSO Title VII of the Civil Rights issued under Title VII ar Title VII or the ADA mu	ormation attached to this form) N AGGRIEVED: Act of 1964 and/or the Americans with Disabilities d/or the ADA based on the above-numbered charge stbe filed in federal court <u>WITHIN 90 DAYS</u> of you st. (The time limit for filing suit based on a	. It has been issued at you receipt of this Notice. Other	r request. Your lawsuit un wise, your right to sue ba	
Less than 180 days ha able to complete its The EEOC is terminati The EEOC will continue Age Discrimination in Empl	we passed since the filing of this charge. We passed since the filing of this charge, but I administrative processing within 180 days from t ing its processing of this charge. A to process this charge. Boyment Act (ADEA): You may sue under the ADEA a Re notice that we have completed action on the	he filing of the charge. at any time from 60 days aft	er the charge was filed unt	
receipt of this Notice. The EEOC is continuing may file suit in feder Equal Pay Act (EPA): You brought in federal or st	our case. Therefore, your lawsuit under the A Dtherwise, your right to sue based on the above- its handling of your ADEA case. However, if al or state court under the ADEA at this time. already have the right to sue under the EPA (fi ate court within 2 years (3 years for willful v violations that occurred more than 2 years (3 years)	numbered charge will be lost 50 days have passed since th ling an EEOC charge is not r iolations) of the alleged E	e filing of your charge, yo required). EPA suits must t PA underpayment. This mear	
	this charge, please send a copy of your court c			
Spencer I	I. Lewis, Jr., Director	Februa	(Date)	
Enclosure(s)				
cc: Executive Of HEMPSTEAD CI 185 PENINSUI HEMPSTEAD, N	ASSROOM TEACHERS A A BLVD.			
		. m		
OC FORM 161-B (Rev 01/	97)	FILE CO) DV	
		, FILE CC	/F 1	

3230 Cruger Avenue #6B Bronx, New York 10467

September 26, 2003

Hon John Ashcroft US Attorney, 950 Pennsylvania Avenue Washington, D.C. 20530-0001

Re: 02-9386 UNITED STATES COURT OF APPEALS FOR THE SECOND CIRCUIT 02 - 3589 UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK 03 CIV. 0263 UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

Dear Honorable U.S. Attorney Ashcroft:

I write this letter as a follow up letter to the letter sent to you September 22, 2003. I am appealing to this office on behalf of my mother and father, two senior citizens, that have been enjoined in this vindictive, malicious/vendetta based legal attacks, exterminations, killings, enforced grievances, medical and educational conspiracies against human beings/rights.

Another executive order has been rendered for another malice-based execution by way of the medical conspiracy detailed in the documents sent to you previously.

Foremost, both parents are senior citizens and dependent on the medical profession. A doctor in the Bronx has recently legally attacked my father. He is homebound. If time allows, I will forward this documentation to you later.

My mother has recently miraculously erupted with the same medical condition that killed Mr. Gallinson, former union attorney and the same medical condition that is killing Mr. Keefe. These were two key witnesses in this matter. I am attaching the medical conspiracy initiation papers as Exhibit 1.

Foremost, I have sent documentation to this office on several doctors that were ordered in this conspiracy to maliciously and vindictively hospitalize and kill me. It is clear that doctors were used to facilitate the malicious and vindictive extermination of me.

For the record, I am forwarding documentation of the initiation of another medical conspiracy, designed to vindictively and maliciously execute my mother. A malice-based executive order has been rendered. It is in the initiation stage. Exhibit 1, you will find evidence of medical tampering with her prescriptions. The misspelled name is the CODE administered to initiate ordered vindictive killings, just like the coded SYNDER name was used to initiate the administering of lawlessness. See Exhibit 2, letter involving Daniel Labowitz, attorney and Grievance specialist, of the Bar Association, initiating the use of the Coded SYNDER name for purposes of the enforcement of lawlessness.

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3230 Cruger Avenue #6B Bronx, New York 10467

January 16, 2004

Civil Rights Crime Division 950 Pennsylvania Avenue Washington, D.C. 20530

FAXED TO: 202 307 1379 Re: JUDICIAL CORRUPTION ORGANIZED CRIME:

- Judicial Misconduct: The deliberate malicious and ongoing non enforcement of equal protection, privileges and immunities of the laws under the Fourteenth Amendment of the United States Constitution Effectuating Ongoing and intentional Obstruction of Public Education and Justice,
- New York State United Killings By The New York State United Teachers Association Hate based Organized Crime Ring,
- ✓ 02 3589 UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK
 - 03 CIV. 0263 and 03 9857 UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

Dear Honorable Civil Rights Enforcer:

I write this letter with respect to the above criminal civil rights crimes I have endured initially from the New York State United Teachers Association for over 10 years, with progression to <u>the judiciary</u>. Despite seeking enforcement of law in the court as documented above, the criminal conduct continues, which is a direct, ongoing and malicious silent killing on human life again. This letter is a request for an immediate investigation of documented and ongoing judicial corruption that has and continues to obstruct public education and justice for all.

The judiciary's direct conspiring in the denial of remedies for violations of legislative granted and federally protected rights, particularly their denial of equal protection of the law, requires investigation. Moreover, the ramifications of the judiciary's conspiracy against rights have effectuated enforced lawlessness, obstruction of justice and education, legal abuse and misuse in the courtroom and in urban public school systems.

The Ninth Amendment of the Constitution of the United States secures one's right to live free from government abuse, misuse and enforced lawlessness. This Amendment secures the right to earn, have, and sustain, an income. This Constitutional right has been deliberately and maliciously deprived and denied. Enforced lawlessness kills and I am appealing for enforcement of the right to live free from ongoing enforced lawlessness. This silent killing can no longer remain silent, uninvestigated and must be regulated.

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REGIONAL KILLERS BOYDEN GRAY AND JONATHAN LIPPMAN HEMPSTEAD PUBLIC SCHOOLS CONSPIRACY AGAINST RIGHTS

Miriam Snyder 20 Wendell St, Apt 11B Hempstead, NY 11550 421 1. 1.10-27-99 10-2/220 1 the state . -inco 5 26.24 5 15 I wanty Six & tweet * Marine Midland Bank DEWEY BRITTON OFFICE SAN DEWEY AVENUE ROCHESTER DEW YORK 14616-019 ensis 1:0 2 20000 201:58 20 24 58 7 ... 04 2 1 "ODDDDD 26 24," Miriam Snyder 20 Wendell St, Apt 11B Hempstead, NO 11550 and and a second s 424 ... 11-2-79 10-2/220 1 Acucal Cillent red + twenty ferry. Addorney \$ \$25.00 Any Marine Midland Bank 13 nun attorney Consultation 1:02200020125820245871 0424 1. Ayden ... "OOOO 5 2 500," Miriam Snyder 20 Wendell St, Apt 11B Hempstead, NY 11550 and the 399 133/ 15 7 9-2/220 Forney No. C. M. 500,0 Marine Midland Bank 12 S Siel SC DEWEY BAITTON OFFICE MAT DEWEY AVENUE ROCHESTER, NEW YORK 14616-4019 Att Feed. 0 1:0220000201:582024587" 0394 d "'00000 50000"

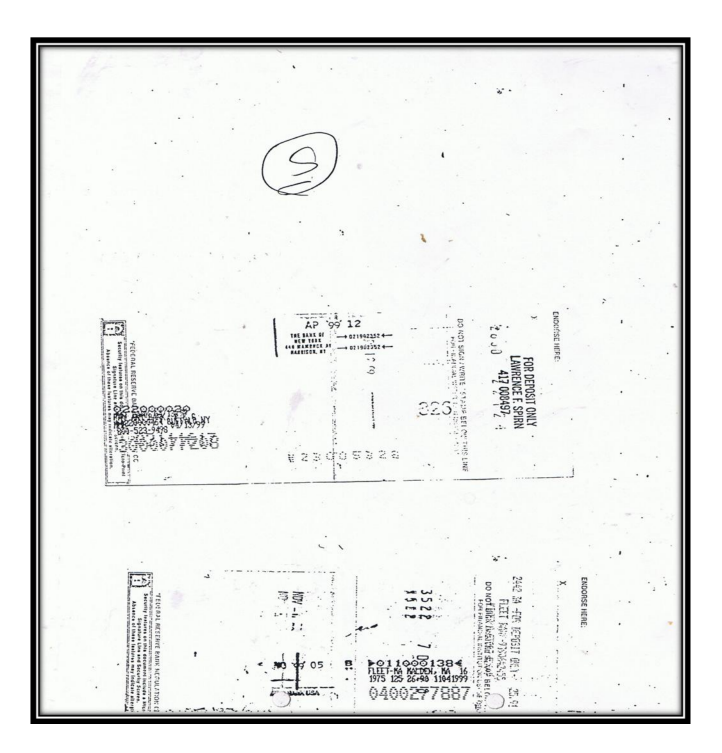
ATTORNEY FEES PAID TO STOP THE CRIMES \$10050.00

REGIONAL KILLERS BOYDEN GRAY AND JONATHAN LIPPMAN HEMPSTEAD PUBLIC SCHOOLS CONSPIRACY AGAINST RIGHTS

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ATTORNEY FEES PAID TO STOP THE CRIMES

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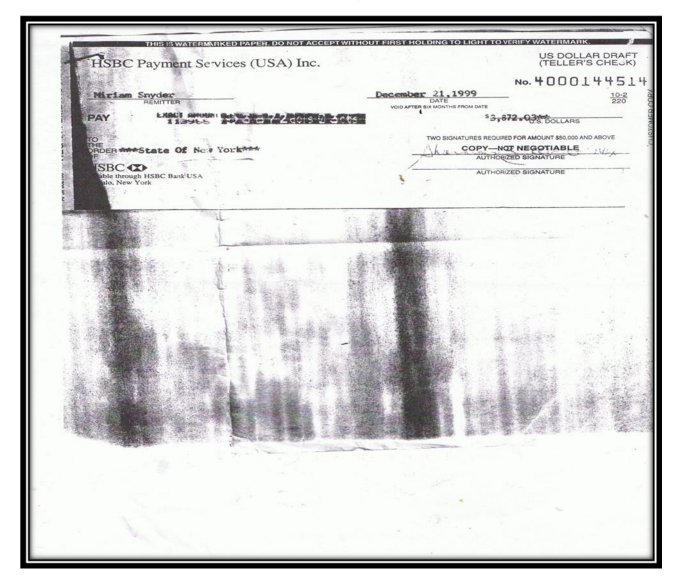
THE BELOW IS THE CRIMINAL ENJOINMENT OF ELIOT SPITZER AS NYS ATTORNEY GENERAL. HE ENJOINED HIS POSITION IN THIS DOCUMENTED CONSPIRACY AGAINST RIGHTS TO STOP ME FROM GETTING MY EDUCATION ADMINISTRATION POST GRADUATE LICENSE BY WITHOLDING MY TRANSCRIPTS UNDER CRIMINAL FRAUD.

N.S. AND			-
C C			
1	STATE OF NEW YORK SUPREME COURT: COUNTY OF ALB	ANY	10
	SOFREME COORT. COORT OF THE		
	STATE OF NEW YORK,	4	
	Plaintiff,	DISMISSAL OF ACTION BASED	
		ON PAID RECEIPT	
	-Against-	INDEX NO.: S-07281-96	
	-Against-	Internation of order yo	
	MIRIAM SNYDER,	1	1
and the second	Defendant,	• •	
	. Detendant,		
	ACCOUNT NO.: 125521484 SU	0194	
	IT IS HEREBY UNDERSTOOD	THAT THE ATTACHED MONEY ORDER	
	NO. 4000144514, FOR \$3, 872.03, DA	TED DECEMBER 21, 1999 HAS BEEN PAID	
	TO THE STATE OF NEW YORK, SUN	IY BROCKPORT, FOR COURSES UT HAD TO PAY IN ORDER TO HAVE HER	
	TRANSCRIPTS RELEASED. DEFEND	ANT HAS MET THE PLAINTIFF'S	
	RANSOM STANDARDS FOR OBTAIN	VING THE TRANSCRIPTS AND IS	
	ENTITLED TO THE ABOVE MENTIO THE EVIDENCE ATTACHED.	ONED DISMISSAL OF ACTION BASED ON	
	THE EVIDENCE ATTACHED.		
			· · · · · · · · · · · · · · · · · · ·
	DATED: HEMPSTEAD, NEW YO NOVEMBER 21, 2000	DRK	
	NOVENBER 21, 2000		
	$ \frown \land $		
	By: Miriam Snyder	ydia	
	Defendant		
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THEFT OF MONIES, FINANCIAL RAPING BY ELIOT SPITZER'S ATTORNEY GENERAL POSITION

A NON VALIDATED AND FICTIONAL ABUSE OF AUTHORITY DEBT THE SAME YEAR THE HEMPSTEAD WORKPLACE ATTEMPTED MURDER WAS ENFORCED

THEFT OF \$3,872.00



THEFT OF MONIES, FINANCIAL RAPING BY ELIOT SPITZER'S ATTORNEY GENERAL POSITION

A NON VALIDATED AND FICTIONAL ABUSE OF AUTHORITY DEBT THE SAME YEAR THE HEMPSTEAD WORKPLACE ATTEMPTED MURDER WAS ENFORCED

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CARTA C. G. CONTRACT	STATE OF NEW OFFICE OF THE ATTO	V YORK RNEY GENERAL	
ELIOT SPITZER Allorney General		•	STATE COUNSEL DIVISI CIVIL RECOVERIES BURE
and the second	Telephone No.: (518	8) 474-1717	
and a second second second	October 2, 20	000	
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1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		1	
Miriam B. Synder 20 Wendell Street B-11 Hempstead NY 11550			
Re: State of New Yor Index No. S-0723	k v. Miriam B. Snyder 31-96		
Dear Ms. Snyder:			
Per our conversation of Discontinuing Action for your si	September 22, 2000, enc ignature.	losed please find three copies of a	Stipulation
Please return all three of Stipulation Discontinuing Action close this file.	opies after executing ther n has been entered in the	n. I will then forward a copy to yo Albany County Clerk's Office. At	u after the that time, I will
Please note I cannot file	a Stipulation Discontinu	ing Action that has been altered in	anyway.
Thank you very much f	or your cooperation.		
		Sincerely,	
1		Joseph Kapenos Givi Prosecution Specia	yern' list
Vkm			. /
THE CA	PITOL, ALBANY, NY 12224 (518 NOT FOR SERVIC	3) 474-1717 ● Fax(518) 402-2280 CE OF PAPERS	
			ANALY CONTRACTOR

20 Wendell Street #B11 Hempstead, New York 11550

November 20, 2000

Joseph Kapenos Civil Prosecution Specialist State of New York Office of the Attorney General The Capitol Albany, New York 12224

Dear Mr. Kapenos:

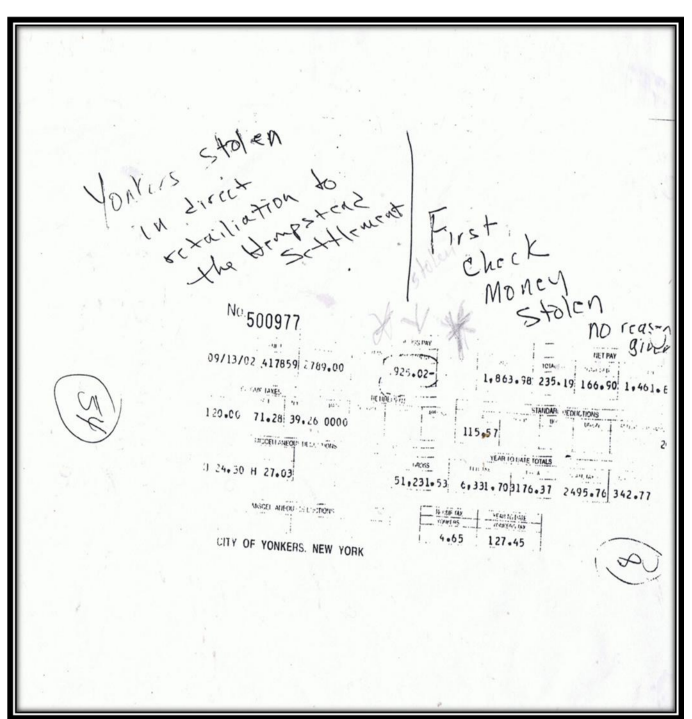
Again, I write this letter regarding the falsified charges I have been charged by SUNY Brockport. I have paid for classes I never took and I see no reason why a simple decent well-written stipulation Discontinuing action cannot be submitted with the facts, closing the matter.

Again, I am most uncomfortable with the wording of the attached stipulation when I have paid money for courses never taken. There was a severe conspiracy against my civil rights when I was compelled to pay for courses never taken in exchange for my transcript. There will not be another conspiracy for me to get a decent stipulation discontinuing action or acknowledgment of payment.

The courses I have never taken have been paid for and I expect the matter to be closed based on such. Any statement regarding without costs to either party is untrue, inaccurate and misleading. I paid almost \$4,000 for courses I never took in order to have my transcript released. This in itself requires a Stipulation Discontinuing Action acknowledging the payment I made. All other personal issues or hang-ups have no relevancy whatsoever in the stipulation Discontinuing Action.

To this end, I would like to know why this matter can not be closed based on the facts, my receipt for payment, and as exemplified in the attached Stipulation Discontinuing Action that I am comfortable with. Please sign the attached and close the matter without irrelevant personal concerns and misleading statements. Please find a feasible and reasonable manner to close this case based on the payment received. I will not sign any ambiguous stipulation I am most uncomfortable with the wording and that the wording is in contravention to the payment I have made. Thank you.

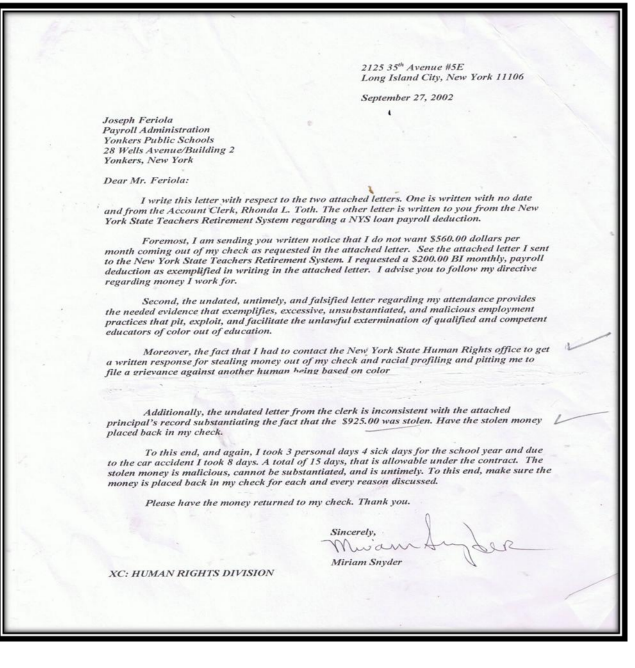
Sincerely. Miriam Snyder



FIRST CHECK THEFT OF MONIES WORKED FOR YONKERS PUBLIC SCHOOLS

CRIMINAL COMPLAINT FILED WITH THE US DEPARTMENT OF JUSTICE AND EEOC, HUMAN RIGHTS FIRST CHECK THEFT OF MONIES WORKED FOR

YONKERS PUBLIC SCHOOLS



CONSPIRACY AGAINST RIGHTS CRIMINAL STATUTORY TENURE OBSTRUCTIONS, INCOME EXECUTION NO REASON, NO CAUSE, IN VIOLATION TO NYS EDUCATION LAWS, PURE REGIONAL KILLERS BOYDEN GRAY AND JONATHAN LIPPMAN CRIMINAL LAW DEPARTMENT USURPATION HATE BASED ORGANIZED CRIME AND ATTEMPTED MURDER

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	*
YONKERS PUBLIC SCHOOLS	
	Achieving Excellence Together
REGULAR & CERTIFIED MAIL	1 Larkin Center Yockars, New York 10701 Tel. 914 376-8075 Fax 914 376-8589
	Angelo Petrosse Interim Superintendent of Schools
January 24, 2003	Petrocella Feaster, Ed.D. Executive Director Personnel/Human Resources
Ms. Miriam Snyder 2125 35 ^a Avenue, Apt. 5E Long Island City, NY 11106	
Dear Ms. Snyder:	
It has come to our attention that under New Yor required notice of termination.	k State Education Law you did not receive the
This is to notify you, pursuant to State Education to the Yonkers Public Schools Board of Trusteer in the Yonkers Public Schools be discontinued e	n Law Section 3031, that I will be recommending s that your services as a probationary ESL teacher effective April 19, 2003.
The Board of Education will act on this recomme	ndation at its meeting on or about March 19, 2003.
Sincerety,	* documented inattents
Chillian	* In retailiation
/Angelo Petrone	to my lawsuit
AP/PF:mb	* In violation
cc: Deputy Superintendent	* the production
Assistant Superintendent of Administration	procedures
Principal File	Set forth
	In Education
# de fault	Law 3031
7 4	* unconstitutional
	is documented lack of

WITHIN ONE WEEK A CRIMINAL COMPLAINT WAS FILED WITH THE US DEPARTMENT OF JUSTICE. EEOC. AND THE BELOW CRIMINAL JUSTICE AGENCY

UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK Civil Action, File Number 03 CIV, 0263 JAN 3 1 2003 X In re: Miriam Snyder, Honorable Judge Bricant DM Plaintiff, AFFIDAVIT OF PERSONAL SERVICE OF SUMMONS AND WRIT OF MANDAMUS/COMPLAINT -Against-Yonkers Public School District, The School Board, Mr. Petrone, individually and as Interim Superintendent of Schools, Mr. House, Individually and as Non Tenured Principal, Yonkers Federation of Teachers, Rita Seligmann, Individually and as Executive Vice President, Honorable Gregory Meeks/Congressional Latino and Black Caucus Defendants, x AFFIDAVIT OF PERSONAL SERVICE OF SUMMONS AND WRIT OF MANDAMUS/COMPLAINT STATE OF NEW YORK COUNTY OF WESTCHESTER... SS I, Vernon Daniels, being duly sworn, deposes and says that: I am over the age of eighteen, not a party to this action, and reside at 3230 Cruger Avenue #6B, Bronx New York 10467. That on January 16, 2003, I served personally upon the below defendants, the following documents in reference to the above Civil Action: 1. Plaintiff's Summons and Complaint/Writ of Mandamus, 2. Plaintiff's Signed Order To Show Cause For Preliminary Injunction, 3. Plaintiff's Civil Cover Sheet, 4. Plaintiff's Memorandum of Law In Support Of Order To Show Cause 5. Plaintiff's Affidavit In Support Of The Order To Show Cause, served personally upon and where:

UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK Civil Action, File Number <u>03 CIV. 0263</u>

In re: Miriam Snyder,

Honorable Judge Bricant

Plaintiff, AFFIDAVIT OF PERSONAL SERVICE OF SUMMONS AND WRIT OF MANDAMUS/COMPLAINT

-Against-

Yonkers Public School District, The School Board, Mr. Petrone, individually and as Interim Superintendent of Schools, Mr. House, Individually and as Non-Tenured Principal,

Yonkers Federation of Teachers, Rita Seligmann, Individually and as Executive Vice President,

Honorable Gregory Meeks/Congressional Latino and Black Caucus Defendants,

X

AFFIDAVIT OF PERSONAL SERVICE OF SUMMONS AND WRIT OF MANDAMUS/COMPLAINT

STATE OF NEW YORK COUNTY OF WESTCHESTER... SS

I, Vernon Daniels, being duly sworn, deposes and says that:

1 am over the age of eighteen, not a party to this action, and reside at 3230 Cruger Avenue #6B, Bronx New York 10467.

That on January 16, 2003, I served personally upon the below defendants, the following documents in reference to the above Civil Action:

- 1. Plaintiff's Summons and Complaint/Writ of Mandamus,
- 2. Plaintiff's Signed Order To Show Cause For Preliminary Injunction,
- 3. Plaintiff's Civil Cover Sheet,
- 4. Plaintiff's Memorandum of Law In Support Of Order To Show Cause
- 5. Plaintiff's Affidavit In Support Of The Order To Show Cause,

I served personally upon and where:

AO 440 (Rev. 10/93) Summons in a Civil Actor United States District Court DISTRICT OF Miriam Snyder, & Laintiff 03 CIV. 0263 SUMMONS IN A CIVIL CASE BRIEANT CASE NUMBER: V. Youkers Public School District, The School Board, Mr. Petrone Theiridually and as Interim Superintendent, Mr. House, Theiridually and as Non Tenned Principal, Yonkers Individually and as Non Tenned Principal, Yonkers Federation of Teachers, Rita Setigmann, Individually an Federation of Teachers, Rita Setigmann, Individually an As Executive Vice President, Honorable Congressman Meek as Executive Vice President, Honorable Congressman Meek TO: (Name and address of defendant) Congressional Latino and Black Cave See attached list YOU ARE HEREBY SUMMONED and required to serve upon PLAINTIFF'S ATTORNEY (name and address) 20 days after service of this an answer to the complaint which is herewith served upon you, within _ summons upon you, exclusive of the day of service. If you fail to do so, judgment by default will be taken against you for the relief demanded in the complaint. You must also file your answer with the Clerk of this Court within a reasonable period of time after service. Michael Mc Mahon JAN 1 3 2003 DATE (BY) DEPUTY CLERK

72

2125 35th Avenue #5E Long Island City, New York 11106

January 3, 2003

Emily Mc Carthy U. S Attorney United States Department of Justice Civil Rights Division Educational Opportunities Section

Faxed To: 202 514 8337

RE: Hate Based Race Crimes, Discrimination and Conspiracy Against Rights: Yonkers Public Schools

Dear Ms. Mc Carthy:

I sent an overnight addressed packet with evidence of the above crimes enforced in the Yonkers Public Schools.

The malice, hate, racism and the reckless disregard of law, order, and the education of the children in the school system needs to be addressed. The children were denied instruction for about month and a half in September. The children had to go to 4 different rooms to learn throughout each day from about October to November. The children were left with no classroom to learn in from December to present. The children did not receive grades for the hard work they did despite these malice-based conditions.

The children, parents and I had scheduled an Instructional Holiday Festival the day before I was almost dragged out of the building by seven people for doing my job effectively and competently, despite being harassed. The children were sent to the auditorium in the midst of a lesson, to facilitate building level race pitting, contract violation; contract non-enforcement, malice, and harassment. In the midst of the lesson review of the New York State Standards relevant to the lesson, the principal disrupted instruction and gave me a coverage/ a substitute assignment. I took the slip and he dismissed the class. This is not the manner in which coverage assignments are disseminated to teachers. This was a set up. The dismissal of the students was premeditated, based on malice and exemplifies the unlawful activities an inexperienced and untenured principal will do in hope for tenure. The education of the children is contingent on mafia tactics and political favors for administrative tenure. Tenured principals do not act this way. The principal did what he had to do in a criminal environment.

The principal is black. He was set up. His overall conduct demonstrates harassment, unlawful practices, and race pitting. The manner in which he disseminated the coverage assignment is unlawful, arbitrary, and capricious. The intentional disruption of the educational process, to interrupt instruction, to violate the contract and harass the

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teacher demonstrates clear educationally unsound practices, disregard for children, malice, exemplifies enforcement of contract violations and contract non enforcement as a method of school management and maliciously sets students further behind in instruction. In fact the students are being set up for failure by the ongoing denial, delay of instruction and the ongoing malice based disruptions.

Moreover, these ongoing hate base malicious acts exemplify the ongoing reckless disregard for the education of the students. The disruption of instruction and the seven people termination notice was a malicious, premeditated hate base, race pitting, harassment session, with clear conspiracy against rights ramifications. These criminal acts destroyed the educational program for the children.

The parents, students, and I scheduled a holiday festival for the children and it was destroyed based on malice and hate. The children came to school with gifts for each other, parents sent multicultural platters, my goods for the children are left in a box I was placed in that I could not teach in, all to facilitate hate and malice over the educational needs of the children.

What did the children do to deserve this ongoing hate base treatment? The children call me and ask what is going on? Where are you? Why are they doing this to Ms. Snyder? Student's send letters stating, please come back. How does anyone explain these crimes? Does anyone feel the pain for the children? Does anyone enforce laws that protect children? The children love me but because hate crimes control this district, I was mafia style, almost dragged out of the building by seven people, including the personnel director Ms. Feaster, for teaching my class effectively within impossible conditions. This was a premeditated crime. The lesson was maliciously disrupted by sending me on a coverage assignment, (while I was teaching my class) that is in violation to the contract and have seven people give me a premeditated criminal, unconstitutional, and malice based termination notice, with no cause, other than malice and to destroy the holiday celebration for the children, when I was doing my job, is criminal.

Moreover, what is criminal is that the principal knew the Holiday Celebration was scheduled the next day. This means more parents sent goods, students came with goods, and there was no teacher prepared to implement what was planned. Implementation of the instructional plans for the children was again recklessly disregarded all to facilitate hate based race crimes, malice and harassment of the teacher, at the expense of these minority children's education, state and federal monies.

With respect to your questions, my union dues entitle me to an attorney. Despite several requests, I have been denied this entitlement. This is a clear-cut violation of law. This breach of duty exemplifies ongoing unionized discrimination. This does not happen to white teachers. White teachers union dues entitle them to legal representation. Black teachers are denied the entitlement of union and legal representation at a disproportionately higher rate than white teachers. There is no legal reason for a denial of legal representation that union dues entitle me to. To answer your question, union dues

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65:11

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entitle me to a lawyer, but due to the ongoing conspiracy against rights, a crime, I do not have a lawyer.

The ongoing obstruction of the educational process, the reckless disregard for the education of the children, the mafia style treatment and termination, the denial to get my personal belongings and/or see my students and even say good bye, the denial of an attorney my union dues entitle me to, all exemplify civil rights crimes under USC 241, Conspiracy against rights.

The mafia squad, primarily the Personnel director, Ms. Feaster destroyed the education, integrity, and Holidays for the children. Each of the unlawful acts identified in this letter and in the binder sent to this office requires civil rights enforcement.

In closing, students, parent and I are more victims of discrimination, civil rights violations, raqueteering and conspiracy against rights in the Yonkers Public Schools. The binder with evidence documenting criminal, hate based race activities and discrimination vestiges, sent to this office should answer all of your questions. Civil Rights enforcement is needed. On behalf of the civil rights laws, children, and parents, I hope that you can enforce civil rights laws that can protect the children and prevent the documented continued civil rights crimes. Thank you.

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74118678171

Sincerely, Miriam Snyder

MS. SHYDER

PM

12:00

-30-2002 13:47



JG:JRM:MSM:EHM DJ# 169-51-22 2023071379 P.02/02

U.S. Department of Justice Civil Rights Division Educational Opportunities Section

U.S. Mail: Patrick Henry Building Washington, D.C. 20530 Overnight: 601 D Streat, N.W., Suite 4300 Washington, D.C. 20004 Tale: (202) 514-4092 Fax: (202) 514-8337

December 30, 2002

By First Class Mail and Facsimile (718) 798-1147 Miriam Snyder 2125 35th Ave., Apt. 5E Long Island, NY 11106

74118678171

P.05

DOJ/CRD/AMS

Re: U.S. v. Yonkers Board of Education. 80 Civ. 6761 (LBS)

This letter responds to your telephone inquiry on December 18th, in which you asked how to file a complaint regarding a violation of the settlement in the above case. As I explained to you over the phone, given your status as an ESL teacher in the Yonkers Public Schools ("YPS"), I first need to determine whether I can communicate with you about this matter. Since I am the lawyer for the United States in a school desegregation case that we brought against your employer, the YPS, there are rules governing whether I can speak with current employees of the YPS. In order for me to assess whether those rules permit me to speak with you regarding an alleged violation of the settlement, I need you to answer the following questions for me. Please limit your responses to only the information I have requested, and send your written responses to the regular mail or the overnight mail address above. You also may fax them to (202) \$14-8337. Once I have reviewed your responses, I will let you know whether we can communicate directly about the alleged violation of the agreement or whether I would have to get the permission of the attorney for the YPS in order to speak with you. Thank you for your cooperation.

1. Do you have a lawyer? When I asked if you had retained a lawyer on December 18th, you said that you had not, but I need to know whether you have since retained one.

2. Have you had any communications with the attorney for the YPS about the settlement agreement, or anything related to what you would like to tell me?

3. Please identify your job position in the YPS, noting any supervisory responsibility you have.

4. Do you have any responsibility for implementing the terms of the settlement agreement? For example, has anyone in the YPS asked you to implement or oversee the English Language Learner (ELL) or Limited English Proficient (LEP) programs required by the settlement?

Weath

05-2002 12:00 PM MS.SHYDER

TOTAL P.02

2125 35th Avenue #5E Long Island City, New York 11106

December 26, 2002

Mr. Moskowitz, Chief Executive Officer Department of Justice Civil Rights Enforcement P.O Box 66018 Washington, DC 20035 -6018

Re: Yonkers Public Schools: Ongoing Civil and Human Rights Violations: Hate Based Race Crimes, Ongoing and Continued Vestiges of Discrimination.

Dear Mr. Moskowitz:

I write this letter with respect to the continued non enforcement of civil rights laws, continued enforcement of U.S. Black codes in education by the legal department and union, the continued malicious tenure black listing of qualified and competent educators of color, the reckless disregard of law in minority based public schools, and the ongoing enforcement of racist and discriminatory acts that exterminate and destroy the education of children and competent, qualified educators of color.

The malicious enforcement of civil rights violations in minority based public schools, by way of contract violations, contract non enforcement and the reckless disregard of law and order, effectuates raqueteering and criminal activities in public education, at the expense of minority children's education and the malicious spending of federal and state monies by legal departments and unions that enforce discriminatory practices. I write this letter to document with evidence these illegal activities, defined as raqueteering, civil rights crimes at the expense of federal and state money in public education and appeal for enforcement of the law in this minority based public school.

Please do not forward these materials to EEOC, as I do not seek a right to sue some day in the future. I seek immediate enforcement of civil rights laws. Clvil rights enforcement will prevent irreparable harm and a need to sue later. Clvil rights enforcement is required based on Equal Protection of The Law, the Yonkers School contract that is enforceable and the recently settled court order. The enforcement of civil rights laws is a legal requirement that can prevent the right/need to sue again, and can prevent maliciously conspired irreparable harm enforced on children and educators at the expense of an income for lawyers and union officials that have recklessly facilitated the disregard of law in this educational institution that is under court order right now.

People of integrity fought 21 years for the dismantling of racist, discriminatory, and educationally unsound practices in Yonkers School District. This hard work cannot be subterfuge by way of continued disregard of law, a settlement based on money and continued racist practices, at the expense of the parent's children, whose rights were violated. The evidence submitted with this letter exemplifies ongoing pattern and practice of malicious and embedded discriminatory and unlawful acts against children and people of color. The disregard of law and criminal activities enforced requires Federal protection. Enforcement of the law is mandatory. I have been forced/set up to contact the police twice while working in the Yonkers School because of the ongoing, discriminatory, malicious, reckless disregard of law, and organized crime enforced in the school, by way of race

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N-82-2885 114 88:21 5882-28-N

pitting, contract violation, contract non-enforcement, and the reckless disregard of law in this public education institution.

Despite these unlawful tactics, I have worked on volunteer assignments, prioritized the instruction of children despite unsound learning conditions enforced on the school, and have earned exemplary and satisfactory ratings by students, parents, and tenured administrators. This minority-based public school is operated as an employment agency for non-minorities, at the expense of minorities, and more alarming with reckless disregard for the educational needs of the children. The evidence is substantiated in each attachment submitted with this letter and every lawsuit argued prior to the money based settlement. The settlement order needs to be enforced and money dispersed to the victims of the racist crimes, the children, parents, community and the needed instructional programs.

None of the money has been placed in the ESL program at the school. despite the so called settlement order requiring improvement of services to LEP students. I received no books and had no place to teach. I taught all over the building. There were 3 ESL teachers in the building, ready to teach, students ready to learn, and ESL instruction was denied for a month and a half. I want to know why? These acts in themselves are educationally unsound, have a discriminatory impact, and are in contravention to the money being allocated/settled for program improvement in ESL. Despite these maliciously created learning conditions, enforced to facilitate the extermination of yet another competent and qualified educator of color, the humble children and I obtained the best education possible. Why was the harassment/discrimination/racism prioritized over the educational requirements and needs of the children and allowed by the legal department and the union?

In minority school districts, the above malicious stratagems are too often the root and seed that enforces miseducation of children, extermination of qualified and competent educators of color and dysfunctionalism. The education of children in minority school districts is controlled and destroyed by the ongoing disregard of law by officials designated to enforce the law and legally advise the school.

To further exemplify the disregard of law, malice, abuse of power, embedded racism, and falsified phenomenon of supremacy of above the law, I am scheduled for a lynching on January 15, 2003 Doctor King's birthday, in retallation to speaking on the continued vestiges of discrimination enforced, due to contract violation, contract nonenforcement and the reckless disregard of law. See the attached document that has been maliciously and unlawfully created in retallation to teaching effectively and asserting rights under the law. The scheduled lynching has maliciously obstructed the educational process, destroyed the holiday program for the children, and is in contravention to Education Law, the contract and settlement order. The lynching, conspiracy against rights, a crime, is scheduled for January 15, 2003.

This will be a historical event, as I will not be exterminated and ethnically cleansed from public education quietly. To this end, I am appealing to each civil rights advocate reading this letter to enforce civil rights laws and stop the New York Style lynchingcriminal activities- raqueteering, a full pledge conspiracy against rights in action, in education, for being qualified, competent, and of color. Moreover, I am appealing for the right of the children to have a qualified and competent teacher of any color, and to be able to teach free from malice.

Equal protection of the law by way of enforcement of Human rights, New York State and federal civil rights and the YFT contract with the district is needed. It is understood by evidence submitted in prior law suits regarding discrimination, that Yonkers own its own, will not operate in a non discriminatory manner, pursuant to the law and or pursuant to court orders. With this in mind, I am respectfully requesting the civil rights enforcement division and the United States Education department to initiate the needed enforcement procedures to regulate the evidence attached.

Below is a list of some, not all of the iniquitous, racist and discriminatory practices enforced on students, staff, and the community based on race.

- There is ongoing unequal and malicious treatment of educators of color with respect to tenure, retention, hiring, promotion, union representation, administrative assignments and evaluations.
- Inequitable and discriminatory work conditions, black teachers are not assigned one classroom to teach at a disproportionately higher rate than white teachers,
- ✓ Inequitable administrative assignments, black teachers have administrative assignments at a disproportional higher rate than non minorities,
- Inequitable coverage/substitute teaching/ additional teaching period, are assigned to teachers of color at a disproportionately higher rate than white teachers. In fact, I was assigned a daily administrative assignment and coverages while non-minority teachers had neither an administrative assignment nor coverage. This discriminatory practice is rooted on racism, controlled by the union, and is disseminated to harass. It is also in violation of the contract. See copies attached.
- Qualified and competent educators of color are denied equal appointments as administrators and teachers at a disproportionately high rate,
- Qualified and competent teachers of color are directed to acts as substitutes while non minority uncertified teachers obtain full contracts as teachers and are not directed to do such,
- The personnel office is run in a most racist manner in that the treatment is discriminatory and files of competent and qualified minorities are lost or not found in a most unusual and persistent manner.
- Qualified and competent educators of color are targeted victims for harassment, exploitation, falsified school reports, such as attendance reports and falsified accusations are rendered at qualified educators of color at a disproportionately higher rate that non minority teachers,
- Qualified and competent educators of color suffer from malicious unsatisfactory ratings at a higher rate than non-minority teachers.
- Qualified and competent educators of color are removed from office, fired, exterminated without cause, at a higher rate than non minority educators,
- Qualified and competent educators of color are removed from office, fired, and exterminated from education in retaliation to speaking on documented discriminatory practices.
- Qualified and competent educators have no book money and/or less books/book money than non minority educators,
- Qualified administrators of color are undermined by malicious efforts of the union at a higher rate than non minority administrators,
- Race pitting is used as the form of management in minority based schools,
- Qualified administrators of color sign written evaluations that someone else has written.

FAXED TO: 914 773-3822

To: Mr. Hickey, ELI Director

10/13/05

From:

Date: Re:

Unexplainable Erroneous Practices In Pay

Miriam Snyder, ESL Instructor

I write this letter with respect to the above, specifically the inability to cash my check due to an erroneous name change by human resources. My name was changed from SNYDER to SYNDER for unknown reasons. Additionally, I write this letter with respect to non-payment and missing pay after six weeks of work.

lawlessness From

Youkers Bublic Schools PALE University

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Foremost, attached you will find a PACE University check/stub with a newly created name that was imposed on me by the human resources department for unknown reasons. My name was changed to SYNDER, when all of the documents, commendations and references submitted to human resources were and are SNYDER. This possible human error has significant negative ramifications in the denial/delayed of payment, as the check is written for a person who does not exist. This error has created problematic conditions in obtaining payment for work provided. The SYNDER naming needs to be corrected as my name is Miriam SNYDER. It is unprofessional and unheard of to work in an education institution that does not prioritize proper spelling and correction of such, particularly at the expense of another human beings livelihood.

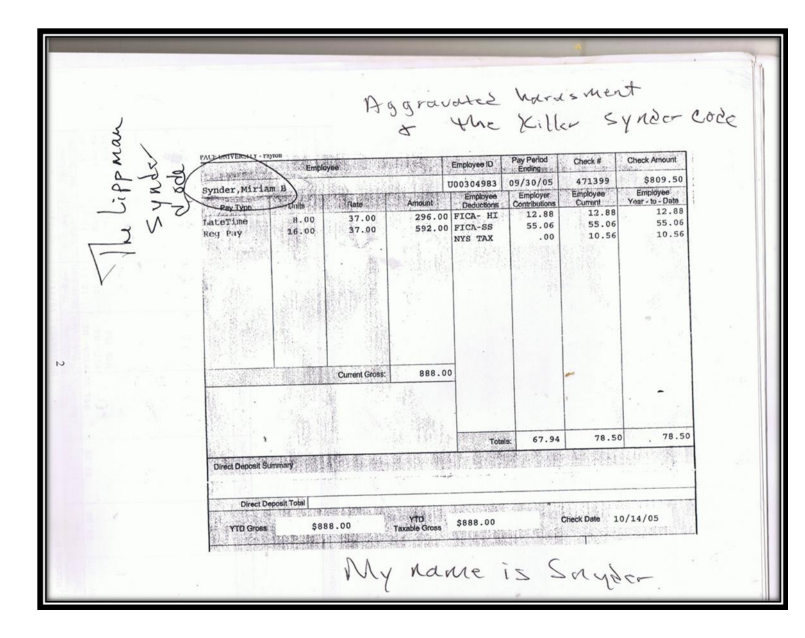
Second, I have worked six weeks without pay. Finally, this week I was supposed to be paid for, at minimum, four of the six weeks worked. I was not paid accurately or properly. I was paid three of the six weeks worked when I was due six weeks. Not only is the pay untimely, it is inaccurate. At minimum, considering a two-week lag, I was due four weeks of pay. I was not paid correctly for unknown reasons.

These unwarranted and additional errors have been imposed on me despite my efforts to work above and beyond the call of duty. Specifically, I have worked without needed/required books, without needed attendance rosters, without testing or placement data. Despite all, I worked around these conditions to provide effective instruction via paying for student copies, creating placement data, and doing whatever work was necessary to educate and serve students effectively.

The above errors that have been imposed are unwarranted. These errors have been implemented above and beyond my control, have created conditions that enforce and facilitate erroneous practices as a means of operation, specifically targeted at me. Erroneous practices breed unwarranted havoc, non-productive attention, confusion and resemble the enjoinment of innocent people in a conspiracy against rights, which effectuates lawless loss of income. It is most distasteful and I am sure no human being would want to be subjected to these ongoing erroneous practices with oppressive financial ramifications. They serve no productive purpose; have no rationale, but effectively breed chaos and confusion.

To this end, I respectfully request that the spelling of my name on each pay check and all documents be correct, as well as being paid accurately and timely for services rendered. The next paycheck owed should represent the missing hours as well as the time I have tutored. Consequently, for the pay period of October 30, 2005 I am owed back pay of 8 hours plus the 16 regular hours already worked, plus 4 hours of tutoring. I am due 24 hours of regular pay and 4 hours of tutoring. I ask to be treated the way you or any human being would want to be treated. Your professional assistance in implementing an orderly, efficient, and accurate work environment, conducive towards education is most greatly needed and appreciated. Thank you.

Attached: ERRONEOUS SYNDER PAY CHECK/STUB URBANSK HAS TO BE Stopped



Regards,

Barbara Colmer

Program Manager Subj: Re: Fall II 2005 DOCUMENTED HATE CRIMES Date: 11/7/2005 3:22:04 AM Eastern Standard Time From: MIRISNI To: bcolmer@pace.edu

Dear Barbara:

Just a follow up to my previous email regarding the enjoining of students to enforce hate crimes. I am not saying you are enjoining them for this, but someone is and these are hate crimes, premised off of pitting students against a teacher based on different races. This is what EUGENICIST do. They infiltrate education environments focusing on differences rather than similarities.

The complaints or concerns have nothing to do with educationally sound practices, or legal issues or law, but they facilitate and entertain pitting, division, racism, mistreatment of a qualified and good teacher with the ultimate goal of a lawless execution of income. The unknown to the teacher comments, concerns, and manner they are being handled, undermine the teachers authority. Once the authority is underminded, you no longer have an instructional environment, you have a plantation, where students are pitted against a teacher no matter how good the teacher is. The students develop the understanding that they can go to the plantation master, to complain about the plantation. I do not work in plantations or for EUGENICIST.

Consequently, this is a desperate move to try to destroy my spirit and the manner it is being dealt with facilitates the crimes. As a profession, the students should have been instructed to inform the teacher first of the concerns. If the concerns were not addressed by the teacher, then the urgent unknown meeting is needed. A teacher cannot address concerns that do not and did not exist or that students miraculously decided not to tell her of.

If the concerns were in good faith and or urgent, how come the problems did not exist on November 2, 2005? What caused a three day delay? Did anyone ask the students did they talk to the teacher? If the concerns are meritorious and urgent, what happened to them on Wednesday afternoon, Thursday morning, afternoon, or evening, Friday, morning or afternoon? How come the students were not referred to the teacher first to discuss the miraculously erupted concerns? Is this common at PACE? Students go to the administrator, before the teacher if they have a concern? Is this procedure? How come the students never came to me? Is this good faith?

The same way students are being used and enjoined in this hate crime is the same way good teachers are set up. If you care about students, your professional reputation, I urge you to reconsider, the manner in which this matter is being handled. These are some real coincidences that require investigation, as my name is not the hate crime victim of the year. Thank you.

Regards,

Barbara Colmer

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STATE OF NEW YORK OFFICE OF THE ATTORNEY GENERAL

ELIOT SPITZER Attorney General

PETER A. DRAGO Director of Public Informa and Correspondence

October 26, 2005

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Miriam Snyder 3230 Cruger Avenue, #6B Bronx, NY 10467

Dear Ms. Snyder:

I am in receipt of your recent letter to our office regarding your concerns. We, however, do not have jurisdiction in this matter and we do not provide legal advice to individuals. Therefore, we cannot be of assistance.

If you have not done so already, you may wish to consult an attorney. The Bronx County Bar Association will be pleased to provide you with an appropriate referral. You can contact them at (718) 293-5600.

Once again, thank you for contacting us. Because they may be of future use to you, we are returning the materials you enclosed with your correspondence.

Sincerely,

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PETER A. DRAGO

Enclosure

Regional k Boyden Gr PACE Uni Hardssonen

The Capitol, Albany, N.Y. 12224 • (518) 474-7330 • Fax (518) 402-2472



OFFICE OF THE WESTCHESTER COUNTY DISTRICT ATTORNEY

November 22, 2005

Ms. Miriam Snyder 3230 Cruger Avenue Apartment 6B Bronx, NY 10467

Re: Complaint # PI2005-0243

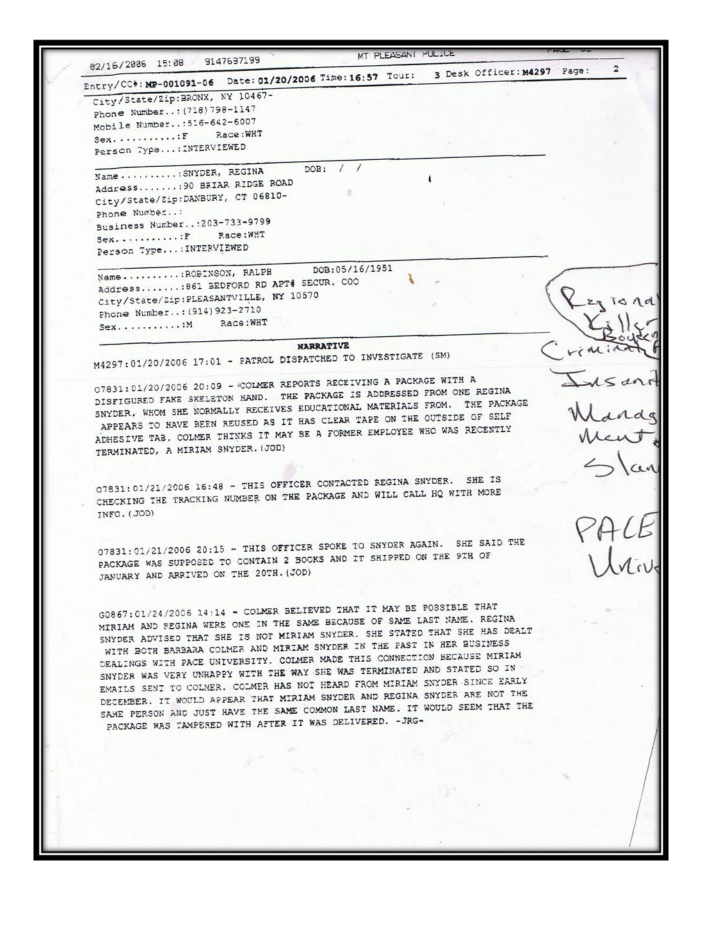
Dear Ms. Snyder:

This is to acknowledge receipt of your letter in which you make a series of allegations regarding Chief Administrative Judge Jonathan Lippman and the operation of a eugenics program out of the University of Rochester Medical Center. You conclude by alleging Judge Lippman and Mr. Adam Urbansky are conducting a Tuskegee-style pattern of medical testing and are injecting emergency room patients with lethal injections.

Since your letter fails to provide any specific evidence to support the basis of your allegations, other than conclusory allegations that Judge Lippman is operating a eugenics program, we cannot take further action at this time on your complaint. The role of the District Attorney's Office is limited to the investigation and, where appropriate, prosecution of criminal matters.

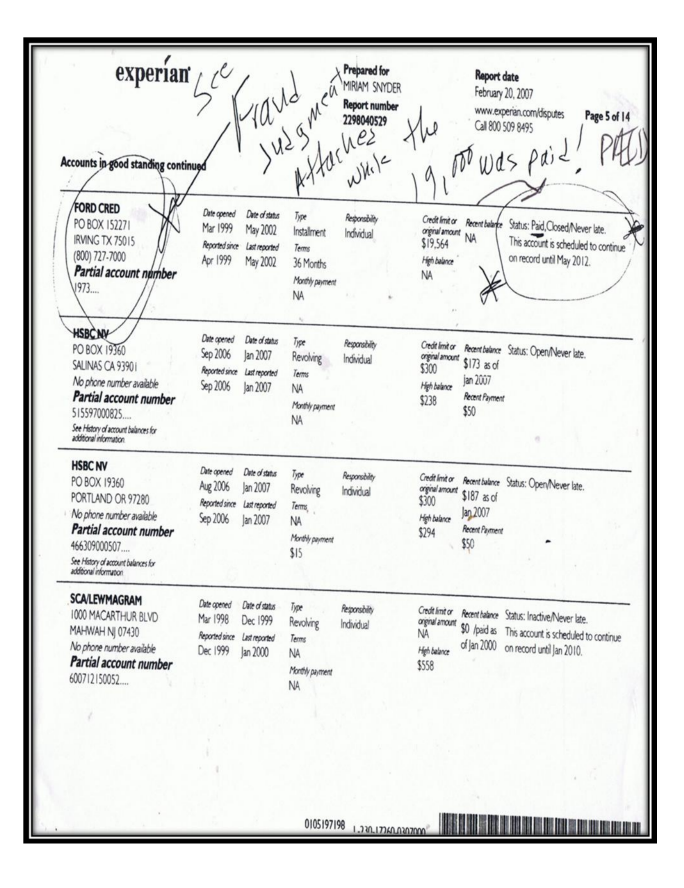
In any event, your complaint does not allege misconduct within the County of Westchester, thereby placing this complaint outside the physical jurisdiction of this Office. This determination in no way prevents you from pursuing any civil remedies which may be available to you should you decide on that course of action.

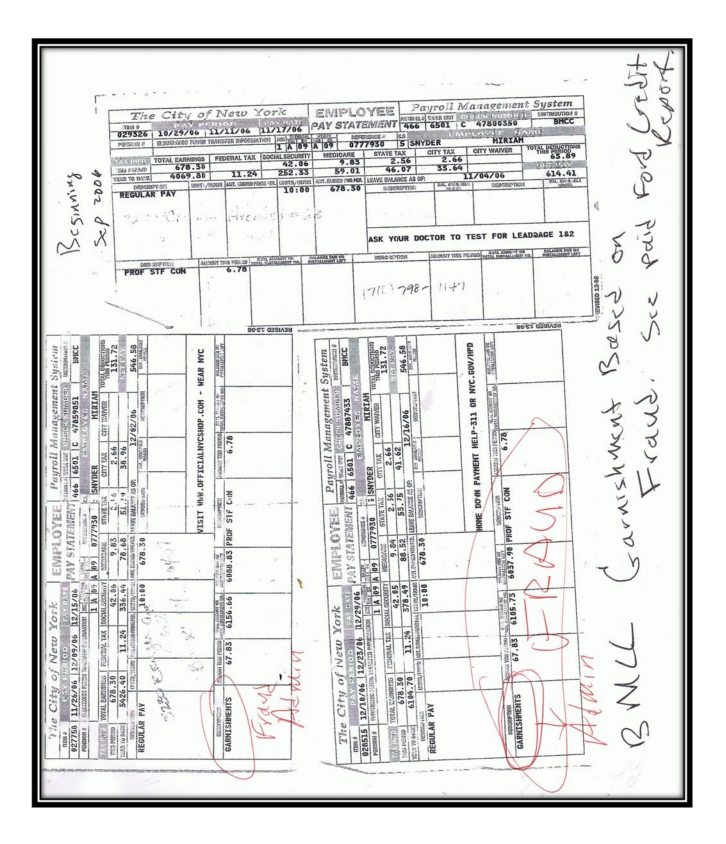
Thank you very much for bringing this matter to our attention, PACE Jacks Smeet JEANINE PIR University JEANINE PIR District Attorne Yours very truly, JEANINE PIRRO District Attorney Brian Conway Assistant District Attorney (914)-995-3460 WESTCHESTER COUNTY COURTHOUSE 111 Dr. Martin Luther King Jr. Blvd. • White Plains, New York 10601 • Tel. (914) 995-2000 Http://www.da.westchester.ny.us



Scr attacks EXHIBIT # 1, FRAUD BASED GARNISHMENT OF WAGES rede Report OFFICE OF PAYROLL ADMINISTRATION One Centre Street, Room 200N, New York, New York 10(0)7 The JOEL BONDY PAYRQLL CUSTOMER SERVICE DIVISIO Accultive I hatector LOYDY LINARI New Yor NEIL MATTHEW MIKE MIHOP .nyc.gov/payroll COMMUNITY COLLEGE (MANHATTAN) December 11, 2006 Miriam Snyder 000-00-1484 Payroll Distribution # BMCC 466 Dear Mitiam Snyder This is to advise you that an income execution against your wages has been served on this office by City Sheriff / Marshal: Henry Daley 1 Cross Island Plaza Rosedale, NY 11422 . Tel# (718)978-8070 on behalf of: Judgement Creditor: FORD MOTOR CREDIT COMPANY Judgement ID: 65774 Mershal Dc::ket #.: 1000047666 Judgement Amount: \$6.110.04 Deductions of 10% of your wages will be made. This deduction will continue until the judgment amount and all applicable interest, poundage and miscellaneous fees have been satisfied. Exhibit #1 College Theft of Very truly yours, MIRL MUCHE MIKE MOORE Monies Worker Sor CHAEL R BLOCMBERG, Mayor IAM C THOMPSON, Jr Comptroller 10

	HENRY DALEY MARSHAL, CITY OF NEW YORK 1 CROSS ISLAND PLAZA ROSEDALE, N.Y. 11422 (718) 978-8070 FAX # (718) 978-6719 BADGE #39 October 27, 2006
SNYDER, MIRIA 3230 CRUGER A' BRONX NY 1046	VE
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1	SNYDER, MIRIAM 125-52-1484
	JUDGMENT DEBTOR
in my office withi	that a judgment has been entered against the above named judgment debtor. Pursuant to the JTION delivered to me, you are required to make arrangements and have your first payment n 20 days from the above date. Upon your default, a copy of this execution will be served corporation, etc.) from whom you are receiving or will receive money and will result in you.
	TOTAL
IN ADDITION, IN final balance due w	TEREST FROM 10/27/06 will be calculated on a daily basis. You will be notified of the then your payments approach completion.
	ALL PAYMENTS SHOULD BE MARKED WITH YOUR NAME AND THIS DOCKET NUMBER: 147666 and be made payable to: HENRY DALEY City Marshal - Badge No.39
	37





Regional English Killer Hoyden of Bray & 11/15/06 Mr. Brookes SYNDER CODE SYNDER REPORT ON STUDENTS WITH GRADE: W... COURSE SECTION STUDENT NAME W... (DEPARTMENT + CLASS ORDER) 11/13/06 296 D GRADE DROP DATE DEPARTMENT ACR-095 108 ACR-095 108 ACR-095 108 ACR-095 108 ACR-095 108 ACR-095 108 06/08/28 06/08/28 06/10/22 06/11/07 06/10/10 06/08/28 WU WU DEVELOPMENTAL SKILLS DEVELOPMENTAL SKILLS DEVELOPMENTAL SKILLS DEVELOPMENTAL SKILLS DEVELOPMENTAL SKILLS Total for ACR-095 108 6 Borough it Manhattan Community lleg 6.)

Mis was back BMCC **Human Resources** to me to me secking peace VIA REGULAR AND CERTIFIED MAIL November 20, 2006 Ms. Miriam Snyder 3230 Cruger Ave 36B Bronx, New York 10467 Dear Ms. Snyder: Borough of Manhattan Community College 199 Chambers Street The City University of New York New York, NY 10007-1097 www.broc.cury.edu tel. 212.220.8300, tel. 212.220.8300, November 20, 2006 I write to advise you that the college no longer needs your services to teach ACR095-108. We will, however, honor our appointment letter. You will be paid for the balance of the semester. You will be paid on each regularly scheduled adjunct pay date as if you remained at work continuously. Very truly yours, Robert Diaz, Vice President For Legal Affairs and Faculty & Staff Relations Is a Langer to students + sust I have the Signed cc: Gloria Chao Ben O"Loughlin HE Senior Vice President Bragg Chairperson Gay Brookes 1



Human Resources

VIA REGULAR AND CERTIFIED MAIL

Ms. Miriam Snyder 3230 Cruger Ave 36B Bronx, New York 10467

Dear Ms. Snyder:

Borough of Manhattan Community College 199 Chambers Street The City University of New York New York, NY 10007-1097 www.bmcc.cuny.edu tel. 212.220.8300 faz 212.220.8300 faz 212.220.2364

November 20, 2006

I write to advise you that the college no longer needs your services to teach ACR095-108. We will, however, honor our appointment letter. You will be paid for the balance of the semester. You will be paid on each regularly scheduled adjunct pay date as if you remained at work continuously.

Very truly yours,

Mis Nots back Lat

November 20, 2006

Robert Diaz, Vice President For Legal

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cc: Gloria Chao Ben O"Loughlin Senior Vice President Bragg Chairperson Gay Brookes

3230 Cruger Avenue #6B Bronx, New York 10467

November 20, 2006

Alberto Gonzalez, Attorney General US Department of Justice 950 Pennsylvania Avenue, NW Washington, DC 20530-0001

Honorable Chief Judge Judith Kaye 230 Park Avenue, Suite 826 New York City, New York 10169-0007

Maxine Waters, Committee on the Judiciary US House of Representatives 2138 Rayburn House Office Building Washington, DC 20515

Rose Gill Hearn, Commissioner City of New York Department of Investigation 80 Maiden Lane New York, New York 10038 Faxed to: 212 825-2504

Antonio Perez, President of Borough of Manhattan Community College Ms. Brookes, Director Developmental Skills CUN The Borough of Manhattan Community College The 199 Chambers St 535 J New York, NY 10007-10

CUNY Chancellor, Mathew Goldstein The City University of New York 535 East 80th Street New York, New York 10021

Senator Schumer 757 Third Avenue Suite 17-02 New York, NY 10017

Mayor Bloomberg and Betsy Gotbaum, NYC Public Advocate 1 Centre Street, 15 North New York, New York 1007

Re: Reason and Cause for Documented Repeated Hate Crime Enforcement in Public Education: New Enjoinment of Students and Staff in SYNDER Code Hate Crime Enforcement, Exploitation and Targeting of a New, Bilingual/English Spanish Educator of Color, with a Documented History of Accomplishments and Achievements in Public Education, Non Existent Employment Contract, Non Existent Written Observation Report Despite Post Observation Commendations, Procedural Irregularities as a Means of Operation, Implied Contract Violations, Willful and Deliberate Slavery Type Disrespect Exemplified in the Documented and Continued Warrantless and Malicious Usage of the Attached Coded SYNDER Name and Evidence.

Dear Ms. Brookes and Public Officials:

I, Miriam Snyder, submit this letter as a Truth Affidavit documenting the above enforced lawlessness that must be dismantled. The purpose of this affidavit is two fold. This affidavit shall serve as notice of the above documented enforced lawless practices. Second this affidavit is a public cry for Federal intervention and protection based on past documented public education Hate crimes that have been enforced via <u>Noel Cohen of the New York State United Teachers Union, NYSUT</u> and disregarded

by the New York State judiciary under the leadership and direction of <u>Jonathan Lippman, NYS Chief</u> <u>Injustice</u>. I write this affidavit executing God given rights to equal protection, to be treated in a civilized, professional and equal manner in the work place. I seek the dismantling of all of the enforced lawless practices that have no business whatsoever in education.

For the CUNY officials that may not be familiar with the above patterned and practiced hate crime enforcement, please review the evidence attached carefully. This affidavit will be notarized and sent to each of the above via Certified mail and fax accordingly. The evidence includes over 30 pages of documented SYNDER code enforced hate crime exhibits. Mail receipts will be faxed in as my mail has been obstructed to facilitate silencing the truth.

In the first instance, my name is Miriam Snyder. I am a veteran educator. I have administered and taught in public education for over twenty years. I have attached years of commendations I have earned and achieved in public education. I value, respect and appreciate the right to educate. I have been compelled to write Documentaries and multiple affidavits documenting the above New York State level enforced hate crimes and lethal civil rights conspiracies in public education and implemented via the above two characters manipulating education institutions, unions and the judiciary. The above two characters have followed me from job to job, using the union and legal departments to enforce their hate based racist crimes in the same manner they have enforced it at BMCC. Consequently, public protection mechanisms must be enforced or I would have left my self as prey, to be destroyed, by NYSUT racist entities and the legal system, like they have already attempted, repeatedly.

Under the leadership of the above characters and or entities documented patterned and practiced SYNDER code hate crime enforcement has reached the Borough of Manhattan Community College. As such, I am responding, in self defense, to the above enforced lawless acts and to the attached non remedied education and human rights crimes, as well as exercising God given rights to equal protection.

Second, I am publicly notifying Ms. Brooke's, Director of the Developmental skills program, for the fifth time regarding addressing me out of my name. This is a public announcement to Ms. Brookes that my name is Miriam Snyder and not Miriam SYNDER. Please see the attached SYNDER name documents out of Ms. Brooke's office, despite correcting this code multiple times. Please compare and contrast the attached SYNDER name enforced hate crimes, via Noel Cohen, leading attorney, New York State United Teachers Union, manifested organized crime in public education in the same

Please carefully review the attached SYNDER name settlement offer and the attached hate crime enforcement settlement from another education institution that Cohen obstructed. Noel Cohen of NYSUT via lawless administrators dismantled equal protection laws, denied students guaranteed public protections, enforced Willie Lynch racist management stratagems and prioritized the obstruction of education via the union to the local administration in the same manner as above. The corruption is being repeated and many innocent people are being enjoined in order to keep their income.

The attached racist and inhumane practices have been and are manifested and enforced under the eugenic leadership of Jonathan Lippman, New York State Chief Injustice who has used his leadership position to create an apartheid system of justice. See the New York State 1991 Minority Report authorized by the NYS Court of Appeals. In the attached hate crime evidence from other education institutions, NYS judges under lawless leadership disregarded the attached documented NYSUT led hate crimes enforced under the attached racist SYNDER code, at the expense of students and public education. The hate crime enforcement disregard is the direct reason, these crimes are

being repeated, because they were never regulated, as demonstrated. I have no control over this and will not suffer the ramifications for these repeated racist practices that destroy institutions made for ALL people.

Noel Cohen and Jonathan Lippman target and exploit majority minority student institutions. They compel students and staff to and create terrorist environments via enforced lawlessness from the top, meaning, unions and legal departments, straight to innocent students, we and they are charged to protect. The below acts and the attached hate crime enforcement exemplify enforced lawlessness as a means of educational operations.

Cohen and Lippman are white supremacist using government to destroy targeted education institutions populated with people and students of color. They must be restrained and regulated. Consequently, the second purpose of this affidavit is a cry for Federal Protection, against the racist entities that enforced the attached hate crimes and ordered the below hate crimes. An appeal for Federal protection is warranted.

Please note that the Developmental Skills program has been chosen to be the playground that fosters and festers off of past practice disrespect, and enforced lawlessness. To this end, this affidavit has been written, in good faith, seeking regulation, of the below repeated documented program improprieties embedded in contract violation and racism.

For the record, and again, Ms. Brookes, please do not address me and or direct others to address me as Ms. SYNDER again. My name is Ms. Miriam Snyder. I expect to be addressed properly from paper work to spoken English and or Spanish.

For purposes of clarity, for all to be clear, I respectfully request written reasons and the educational purpose for the below lawless employment practices that have been enforced. These practices serve no productive or educational purpose, but effectively create havoc, target, and exploit qualified educators, for no reason and or cause. The lawless employment practices include the following nonprocedural, unregulated, discriminatory, and unwarranted employment practices under the leadership of Ms. Brookes. I seek written reasons, from Ms. Brookes, within thirty days, specifying the educational purpose for each of the below documented improprieties:

- I did not receive the employment contract when hired and have not received one as of today. Please send the employment contract immediately and provide reason for not giving me an employment contract when hired, in a timely, orderly and procedurally correct manner.
- 2. I have not received the procedurally entitled written observation report, despite meeting with the observer and being told it was satisfactory. Please give me or place the report in my mailbox in a timely fashion and I will acknowledge such in writing, as required. Please include the 50 page instructional plan and activities prepared and submitted in the professional evaluation. The instructional plan submitted for the observation included: classroom instruction and related activities, research, scholarly writings by education experts, student guidance materials, course and curricula development, creative works in reading and multicultural education, and professional activities in educational administration and reading.

November 15, 2006 I was addressed wrongfully again as Ms. SYNDER. Ms. Brooke's Reading Skills Synder code documents were placed in my mail box. A thirty day notice is given for a written reason explaining the origin and or where the SYNDER code came from? How did the SYNDER code reach the reading department? What is the educational purpose of using the SYNDER code? Why has the SYNDER code been used to wrongfully address me, repeatedly? These explanations need to be received within thirty days of this affidavit and the explanation must include a public apology, for wrongfully addressing me and using a documented hate crime enforcement coded name that I notified her of previously and on multiple occasions. The attached documented SYNDER code hate crime enforcement attachments were forwarded previously.

Phenomenally, under the SYNDER coded leadership and on the same date as the above, November 15, 2006, my students miraculously and phenomenally began to address me as Ms. SYNDER. I asked the students who directed them to address me as Ms. SYNDER. They innocently informed me that they could not tell me who. The Jonathan Lippman, Can You Prove It, social phenomenon, left Africa and came to the Borough of Manhattan Community College classroom. Managing people under the Can You Prove it Mode has proven to be lethal For those unfamiliar with the Jonathan Lippman Can You Prove It, social phenomenon manual, please contact Judith Kayes's office and or Mayor Bloomberg's office and or the United States Attorney General's office and read the four Documentaries and affidavits I have researched, compiled, written, and submitted documenting Jonathan Lippman's Can You Prove it Social Phenomenon enforced on people of color and effectuating over 13 million dead in Africa. There is no rational reason why the Can You Prove It SYNDER code social phenomenon is in my classroom. Federal protection is warranted because state officials have been notified of these hate crimes and have done nothing. The SYNDER code hate crimes had no business or reason for reaching BMCC, other than unregulated, bold face, above the law criminal practicing.

My email address is <u>mirisni@aol.com</u> and I welcome the sharing of the documented research I have compiled based on Jonathan Lippman's social phenomenon manual and guide, as well as his multifaceted extermination processes.

Please note that in my over twenty years in public education students have not addressed me out of my name, much more as Ms. SYNDER. In this matter, students addressed me properly all semester except on November 15, 2006 when the leadership enforced the SYNDER code. Please note that this is not about a wrongful name change, this is about the attached SYNDER code evidence that established and establishes hate crime enforcement in public education. The NYS judicial disregard of the SYNDER Coded hate crime settlement vis NYSUT is the direct reason the hate crimes are being repeated. They were never corrected. Consequently, they are being repeated at this university in the same manner as they were at other education institutions, and at the expense of innocent people and involuntary enjoinments. The use of the SYNDER code and the enforced hate crimes that come with the SYNDER code must be regulated and restrained. Such is sought. 5. Using BMCC members and students in the SYNDER code phenomenon with the attached SYNDER code civil rights crime evidence, is alarming, dangerous and indicative of repeated racist audacity, lack of respect of law, and exemplifies the magnitude of corruption being enforced at present. Adults charged with the duty to protect students are using students in a conspiracy mode to facilitate adult instructor harassment, adult income execution set ups, adult ruthless blacklisting set ups and the lawless disguised extermination set up of another qualified educator of color. This requires public and federal level scrutiny, monitoring, and regulation and such is sought on behalf of students, instructors and public safety as a whole.

This matter, the attached NYS state level enforced hate crimes, coupled with the attached SYNDER code evidence, exemplify the need for Federal Protection in NYS public educational institutions so qualified educators of color can teach and students in majority minority environments can learn in an equal protection and safe environment, free from judicial and union corruption.

This matter resembles <u>The Little Rock Nine</u> story, where the Governor's office was the place where racists would meet and organize. Thereafter, the Governor refused to obey the desegregation court order and the Federal government had to be called in. In this matter, New York State government has refused to enforce equal protection laws. Consequently, a public cry is being made to the Federal government for enforcement of equal protection laws for all people and particularly in education institutions where the majority of students are people of color. These environments are targeted for destruction by racists via enforced lawlessness by design and via contract violations and non enforcement. If the documented SYNDER code hate crimes repeat or continue, a public cry for the National guards will be made to regulate and restrain Noel Cohen and any other racists in NYSUT and Jonathan Lippman abuse of Legal departments to enforce his revenge and hate crime enforcement. This is not personal, this is racial. I thank God I was able to unravel this corruption.

The improprieties have been and are being enforced by racist entities in state government. Innocent people, white and black are being enjoined and compelled to act lawlessly in order to keep their entitled income based on merit, by these state level governmental racist forces. Enforcement of equal protection laws is needed and can not be left to the bias/racist/discretion of Noel Cohen of NYSUT and thereafter the judiciary, as evidenced in the attached evidence. Documented hate crime enforcement is and has been disregarded by the judiciary. No part of NYS government is enforcing public protections despite the fact that these protections are secured by God, but needed to be implemented by man.

It is clear that the SYNDER code had and has a domino effect that started and continues from the leadership. I am asking each entity receiving this affidavit with the attached SYNDER coded civil rights crime evidence to please make sure students are not exploited and used again in this SYNDER code social phenomenon and or any other racist extermination plans.

The judiciary and NYSUT should not dictate to education institutions in a bias/racist manner when equal protections are afforded and should be enforced. Equal protection of the law is a God given right and no man on earth can take this away.

6. The week of September 15, 2006 my mail box was maliciously tampered with. Under this leadership and direction, my name Miriam Snyder was taken off of my mailbox and replaced with the SYNDER code. Ms. Brookes, a written apologetic reason and the educational purpose for such are expected within the thirty days time frame. Please be specific.

7. Following this event, I began to receive SYNDER name coded administrative emails. The domino effect was exemplified again. I want to know what was the reason and purpose for the administrative sending of SYNDER name emails when my name is Ms. Snyder. Who ordered this and why was it done?

The above and the attached lawless practices have no place in education, particularly when I have complied with every requisite deemed by effective instruction, the law, and by the public officers charged with this college's administration. This is a part time job where I earn less than 1,600 dollars a month. Look at the hate crime enforcement level. This means that had I had a full time income, these racist entities would have had me killed under disguise, like they have been doing to lawyers, teachers and others for years and have used the judiciary to cover their crimes, as the pattern is evidenced in the attached evidence.

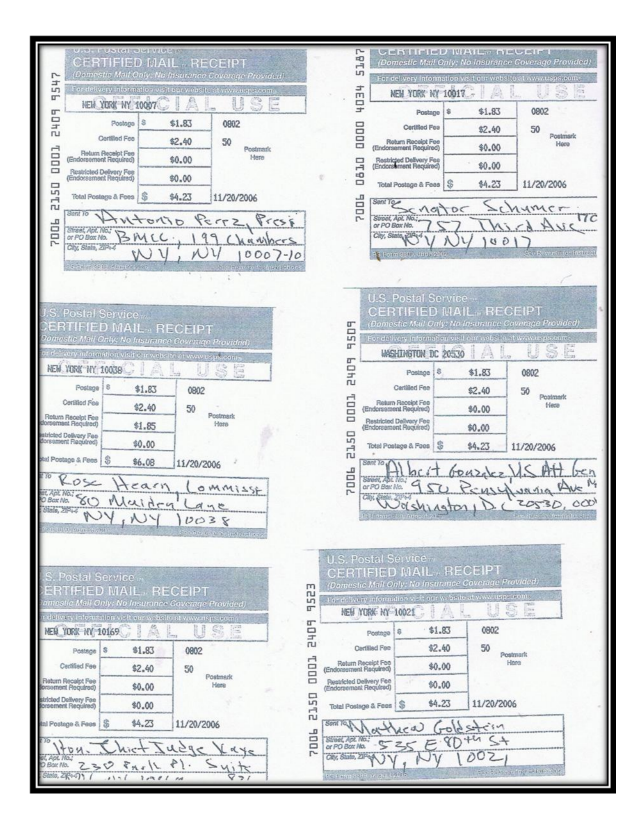
Cohen and Lippman are part of a bonafide NYS hit team and must be exposed for what they are. They must be regulated and restrained because they are abusing, manipulating, masterminding, and destroying, for personal desires and gain, two powerful sources of NYS government, the judiciary and unionism. The agenda to destroy is premised and manifested off of racism and deliberate economic oppression. They could not hold such powerful positions based on competence and or merit. They both lack God given leadership skills and have bought their way into government. All they know is corruption and abuse of power. They have manifested corruption in every aspect of government with a prioritization and target for low income, urban, education environments.

It is wise and highly recommended that the above practices, cease and desist on behalf of students, education, administrative procedural enforcement and public safety. Above all, I recommend that the Developmental skills program no longer be allowed to function as a playpen for contract violations and contract non enforcement. Contract violation and contract non enforcement is New York State's leading lawless extermination mechanism of qualified, compassionate and effective educators. This lawless, ruthless design exterminates effective educators under disguise and destroys the veracity and meaning of education, unionism and equal protection.

Finally, I am asking Alberto Gonzalez, US Attorney General to intervene, regulate and restrain, the two above lawless characters, because NYS government has not, despite their criminal evidence they did not clean up. I ask that measures be put in place that will enforce equal protection laws with or without the union and or a lawyer because this is a God given right. No one is above the law and hate crime enforcement must be addressed and stopped.

Above all, please make sure the documented past hate crimes are not repeated any further at BMCC. Additionally, I am making a public cry for these racists to be restrained, regulated and forced to leave BMCC students and staff out of their hate crime enforcement including ending the SYNDER code at BMCC and particularly, in the classroom. This is a public cry for Federal Intervention since the state has not met its duty to correct these documented hate based white supremacist crimes, which are obstructing, negatively impacting and destroying public safety and public education.

In closing, I anxiously await a public apology from Ms. Brookes with reasons for the SYNDER code enforced lawlessness within thirty days of this affidavit. I look forward to working together to develop programmatic plans that will dissolve and cure the above lawless practices. Again, thank you in advance for anticipated excellence in educational reform, at minimum, at the program level. Thank you. Truthfully submitted, Miriam Snyder, Bilingual Educator 10 Pieces of Attached Evidence: 1. Ms. Brooke's SYNDER code Report on Students with Grade W 2. Ms. Brooke's SYNDER code ACR O95 Finals list 3. Ms. Snyder, memo to Ms. Brooke's regarding the SYNDER code reoccurrence, dated September 27, 2006 4. Jonathan Lippman SYNDER code in the Federal Courts dated March 6, 2002. 5. Jonathan Lippman SYNDER code enjoinment of the NYS, US EEOC, date 2/28/02 6. Jonathan Lippman and Noel Cohen of NYSUT Synder code hate crime enforcement settlement offer dated September 14, 1999, 7. Jonathan Lippman and Noel Cohen of NYSUT documented acknowledgement of hate crime enforcement settlement, dated July 26, 2000 8. Jonathan Lippman Hate Crime Enforcement check right from the American Federation of Jonathan Lippman's Phenomenon, 9. Miriam Snyder documented commendations and accomplishments in public education. Please note volunteer work and exemplary evaluations. 10. Noel Cohen Racist lawless Income Execution Confirmation letters, despite the attached exemplary evaluations. One of his lawless confirmation letters is dated January 6, 2003 and the other dated September 7, 2001. These letters document a bonafide attempt to kill, via repetitious lawless income executions under the disguise of law. XC: CUNY Trustee, Randy Mastro CUNY Trustee, Rita Dimartino, CUNY Trustee, Carol Robles Roman NYC Mayor Bloomberg The Rainbow Coalition NAACP Latino Grassroots Organizations National Talk Show Judges BMCC Union, PSC Union, Email and Fax Paul W. Lewis Notary Public State of New York No. 01LE6131277 Qualified in Bronx County Governor George Pataki Mr. Spitzer, Attorney General Commission E IPH'es AUF MAK



REGIONAL KILLER BOYDEN GRAY NYC BOARD OF ELECTION CRIMINAL INSANTY EXECUTION OF INCOME FOR A ONE DAY ASSIGNMENT

SEPTEMBER 09 CRIMINAL REPORT AFFIDAVIT PT 2: DEBBIE JAFFEE HIT

DEBBIE JAFFEE CRIMINAL COMPLAINT FOLLOW UP: Election and Voter Fraud Activities, Including the Use of Poll Workers Pay as Bribery For Signatures to Cover up Debbie Jaffee, NYC Elections Board Monitor's Criminal Micro-mismanagement which effectuated: 18 U.S.C. SEC. 1962 RACKETEERING BY CONDUCTING AN ONGOING NYC ELECTION ENTERPRISE OF BRIBERY, EXTORTION, OR THREATS OF SAME, GO TO: <u>http://mirsny.googlepages.com/http%3Apages.google.comeditmirsnyinternala2</u> Public Category: Government Docs Reads: 591 Published: 09 / 24 / 2009 Share Add to Collections

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Debbie Jaffee, Criminal and NYC Board of Election Criminal Complaint

This is a criminal affidavit I had to file regarding the below crimes that were inflicted on me today, September 15, 2009. Criminal Complaint Affidavit, Debbie Jaffee, NYC Board of Elections, AD Monitor: Aggravated Harassment, Abuse of Power, Deliberate Misrepresentation of Facts, Attempted False Arrest, Calling Personal Police Officer Friend to Intimidate and Harass, Calling the Police Without Reason or Cause, Deliberate Obstruction of One's Right To Work and Vote, Conspiracy Against Rights, Hit Woman Criminal Activities to Obstruct Ones Ability to Earn Income, Continuous Unwarranted Public Verbal Assaults and Attacking A Poll Worker

Public Category: Government Docs Reads: 623 Published: 09 / 16 / 2009 Share Add to Collections

April 19, 2011 Notarized Criminal Report NYS Crime Victim Protection Enforcement Sought Attempted Murder Crimes Unbearable

http://www.scribd.com/doc/53513858/April-19-2011-Notarized-Criminal-Report-NYS-Crime-Victim-Protection-Enforcement-Sought-Attempted-Murder-Crimes-Unbearable?secret_password=yucx1f333j1gi00b4hm

April 13, 2011 Notarized pg 33, Criminal Report Regional Killer Boyden Gray Use of HRA Workers to Incite a Fight and Obstruct Eligibility Laws Policies Finalee

http://www.scribd.com/doc/52941221/April-13-2011-Notarized-pg-33-Criminal-Report-Regional-Killer-Boyden-Gray-Use-of-Hra-Workers-to-Incite-a-Fight-and-Obstruct-Eligibility-Laws-Policie?secret_password=parg30qaocaui3pjf1c

EXHIBIT: Regional Killer Boyden Gray Criminal Income Assassinations and Stalkings

http://www.scribd.com/doc/52940396/Regional-Killer-Boyden-Gray-Criminal-Income-Assassinations-and-Stalkings-Auto-Saved?secret_password=3xw8ridwh4rvxlk3isc

EXHIBIT: Regional Killer Boyden Gray as Helium

http://www.scribd.com/doc/52687031/Regional-Killer-Boyden-Gray-as-He lium?secret_password=v107ikcauhp5ri10f2l

CRIMINAL REPORT TRANSFER CASE BACK TO FORDHAM APRIL 7 2011

http://www.scribd.com/doc/52614882/TRANSFER-CASE-BACK-TO-FORDHAM-APRIL-7-2011?se cret_password=145bh6vpsuap6o4j6yfx

EXHIBIT: Regional Killer Boyden Gray as Examiner.com Legal Dept Terminating and Approving http://www.scribd.com/doc/52608527/Regional-Killer-Boyden-Gray-as-Examiner-com-Legal-Dept- http://www.scribd.com/doc/52608527/Regional-Killer-Boyden-Gray-as-Examiner-com-Legal-Dept- http://www.scribd.com/doc/52608527/Regional-Killer-Boyden-Gray-as-Examiner-com-Legal-Dept- http://www.scribd.com/doc/52608527/Regional-Killer-Boyden-Gray-as-Examiner-com-Legal-Dept-

Regional Killer Boyden Gray Criminal Usurpations in Examiner. com and Letter to Examiner.com CEO Mr. Blair April 7 2011 Fina

http://www.scribd.com/doc/52607988/Regional-Killer-Boyden-Gray-Criminal-Usurpations-in-Examiner-com-and-Letter-to-Examiner-com-Ceo-Mr-Blair-April-7-2011-Final?se cret_password=2dhfg148plrb2mngnu49

NOTARIZED CRIMINAL REPT: NUCLEAR BOMB INDUCED EARTHQUAKE \$ MASSACRE HEADING FOR BRONX NYC, FREE READING OF ALL ONLINE http://www.scribd.com/doc/52224234/Notarized-Criminal-Rept-NUCLEAR-BOMB-INDUCED-EARTHQUAKE-MASSACRE-HEADING-FOR-BRONX-NYC-FREE-READING-OF-ALL-ONLINE

Regional Killer Boyden Gray HRA Obstructions and NYC Bomb Plans Indian Point Nuclear Bomb Supplies

http://www.scribd.com/doc/51942192/Regional-Killer-Boyden-Gray-HRA-Obstructions-and-NYC-Bomb-Plans-Indian-Point-Nuclear-Bomb-Supplies?secret_password=1fsbhxw79qvi5pko4fbx

Regional Killer Boyden Gray's Criminal Use of HRA for Ongoing Theft of Monies Worked For <u>http://www.scribd.com/doc/50890622/Regional-Killer-Boyden-Gray-s-Criminal-Use-of-HRA-for-</u> Ongoing-Theft-of-Monies-Worked-For?secret_password=d4foijog5hf9ekipb0j

Full Criminal Report: Scientific Obstructions Disguised as Human Research Experiments Injection Induced Disease Study at the University of Georgia

http://www.scribd.com/doc/50415511/Full-Criminal-Report-Scientific-Obstructions-Disguised-as-Human-Research-Experiments-Injection-Induced-Disease-Study-at-the-University-of-Georgia

Notarized Cr. Rept: Murderer Boyden Gray Name Aligned Injection Induced Seizure Electronic Torture and Attempted Murder

http://www.scribd.com/doc/49619046/Notarized-Cr-Rept-Murderer-Boyden-Gray-Name-Aligned-Injection-Induced-Seizure-Electronic-Torture-and-Attempted-Murder

February 2011 Criminal Report: Regional Killers Gray and Lippman HRA Terrorizations http://www.scribd.com/doc/49349760/Criminal-Report-Regional-Killers-Gray-and-Lippman-HRA-

Terrorizations?secret_password=1c5ud8mv2ylb71cphsjm

February 3, 2011 Regional Killers Boyden Gray and Lippman Criminal Replicated Income Lynching, Stalking, and Genocidal Programmings

http://www.scribd.com/doc/48118921/Regional-Killers-Boyden-Gray-and-Lippman-Criminal-Replicated-Income-Lynching-Stalking-and-Genocidal-Programmings?secret_password=1s4sc222jmqgmy ljzrme

February 3, 2011 Regional Killer Boyden Gray Name Aligned Disguised Killing \$ Electronic Torture of My 22 Year Old Nephew Induced Seizure Medication

http://www.scribd.com/doc/48068043/Regional-Killer-Boyden-Gray-Name-Aligned-Disguised-Killing-Electronic-Torture-of-My-22-Year-Old-Nephew-Induced-Seizure-Medication

Gray Partial Birth Stalkings in the White House under Bush

http://www.scribd.com/doc/47759055/Gray-Partial-Birth-Stalkings-in-the-White-House-Under-Bush

Targeted Individual Income Blacklisting Letter: Free To Read Online

http://www.scribd.com/doc/47704441/Targeted-Individual-Income-Blacklisting-Letter-Free-To-Read-Online

January 20, 2011 Criminal Report Lippman and Gray Case 2 Sabotages. http://www.scribd.com/doc/47208810/January-20-2011-Criminal-Report-Lippman-and-Gray-Case-2-Sabotages?secret_password=1spiyqt4os5nhzoh0svu

SNYDER'S CURRICULUM VITAE

http://www.scribd.com/doc/47191847/SNYDER-S-CURRICULUM-VITAE

Cable Vision January 2011 Regional Killers Gray and Jonathan Lippman Replicated Criminally Insane Obstruction of the Rule of Law Stalkings

http://www.scribd.com/doc/47174893/Cable-Vision-January-2011-Regional-Killers-Gray-and-Jonathan-Lippman-Replicated-Criminally-Insane-Obstruction-of-the-Rule-of-Law-Stalkings



January 14, 2011 Criminal Report Lippman Use of NYC HRA Workers to Harass and Terrorize

This is a criminal report regarding: RE: Regional Killer and NYS Chief Judge Jonathan Lippman Unregulated Criminally Insane Stalking and Assassination Programs, Use of NYC HRA Offices as Criminal Harassment and terrorization Criminal Entities, Criminal Sending of HRA Workers To My Home To Incite a Riot/fight, To Slander, To Intimidate, To Harass, to terrorize, Third Notice of Case Sabotage Effectuating Withdrawal of Queens County HRA Emergency Assistance Application Dated 12/13/10 from the Above Queens Agency, Due to Criminal Caseworker R. French Enjoinment and USC TITLE 18 > PART I > CHAPTER 13 > § 241. Conspiracy against rights, SYNDER CODED Fraud, False Document Creations, Case Sabotage and Harassment

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January 15, 2011 Criminal Report Lippman Use of HRA Workers to Harass and Terrorize

January 14, 2010 NYS Governor Cuomo http://161.11.121.121/emailgovThanks 1 Columbia Circle Ste 200 Albany, New York 12203 Fax: 212-238-3100 or 2122 416 8074 Eric Schniderman, Attorney General info@andrewcuomo.com NYS Attorney General 120 Bro adway New York City, NY 10271 Maud Batiste, Center Director HRA (718) 392-4362 (718) 392-8298 3400 Northern Boulevard LIC, NY 11101 USDA, Director, Office of Civil Rights, Room 326-W, Whitten Building, 1400 Independence Avenue, S.W., Washington, D.C. 20250-94

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SIGNED REQUEST FOR DIRECT DEPOSIT, LIPPMAN ELDER ABUSE AND CRIMINALLY INSANE REPLICATED USURPATIONS, NO CHECK REPLACEMENT, BANK ACCT SABOTAGE

This is criminal report affidavit documenting the check theft and harassment crimes inflicted on my elderly mother.

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Bainbridge HRA FH Decision and Enforcement: Seeking Equal Protection of the Law , End Stalking Harassment

This is a follow up letter regarding my request for crime victim assistance, a Fair Hearing, and equal protection under the law via HRA services, due to the induced poverty assassination program I have been wrongly and criminally put in. Please see the reference section below for validation. Foremost, please see the below September 4, 2010 US certified mail receipt documenting the sending in of the food benefit reartification papers to the Bainbridge HRA office. The reartification forms were mailed to the Bainbridge HRA office as directed. The recertification papers were submitted and ignored, just like the eldercare work and medical documentation of need for elder work has been disregarded/sabotaged. I seek an end to these disregard patterns and practices as they criminally lynch income worked for, threaten and obstruct health and safety needs, warrantlessly and maliciously. I am respectfully requesting that the recertifiaction US mail receipt be forwarded to HRA headquarters so the falsehood stating I did not recertify for Food benefits can be stopped. I am asking for a lawful reason as to why were the worked for November and January Food benefits stopped. With respect to the affidavit submitted to the above officials last week, please note that January 6, 2011 I met with the Administrative Judge, E Paul Stewart and an HRA Agency Representative named Reginald Styles. A Fair Hearing was not held. The Administrative Judge yeilded power over to Mr. Styles and Mr Styles said the case Denial was removed/ reversed. I asked for clarification, meaning would the case sabotage via disregard of eligibility and eldercare work documents, be stopped and I was told yes. The disregard of my evidence would be stopped. I submitted my affidavit with all eligibility requirements and eldercare work verifications pursuant to:

NEW YORK SOCIAL SERVICES LAW - TITLE 9-B - * 332 PARTICIPATION AND EXEMPTIONS, HTTP://LAW.ONECLE.COM/NEW-YORK/SOCIAL-SERVICES/SOS0332_332.HTML This law entitles a family member to work as an eldercare worker and get compensated via HRA. Please see the submitted affidavit with the HRA disregarded verifications where the disregards created a gateway for the need of a Fair hearing:

http://www.scribd.com/doc/46398442?secret_password=1h4kixidcwpvp6w8q9zj

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REGIONAL KILLERS BOYDEN GRAY AND JONATHAN LIPPMAN ELDER ABUSE, MONEY LAUNDERING, THEFT OF MONIES, CRIMINAL NYCHA ENJOINMENT VIA RAVENSWOOD

This is a criminal report regarding: REGIONAL KILLERS JONATHAN LIPPMAN AND BOYDEN GRAY REPLICATED CRIMINAL ENJOINMENT OF PEOPLE ON A PAYROLL IN NYCHA TO INFLICT ELDER ABUSE, HARASSMENT, THEFT OF MONIES, MONEY LAUNDERING, AND INCOME LYNCHING ON MY ELDERLY MOTHER

Private Category: Letters to Our Leaders (NEW) Reads: 43 Published: 01 / 07 / 2011 Share Add to Collections



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Regional Killer and Judge Jonathan Lippman Assassination Programming Escalates, Affidavit HRA January 2011

This is my affidavit with 20 exhibits seeking justice to help end this horrific, criminally insane, stalking and assassination program I have been criminally put into. Because of the unregulated crimes inflicted, I have a Fair Hearing scheduled for January 6, 2010 at 2:30 PM AT 14 Boerum Place, Brooklyn NY. I seek protection. This Fair Hearing is scheduled, while all of my income has been stolen from me, while my elderly parents are being attacked, while my electricity is being criminally threatened, and while all food sources have been cut. This assassination program has to be stopped! My life, health and safety, each has been criminally threatened because 2 unregulated regional killers want to continue killing silently and are criminally using NYC law departments and the NYC HRA office to vent their criminally insane revenge. Please see the above web sites and: http://www.scribd.com/search-mv-documents?querv=OATH These killers have used the NYC Human Resource Administration offices as a playground to harm innocent targets repetitiously. Consequently, I am making a public appeal for some type of protection to be put in place while I am at the Fair Hearing office noted above, as Regional Killers Boyden Gray and NYS Chief Judge Jonathan Lippman have escalated their arimes. http://www.scribd.com/doc/45305297/Killer-and-Judge - Lippman-Synder-Name-Coded-Attempted-Murder-Crimes-Escalate - Via-NYC-HRA?secret_password=1hs2l523ggvc384ml9c9 I am writing this letter so the world will see I have done everything humanely possible to combat and expose these stalking and hate crimes inflicted under the disguise of a hearing. Below is my affidavit with exhibits. I pray not to be attacked again by HRA workers working on behalf of these killers. I am not being allowed to work so I have been forced to deal with HRA. Every part of my life has been infested with criminal judicial jurisdiction creations to harm me. I pray no other human being has to go through this. Please read the below affidavit and exhibits and see the stalking crimes inflicted via continuous use of the obstruction of the rule of law crimes, to create judicial jurisdiction for interaction with me, Miriam Snyder via case fixing.

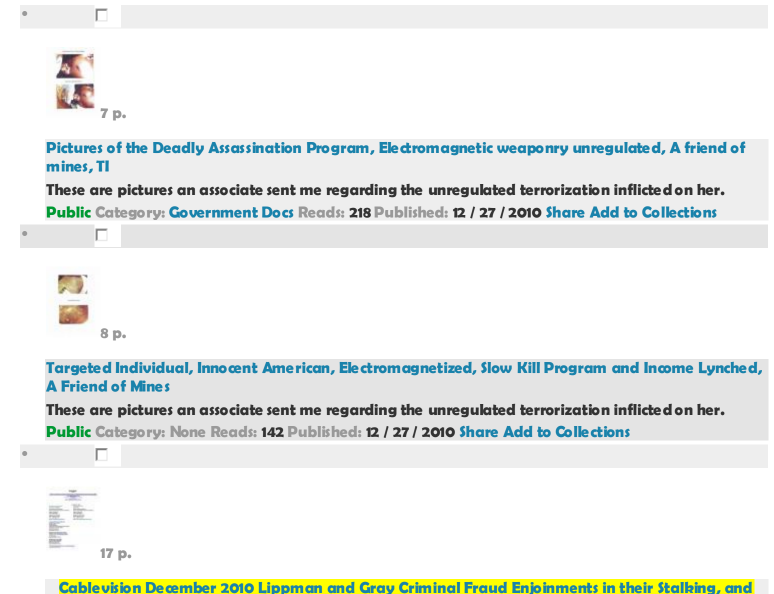
Private Category: None Reads: 62 Published: 01 / 06 / 2011 Share Add to Collections

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NYC HRA Commissioner Letter December 27, 2010 RE HRA FRAUD\$ SET UP

This is a letter to the commissioner of HRA regarding: RE: 3 ATTACHED SYNDER NAME LIC NYC WELFARE FRAUD DOCUMENTS, OFFICIAL NOTICE OF WITHDRAWAL OF LIC NYC SYNDER CODED CASE # 5607199G DUE TO CASEWORKER FRENCH'S ATTACHED SYNDER NAME CODED HDU AND WELFARE FRAUD DOCUMENTS, CONFIRMATION OF GOOD STANDING IN CASE NUMBER 11922868C, ATTACHED HRA \$50.00 HEAP CHECK ADDRESSED TO ME TO INCITE ADDITIONAL CRIMINAL FRAUD SET UP



Cablevision December 2010 Lippman and Gray Criminal Fraud Enjoinments in their Stalking, and Assassination Program

This is a letter to Cablevision, The Public Service Commission and Public Officials regarding: Regional Killers Jonathan Lippman and Boyden Gray: Escalated and Unregulated Criminal Insanity Class D

Felony of Stalking In the First Degree, Repetitious Damage To Public Order And Individual Safety, Cablevision: 347 945 2193: Refusal to Mail Written Bills acknowledging Prior Month's Payments, Criminal Cablevision Double Billing Set Up and Exploitation, Malicious Untimely Cablevision Notification of Alleged September 2010 Missing Payment and Informed on Deæmber 19, 2010, Internal Criminal Fraud Being Used To Threaten My Phone, Internet and Cable Service for Christmas While The Account is Up to Date, Regional Killers Boyden Gray and Jonathan Lippman Criminal Replicated Use of Cablevision Technicians To Criminally Defraud, (5 pages)

Public Category: Government Docs Reads: 143 Published: 12 / 20 / 2010 Share Add to Collections

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Regional Killers Lippman and Gray NYS Unemployment Fraud, Stalking, \$ Attempted Murder Crimes.

This is an exhibit exemplifying regional killers Jonathan Lippmann and Boyden Gray criminal insanity obsessions, stalking and attempted murder programming. They created a fraud based defaming decision and put my name on it and posted it on the internet. They are criminally creating judicial jurisdiction seeking interaction with Miriam Snyder..

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Notarized:Killers Jonathan Lippman, Boyden Gray Assassination Plans, Elder Abuse, Class D Felony of Stalking , Deadly Conspiracy Against Rights Crime Report

This is a criminal report appealing to the public to please read this and conatct NYS Governor Paterson and NYS Attorney General Cuomo and mandate the sending of criminal report numbers to me and the NYS Crime Victims Board on behalf of stopping these regional killers crimina insanity, deom possessed, unregulated attempted murder, assassination plans, stalking and conspiracy against rights crimes. Thank you.

Public Category: Government Docs Reads: 493 Published: 12 / 16 / 2010 Share Add to Collections



45 p.

Killer and Judge Lippman, Synder Name Coded Attempted Murder Crimes Escalate Via NYC HRA

This is an exhibit for a criminal report dated December 15, 2010 regarding regional killers Boyden Gray and Jonathan Lippman use of HRA to kill me via health and safety attacks on my life, including income lynchings, stalkings and use of HRA to advance their deadly conspiracy against rights.

Private Category: Government Docs Reads: 29 Published: 12 / 15 / 2010 Share Add to Collections



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5 p.

Regional Killers Gray and Lippman Elder Abuse Induced Poverty Income lynchings Inflicted on my Elderly Mother: Stolen Check Affidavit for Ck of November 13, 2010

This is an affidavit to the comptroller requesting a replacement check for y elderly mother because the regional killers MAGIC/DISAPPEARANCE/TERRORIZATION CRIMES have been inflicted on my elderly mother. Her checks have been stolen in an attempt to induce her into poverty because the killers want her on Medicaid and she is not.

Public Category: Government Docs Reads: 146 Published: 12 / 02 / 2010 Share Add to Collections

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	12 p.				

Lipmann and Gray, Elder Abuse, Unauthorized Law Dept Ordered NYCHA Rent Increase

This is an affidavit in opposition to a NYCHA, New York City Housing Authority, unauthorized, internal harassment, rent increase notice, in opposition to senior citizen rent increase exemption laws. Private Category: Government Docs Reads: 32 Published: 12 / 01 / 2010 Share Add to Collections

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100 p.

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Notarized Criminal Rpt Killers Gray and Lippman Use of HRA Class D Felony of Stalking, Attempted Murder, Violence and Terrorizations I

This is part 2 of a criminal report. See part 1 here: <u>http://www.scribd.com/doc/45423840/Killers-</u> Jonathan-Lippman-Boyden-Gray-Assasination-Plans-Elder-Abuse-Class-D-Felony-of-Stalking-Deadly-Conspiracy-Against-Rights-Crime-Report

This part 2 criminal report addresses: Escalated and Unregulated Criminal Insanity Thanksgiving and Christmas Class D Felony of Stalking In the First Degree, Attempted Murder, Violence and Terrorizations Inflicted on Miriam Snyder and Family Members, Obstruction of Eldercare Work Payments and Obstruction of NEW YORK SOCIAL SERVICES LAW - TITLE 9-B - § 332 PARTICIPATION AND EXEMPTIONS, HTTP://LAW.ONECLE.COM/NEW-YORK/SOCIAL-SERVICES/SOS0332_332.HTML AND 18 NYCRR 385.2, Unregulated and Ongoing Criminal Employment and Career Destructions and Sabotage, Replicated Synder Code Obstructions, Frivolous HRA Synder Code Documents Seeking Interaction For Fair Hearing, HRA Obstruction of the Rule of Law Electricity Threats/Cut Offs and Threats of Induced Homelessness, Criminal Revenge Base HRA Medical Evaluation HDU Appointment Scheduled Without Reason or Cause, But to Criminally Create Falsified Medical Evidence for Regional Killers Boyden Gray and Jonathan Lippman's Criminally Insane Silencing and Neutralization, Repeated Unwanted Obstructions of the Rule of Law Inflicted In HRA to Deny Miriam Snyder Eldercare Income Worked For, Repeated Course Of Conduct Directed At Miriam Snyder That Would Cause A Reasonable Person Fear, 18 USC 1117 Multiple Conspiracies To Murder and Harm Miriam Snyder's Elderly Mother and Miriam Snyder, Criminal Attempts To Stop Income Earned for Eldercare work Completed, Criminally Insane Attempted Murder on my Elderly Mother's Life to Attempt to Stop Miriam Snyder From Earning an Income Via Eldercare Work Noted in the Above Law, Criminal Vandalism in My Elderly Mother's Home In an Attempt To Frighten Her, Criminal Vandalism Effectuating Removal Off All Smoke Detectors in My Elderly Mother's Home, 18 USC 241 CONSPIRACY AGAINST RIGHTS, 18 USC 1503 Intimidate a Witness, 18 USC 1512 Tampering With A Witness, Victim or Informant, 18 USC 1513 Retaliation Against A Witness, Victim or An Informant, U.S. Code Title 10, Section 333, Interference With State And Federal Laws, Repetitious and Unregulated, Patterned and Practiced Obstruction of the Rule of Law to Criminally Create Unregulated and Criminal Judicial Jurisdiction, Use of NYC HRA Offices to Criminally Threaten Health and Safety, Unregulated and Repeated Following and Criminal Destruction of All Earned Income Sources, Repetitious Damage To Public Order And Individual Safety, Attempted Murder of Miriam Snyder and Mazarine Levy Snyder, Elder Abuse, Apartment Terrorizations/Vandalisms, Criminal Use of NYS Law Departments and the NYS Judiciary to Kill, Induce Poverty, Create Vulnerable Populations, Resurrect Slavery, Create an Apartheid System of Government, Ongoing and Repetitious Inflicted Disregard of law and Obstructions of the Rule of Law to Force Miriam Snyder In Dealing with Regional Killer Jonathan Lippman via the Judicial System,

Private Category: Government Docs Reads: 101 Published: 11 / 29 / 2010 Share Add to Collections



Regional Killers Gray and Lippman Criminally Insane Conspiracy Against Rights Crimes for Thanksgiving

This is a criminal report documenting the below Regional Killers Boyden Gray and Jonathan Lippman criminal insanity Thanksgiving crimes. Title 10 § 333. Interference With State And Federal Law. • 18 USC 1503 Intimidate A Witness, • USC 1512 Tampering With A Witness, Victim Or Informant, • 18 USC 1513 Retaliation Against A Witness, Victim Or An Informant • USC 3729 False Claims Act • USC 35 Imparting Or Conveying False Information

Private Category: Government Docs Reads: 21 Published: 11 / 18 / 2010 Share Add to Collections



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Regional Killer Boyden Gray Stalks via Orato Media Corp to Harass, Steal Revenue, Discriminate and Harass This is a letter I wrote to the owner and editor of Orato Media Corp an agency that is posting my written articles, refusing to pay me, refusing to answer my emails and is being used to advance Regional Killer Boyden Gray's criminal insanity stalking, harassment, terrorization, envy, racism, discrimination, demon possession agenda. Orato Media Group via the law department has enjoined themselves in a well documented conspiracy against rights. They refuse to pay and or treat people of color equally. This is a regional killer Boyden Gray hit center that must be taken down. Please witness how this ariminally insane defraud lawyer, killer and ariminal, will use any entity just to harass and steal my intellectual property rights. Regional Killer Boyden Gray is a criminally insane killer that must be put away from humans. Please compare these revenue theft crimes with: DOCUMENTED UNREGULATED DISGUISED ASSASSINATION PROGRAM DETAILS WITH 72 INDISPUTABLE EXHIBITS http://www.scribd.com/doc/32937398/Notarized-w-Certifed-Rcpts-NYS-Crime-Victim-Protection-Affidavit-In-Support-w-72-Exhibits

Public Category: Government Docs Reads: 201 Published: 11 / 11 / 2010 Share Add to Collections

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	Table Ta
	Mom Replacement Checks October 2010, Regional Killer Lippman Step By Step Elder Abuse and Set Up
	This is a criminal report detailing the terrorization crimes inflicted on my elderly mother.
	Private Category: Government Docs Reads: 14 Published: 11 / 02 / 2010 Share Add to Collections
	6 p.
	EXHIBIT: Regional Killers Jonathan Lippman and Boyden Gray Criminal Insanity and Revenge Florishes Again in Advancing Criminally Insane Economic Assassination
	This is an exhibit. I wrote my first eBook and Posted it on Scribd. These nuts sabotaged my eBook in a most criminally insane manner. See it for your self.
	Public Category: Government Docs Reads: 95 Published: 10 / 27 / 2010 Share Add to Collections
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8 p.

Jonathan Lippman's Hypnotic Trance Elder Abuse, Theft of Money, Name Aligned Neuroscience Programmings

This is an exhibit to a criminal report I am writing regarding the Regional Killer NYS Chief Judge Jonathan Lippman's name aligned hypnotic trance defraud neuroscience elder abuse crimes inflicted on my elderly mother in an attempt to isolate, driver her crazy, make her penniless, and kill her. This is an appeal for human rights enforcement and intervention. Please forward to authorities and stop these crimes. My elderly mother has been and is being terrorized in her paid for apartment. They are criminally coming in her home using their name aligned and de adly defraud neuroscience and they are stealing her money from every angle in order to make her look crazy so she can loose her independence. They are trying to kill her under multiface ted criminal disguises. They are stealing all monies due her. The crimes hae escalated this month. The crimes are premised, patterned and practiced off of criminal insanity programming aligned directly to Regional Killer Jonathan Lippman. Please stop these crimes.



NYC Health Benefits Harassment and Elder Abuse

This is a letter my elderly mother had to write regarding the criminal theft or delay of her money. Public Category: Government Docs Reads: 250 Published: 10 / 18 / 2010 Share Add to Collections



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EXHIBIT: Regional Killers Boyden Gray and Jonathan Lippman's Organized Crime Youth Network

This is an exhibit exemplifying the criminally insane conspiracy based organized crime network these killers created September 2010 and named after my first name Miriam. This is where there are easy, vulnerable, ready and able incarcerated youth that can be bribed to kill! Read it for yourself!

Public Category: Government Docs Reads: 91 Published: 10 / 18 / 2010 Share Add to Collections

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Regional Killer Jonathan Lippman Replicated and Unregulated Law Department Ordered NYC Adult Protective Services Elder Abuse Crimes

This is a letter my mother wrote regarding the daily harassment inflicted on her. She is 83 years old. She is suffering. These criminals are terrorizing her in her home. Please help stop these arimes. The crimes are criminally insane scripted harassment and terrorizations. Again, Public Protection offices, this time, the NYC Adult Protective Services is being used to inflict elder abuse crimes.

Public Category: Government Docs Reads: 211 Published: 10 / 12 / 2010 Share Add to Collections

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EXHIBIT: Regional Killer Boyden Gray Online Criminal Technicians To Implement His Unregulated Economic Assassination

8/24/10 Jay Keller, Category Director, jkeller@examiner.com Examiner.com 555 17th Street, Suite 400 Denver, CO 80202 Phone: 303-291-8800 Email: contactus@examiner.com Re: Technician Problems Sabotaging My Work. Please Correct. Thank you. Dear Jay: I am saddened to report continued inflicted technician problems. Can you please help. I will fill out a ticket in conjunction with this email. All of my links were disabled in the below article. I corrected them and the correct links are not publishin

Private Category: Government Docs Reads: 15 Published: 09 / 10 / 2010 Share Add to Collections

	13 p.
	EXHIBIT: Regional Killer Boyden Gray Criminal Online Technicians and Economic Assassination
	Re plicatio ns
	This is a letter documenting Regional Killers Boyden Gray and Jonathan Lippman's unregulated, criminal insanity vengenœ based, attempted economic assassanitaion replication.
	Private Category: Government Docs Reads: 6 Published: <mark>09 / 10 / 2010</mark> Share Add to Collections
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Jonathan Lippman Replicated Elder Abuse: Criminal Enjoinment of NYC Adult Protective Serviœs for Elder Harassment

This is an affidavit my mother had notarized today regarding NYC Adult Protective Services coming to her home with no reason or cause, but to harass her. A social worker came and than ambushed her with a criminal doctor identifying himself as an associate with the NYC Adult Protective services. My mother is 81 years old and Regional Killer Jonathan Lippman is using this office to initiate his disguised attempted killing of her to hurt me while preparing falsified medical records. They were kicked out of her house by her and me. I was on the phone. The NYC Adult Protective services sent a criminal doctor to my mother's house to falsify medical records to initiate a patterned and practiced Regional Killer Jonathan Lippman hit for revenge! Please read this and foward across the nation until these crimes are stopped. Thank you.

Public Category: Government Docs Reads: 433 Published: 08 / 26 / 2010 Share Add to Collections

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Senator Letter: Tier V Legislation and Workplace Human Rights Enforcement

This s a letter to senators supporting the need for the Americans Want to Work Legislation and requesting a workplace Human rights enforcement commission.

Public Category: Government Docs Reads: 345 Published: 08 / 16 / 2010 Share Add to Collections

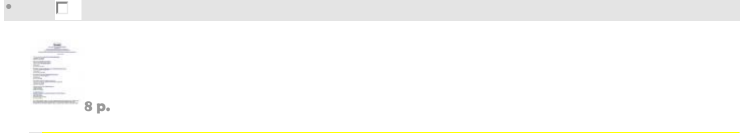


16 p.

August Cable Vision Criminal Insanity Management, Harassment and March to July Payment Disregards

This is a criminal report regarding documented and inflicted harassment by Cable vision via the willful disregard of paid payments. This is criminal insanity management of Cable vision. I made payments and they are out right disregarding payments made.

Public Category: Government Docs Reads: 442 Published: 08 / 11 / 2010 Share Add to Collections



August 2010 Time Warner Cable Complaint to Stop Criminal Fraud Elder Abuse Complete w Pymt Recpt

http://www.scribd.com/PRAYER%20WARRIOR

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

MOST RECENT CRIMINAL AFFIDAVITS FILED WITH CERTIFIED RECEIPTS

http://endorganizedcrimetoday.blogspot.com/2010/07/comprehensive -criminal-justice-agency.html August 11, 2010 NYS Governor Paterson http://161.11.121.121/emailgovThanks 1 Columbia Circle Ste 200 Albany, New York 12203 Faxed to: 212-238-3100 or 2122 416 8074 Attorney General info@andrewcuomo.com Andrew Cuomo, NYS Attorney General 1

Private Category: None Reads: 28 Published: 08 / 11 / 2010 Share Add to Collections



March Cable Vision Harassment March 2010 Advertising Wrong Business Name

This is a March 2010 complaint documenting Cable vision's attack and harassment. Public Category: Government Docs Reads: 12 Published: 08 / 11 / 2010 Share Add to Collections

ille Linger	Contraction of the		
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Mom August Fax Cashed July 19 Ck Request Direct Deposit Again

THIS IS A LETTER TO THE NYC COMPTROLLER REGARDING THE ATTACKS ON MY MOTHER'S FINANCES. THE TERRORISM INFLICTED IN MY MOTHERS HOUSE HAS ESCALATED. THEY ARE USING SLEEP RESEARCH WEAPONS TO SLEEP DEPRIVE AND PUT ASLEEP MY MOTHER WHEN THEY WANT TO STEAL HER CHECK TO MAKE IT APPEAR AS MISSING CONSISTENT WITH THE ELDER ABUSE CRIME SCRIPT THEY FOLLOW. PLEASE READ.

Private Category: Government Docs Reads: 9 Published: 08 / 09 / 2010 Share Add to Collections

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Regional Killer Gray: Criminal Stalking Replication, Criminal Privacy Infringement, Impersonation, Harassment

This is a criminal report regarding the above noted crime inflictions.

Private Category: Government Docs Reads: 5 Published: 08 / 08 / 2010 Share Add to Collections

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Elder Abuse Script Criminal Fraud NYC Teachers Retirement and the Bank

his is an exhibit exemplifying the criminally insane conspiracy based crimes inflicted on my mother. This crime effectuated thousands of dollars stolen from her account.

Private Category: Government Docs Reads: 3 Published: 08 / 03 / 2010 Share Add to Collections



Lippman Revenge & Retaliation Escalates: Scripted Elder Abuse, Apt Terrorism, Criminal Vandalism, Missing Cks, Induœ SIp Depri

This is a letter to the NYS Attorney General Cuomo and the NYC Comptroller documenting scripted elder abuse crimes inflicted on my mother. See the missing checks and other scripted elder abuse crimes here: http://www.scribd.com/doc/31767822/Chief-Criminal-Jonathan-Lippman-Elder-Abuse-Crime-Script-Via-Obstruct-Elder-Laws

Private Category: Government Docs Reads: 11 Published: 08 / 03 / 2010 Share Add to Collections



EXHIBIT: July 2010 Cable Vision Payment Disregard and Harassment

This is a complaint filed regarding Cablevision harassment, specifically the disregard of payments made. See the attached evidence.

Private Category: Government Docs Reads: 31 Published: 07 / 22 / 2010 Share Add to Collections

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NYS Crime Victim Protection Response Letter \$ Jonathan Lippman Criminal Usurps Replicate to Advance the Disguised Attempted Murder Income Blacklisting

This is the response letter I received from the State of New York Executive Department Office of Victim Services. This letter is a mockery of justice in that it requests documents and exhibits sent, given, mailed to them. See their requests and compare with the exhibits submitted.

Public Category: Government Docs Reads: 358 Published: 07 / 22 / 2010 Share Add to Collections

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Notarized Affidavit: Jonathan Lippman & NYC Adult Protective Serv Criminal Medical Set Ups, Elder Abuse, \$ Replicated Usurpations w Recpts

This is a criminal affidavit documenting Regional Killer Jonathan Lippman's REPLICATED criminal use of government offices to terrorize my elderly mother and I. The details involved in criminal insanity management of government offices are described. There are audios, attachments and links to verify the crimes. Below is a summary: NYS CHIEF JUDGE CRIMINAL AND REGIONAL KILLER JONATHAN LIPPMAN REPLICATED, PATTERNED AND PRACTICED CRIMINAL USURPATIONS OF GOVERNMENT OFFICES TO MEDICALLY SET UP, HARASS, RETALIATE, TERRORIZE, AND INFLICT ELDER ABUSE, NYS CHIEF JUDGE CRIMINAL AND REGIONAL KILLER JONATHAN LIPPMAN CRIMINAL USE OF THE NYC ADULT PROTECTIVE SERVICES AGENCIES AS A HIT MAN REVENGE FOR HIRE ENTITY, SPECIALIZING IN CRIMINAL MEDICAL SET UPS PAVING THE WAY FOR CRIMINAL MEDICAL KILLINGS TARGETING SENIOR CITIZENS, AND USE OF SUCH ENTITY FOR THE ADVANCEMENT OF HIS MEDICAL 18 USC 1117 MULTIPLE CONSPIRACIES TO MURDER CRIMES. NATASHA MARTIN OF NYC ADULT PROTECTIVE SERVICES: CRIMINAL ELDER ABUSE MEDICAL SET UP, LAWLESS, UNAUTHORIZED, UNCONSENTED, UNANNOUNCED, AND UNINVITED BOGARTED HOME VISIT TO MY ELDERLY MOTHER'S HOME FOR UNKNOW REASONS, INFLICTED ELDER ABUSE TRICKERY, EFFECTUATING A CRIMINAL MEDICAL SET UP FOR MY MOTHER TO MEET WITH AN UNKNOWN DOCTOR FOR UNKNOWN PURPOSES THUS CREATING CRIMINAL JURISDICTION FOR MEDICAL CONTROL AND OR A CRIMINAL NURSING HOME/INSTITUTIONALIZATION SET UP. NYC ADULT PROTECTIVE SERVICES ELDER ABUSE: RETALITORY ELDER ABUSE CRIMES OF HARRASSMENT, COERCION, TRICKERY, AND UNCONSCIOUNABLE MEDICAL CONTRACTING INFLICTED ON MY ELDERLY MOTHER , INCLUDING CRIMINAL COURT ORDER THREATS FROM NYC ADULT PROTECTIVE AGENTS FOR UNKNOWN REASONS, NYC ADULT PROTECTIVE SERVICES: REPLICATED CRIMINAL OBSTRUCTION OF ONE'S RIGHT TO BE LEFT ALONE AND GROW OLD IN PEACE, FREE FROM CRIMINAL MEDICAL SET UPS, GOVERNMENT HARASSMENT, AND FREE FROM THE CRIMINAL UNDERMINING OF ONE'S CHOICE AND USE OF PRIVATE DOCTORS. NYC ADULT PROTECTIVE SERVICES: CRIMINAL ATTEMPT TO OBSTRUCT ONE'S FAMILY STRUCTURE VIA ORGANIZED CRIME CRIMINALLY INSANE MASTER/SLAVE WILLIE LYNCH PITTING AND THE **OBSTRUCTION OF THE FAMILY UNIT TECHNIQUES UNDER THE DISGUISE OF NYC ADULT** PROTECTIVE SERVICES SELF SUFFICIENCY FRAUD ADVERTISEMENT AND FUNDING.

Public Category: Government Docs Reads: 349 Published: 07 / 12 / 2010 Share Add to Collections

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Jonathan Lippman Replicated Criminal Use of NYC Adult Protective Services for Elder Abuse, Medical Set Ups \$ Revenge for Hire Crimes

A CRIMINAL AFFIDAVIT WILL BE WRITTEN DETAILING THIS CRIMINAL SET UP OF MY MOTHER BY **REGIONAL KILLER JONATHAN LIPPMAN'S REPLICATED NYC GOVERNMENT OFFICE ATTACK. THIS** EXHIBIT IS ABOUT AN AUDIO OF JONATHAN LIPPMAN'S REPLICATED CRIMINAL USURPATION OVER THE NYC ADULT PROTECTIVE SERVICES TO CRIMINALLY ATTACK AND SET UP MY MOTHER FOR CRIMINAL LIPPMAN DOCTOR JURISDICTION. RECENTLY, AND SINCE FILING THE BELOW, JONATHAN LIPPMAN NO CERTIFIED OATH OF OFFICE COMPLAINTS, FOR UNKNOWN REASONS, THE NYC ADULT PROTECTIVE SERVICES AGENTS HAVE BEEN COMING TO MY MOTHER'S HOME WITHOUT CONSENT OR REASON. THESE AGENTS HAVE BEEN TERRORIZING MY MOTHER. THEY CAME TO HER HOME UNANNOUNCED, UNVITED, AND HARASSED HER AND TRIED TO COERCE HER TO SEE ONE OF REGIONAL KILLER JONATHAN LIPPMAN'S DOCTORS. THEY CAME JULY 6 OR JULY 8, 2010. I WAS THERE ON JULY 7, 2010. I RECEIVED THE ABOVE MESSAGE TODAY JULY 9, 2010. A CRIMINAL REPORT IS FORTH COMING. PLEASE LISTEN TO THE CRIMINALLY INSANE REGIONAL KILLER JONATHAN LIPPMAN RETALITORY CRIMINAL NURSING HOME SET UP AND ATTACK ON MY MOTHER. THE LADY CAME EARLY IN THE MORNING, WHILE MY MOTHER WAS HALF ASLEEP. THE LADY IDENTIFIED HERSELF AS NATASHA MARTIN. SHE HAD NO LAWFUL REASON TO BE AT MY MOTHER'S HOUSE. SHE USED ELDER ABUSE TRICKERY TO GET IN MY MOTHER'S HOME. TO EXEMPLIFY THE CRIMINALLY INSANITY EMBEDDED IN THIS MATTER, NATASHA MARTIN WAS USED TO TAPE MY MOTHER'S HALF ASLEEP CONSENT FOR JONATHAN LIPPMAN'S DOCTOR'S PREMEDITATED VISIT FOR TUESDAY NEXT WEEK. MY MOTHER IS AWAKE NOW AND DENOUNCES

THE CRIMINALLY COERCED CONSENT AND RESURRECTS HER FULL RIGHTS TO BE LEFT ALONE AND IN PEACE FREE FROM REGIONAL KILLER JONATHAN LIPPMAN'S CRIMINAL USURPATIONS OVER NYC DEPARTMENT'S TO ATTACK HER AND ME. MY MOTHER IS CAPABLE OF WALKING AND HAS TWO DAUGHTERS THAT CAN TAKE HER TO HER PRIVATE DOCTOR WHEN SHE WANTS TO GO. THERE IS NO NEED WHATSOEVER FOR THIS CRIMINAL SET UP AND WE THE FAMILY SEEK AN END TO THIS CRIMINAL INSANITY SET UP WHICH INCLUDES THE PITTING OF THE ELDERLY AGAINST THEIR FAMILY AND ELDER AUSE TRICKERY INFLICTED BY THE NYC DEPARTMENT OF ADULT PROTECTIVE SERVICES. THE ELDER ABUSE IS EXEMPLIFIED IN ADULT PROTECTIVE SERVICES BOGARTING IN THE HOME OF THE ELDERLY WITHOUT CONSENT, AUTHORITY, REASON, CAUSE, AND OR FAMILY CONTACT.

Public Category: Government Docs Reads: 350 Published: 07 / 10 / 2010 Share Add to Collections

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82 p.

Excellent Report: Unregulated and Deadly Sponsored Terrorism Programs

This is an exœllenct report written by Mark Rich describing some of the crimes and atrocities inflicted on innoœnt people by unregulated criminally insane cults in this country. These crimes have to be stopped. They are deadly.

Public Category: Government Docs Reads: 682 Published: 07 / 01 / 2010 Share Add to Collections

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^{__}91 p.

EXHIBIT: REGIONAL KILLER BOYDEN GRAY OBSTETRIC FISTULA PREGNANT WOMEN AND CHILDREN KILLINGS COME TO NYC & CANADA VIA A CHURCH COUNCIL

THIS IS AN EXHIBIT DETAILING REGIONAL KILLER BOYDEN GRAY'S NAME ALIGNED DISGUISED KILLING MONEYLINE OBSTETRIC FISTULA PREMEDITATED MEDICAL ERROR KILLING PROGRAMS THAT ARE IN NYC UNDER THE DISGUISE OF A CHURCH COUNCIL! THIS IS A CRIMINALLY INSANE PREMEDITATED RAZOR BLADE SLAUGHTER AND SURGICAL MONEYLINE CRIMINAL MANIFESTATION, KILING PREGNANT WOMEN AND SNATCHING THEIR CHILDREN FOR COVERT CRIMINALLY INSANE SATANIC RITUALS.THESE DEMONS NEED LINED UP INFANTS TO FEED THEIR SATANIC IDOL AND THESE CRIMINALLY INSANE OBSTRUCTI FISTULA PROJECTS KILLS THE MOTHER AND LEAVES INNOCENT CHILDREN AVAILABLE TO THE SATANISTS BY CRIMINAL UNREGULATED DESIGN. THIS IS A DEADLY SCRIPTED CONSPIRACY BASED PROGRAM OPERATING OUT OF NYC UNDER THE DISGUISE OF PLAUSIBLE DENIABILITY. READ!

Public Category: Government Docs Reads: 590 Published: 06 / 29 / 2010 Share Add to Collections

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No Oath of Office Certificate Under Seal Letter to the NYS Department of State Mailed With Fees June 12

This request is made pursuant to the Public Officers Law, Article 2 § 10 (APPOINTMENT AND QUALIFICATION OF PUBLIC OFFICERS), where it states that: "Every officer shall take and file the oath of office required by law, and every judicial officer of the unified court system, in addition, shall file a copy of said oath in the office of court administration, before he shall be entitled to enter upon the discharge of any of his official duties." Please see: http://www.dos.state.ny.us/corps/oath.html In addition, this request is made pursuant to County Law, Article 24, Section 910 and Public Officer Law, Article 2, Section 11. Please also note that all request made herein are in harmony with Section 84 of Public Officer Law (Freedom of Information). In the event that there is no record of the above Oath of Office and Bond, please issue a "certificate of no record" pursuant to Rule 4521 of the CPLR or any other official document indicating that your office has no record on file. In addition, if there is no Bond and Undertaking for the above public official, please provide me with a remedy in the event that I am commercially injured by the negligence of said official.

Public Category: Government Docs Reads: 708 Published: 06 / 13 / 2010 Share Add to Collections

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Notarized w Certified Rcpts NYS Crime Victim Protection Affidavit In Support w 72 Exhibits: FREE ONLINE READING OF ALL

Regional Killer Jonathan Lippman: Criminal Use of Law Departments and the NYS Judiciary For Repetitious Indisputable Theft of Wages, Criminal Execution of All Forms of Support and Repetitious NYS Statutory Tenure Income Obstructions, Newly Submitted NYS Crime Victims Application For Entitled Loss of Wages and Property Damage Compensation, A Means of Living, A Lifeline To Offset the Documented Life Threatening Crimes Including Theft of Wages, An End To Regional Killer Jonathan Lippman's Criminal Usurpations and Use of Law Departments to Obstruct The Rule of Law, Equal Protection of The Law Enforcement, Attached Money Order and Letters Documenting Jonathan Lippman's No Certified Oath of Office In The Courts and In the NYS Department of State and Protection From Retaliatory

Public Category: Government Docs Reads: 1243 Published: 06 / 12 / 2010 Share Add to Collections

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Notarized w Rcpts Criminal Report: Adrienne Morral, David Colon, \$ Charles Hayes, Lippman Escalated Crimes REGIONAL KILLER JONATHAN LIPPMAN ESCALATED AND REPLICATED UNREGULATED CRIMINAL ECONOMIC ASSASINATION CRIMES EFFECTUATING ADDITIONAL CRIMINAL ENJOINMENTS. MEDICAL AND POLICE SET UPS AND UNREGULATED CONTINUED USE OF PEOPLE ON GOVERNMENT PAY ROLLS TO COME TO MY HOUSE TO HARASS ME AND MY FAMILY: JUNE 10, 2010 ADRIENNE MORRAL, AND DAVID COLON CAME TO MY HOME WITH NO LAWFUL, REASON, CAUSE, OR PURPOSE. THESE PEOPLE ARE CRIMINALLY COMING TO MY HOME TO INCITE ALTERCATIONS TO CRIMINALLY CREATE MEDICAL, POLICE AND JUDICIAL JURISDICTION TO ATTEMPT TO SILENCE THE COLLATING OF EVIDENCE AND EXPOSURE OF NYS CHIEF CRIMINAL JUDGE JONATHAN LIPPMAN'S DISOUALIFICATIONS AS A JUDGE AND HIS NAME ALIGNED DEADLY CRIMES AGAINST HUMANITY. PLEASE SEE THE BELOW CRIMINAL REPORT LINKS. CHARLES HAYES, CADRIENNE MORRAL, AND DAVID COLON HAVE OBSTRUCTED THE EQUAL PROTECTION AND CRIME VICTIM PROTECTION LAWS OF THIS STATE AND AS SUCH I AM FILING CRIMINAL CHARGES PURSUANT TO: AGGRAVATED HARASSMENT, 18 USC 1512 TAMPERING WITH A WITNESS, VICTIM OR INFORMANT, 18 USC 242 CONSPIRACY AGAINST RIGHTS, 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 BRIBERY, EXTORTION, OR THREATS OF SAME, 18 USC 1513 RETALIATION AGAINST A WITNESS, VICTIM OR AN INFORMANT, AGAIN, THE ABOVE PEOPLE ON GOVERNMENT PAYROLLS HAVE NO LAWFUL REASON FOR COMING TO MY HOME, THEY ARE ADVANCING JONATHAN LIPPMAN'S CRIMINAL INSANITY JUDICIAL TRESPASS, REVENGE, MONEY LAUNDERING AND ATTEMPTED DISGUISED KILLING CRIMES

Public Category: Government Docs Reads: 662 Published: 06 / 11 / 2010 Share Add to Collections

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Lippman Synder Code Attorney & Educator Killings and Criminal Law Dept Usurp Replications

THIS IS AN EXHIBIT DOCUMENTING REGIONAL KILLERS JONATHAN LIPPMAN AND BOYDEN GRAY'S CRIMINALLY INSANE LAW DEPARTMENT USURPATIONS TO INFLICT THEIR OBSTRUCTION OF THE RULE OF LAW CRIMES VIA THEIR CRIMINAL SYNDER CODE MY NAME IS SNYDER. I HAVE BEEN IDENTIFIED AS SNYDER ALL OF MY LIFE UP UNTIL THESE KILLERS CAME AFTER ME VIA CRIMINAL LAW DEPARTMENT USURPATIONS. THEIR SYNDER CODE EFFECTUATED CRIMINAL HOSPITAL ENJOINMENTS IN THEIR CRIMES, REPLICATED THEFT OF WAGES, CRIMINAL LOSS OF SUPPORT, NYS STATUTORY TENURE OBSTRUCTIONS, INCOME STALKINGS, LAWLESS EXTERMINATIONS, MULTIPLE CONSPIRACIES TO MURDER CRIMES, THE KILLING OF THE HEMPSTEAD UNION ATTORNEY DANIEL GALLINSON AND THE KILLING OF ALFRED GOURDET, A PIONEER IN EDUCATION THAT HAD ME HIRED IN ROSEVELT PUBLIC SCHOOLS. THESE DEMON POSSESSED REGIONAL KILLERS CRIMINALLY IMPLEMENTED THEIR CRIMINALLY INSANE SYNDER CODE CRIMES VIA LAW DEPARTMENTS, IN THE HOSPITAL, NYS JUDICIARY, EEOC, PUBLIC SCHOOLS, UNIONS, WORKPLACE AND BANKS, THESE KILLERS ARE USING THE DISGUISE OF FEDERAL GRANTS TO CRIMINALLY USURP CONTROL OVER LAW DEPARTMENTS GLOBALLY, BECAUSE NO PUBLIC PROTECTION ENTITY IS SUPERVISING THE CREATION AND USE OF FEDERAL GRANTS. LAW DEPARTMENTS ARE BEING ORDERED TO CONTROL ENTITIES AND INFILTRATE THE **OBSTRUCTION OF THE RULE OF LAW, PARTICULARLY IN NYS BECAUSE REGIONAL KILLER** JONATHAN LIPPMAN CRIMINALLY CONTROLS THE JUDICIARY. YOU BE THE JUDGE! READ ABOUT THE BELOW FEDERAL GRANT THAT IS BEING USED TO KILL AND INFEST CHILDREN BECAUSE NO PUBLIC ENTITY IS STOPPING THIS CRIMINAL USE OF GRANTS AND LAW DEPARTMENTS. THIS IS WHAT SATANISTS MUST DO TO GET AND KEEP WORLDY POWER IN EXCHANGE TO THEIR OATH

/PLEDGE TO SATAN. THERE IS NO OTHER REASON FOR THEIR CRIMES, KILLINGS AND INFESTATIONS. THEY ARE ON AN ASSIGNMENT FOR SATAN. THEY ARE DEMON POSSESSED, USING MONEY TO USURP AUTHORITY OVER THE HUMAN RACE AND LAUGHING AT HUMANS! WAKE UP AMERICA! CRIMINALLY USURPED CONTROL OVER LAW DEPARTMENTS & UNSUPERVISED FEDERAL GRANTS EQUAL VACCINE DEVELOPMENT KILLING CAMPS IN PUBLIC SCHOOLS AND COLLEGES: http://www.scribd.com/doc/29074990/CERTIFIED-W-RECPTS-CRIMINAL-REPORT-FEDERAL-EDUCATION-GRANT-CRIME-RING-MASS-KILLINGS-INFESTATIONS-SCHOOL-REFORM-DEFRAUD-THE-UNTITED-STATES-TREASON

Public Category: Government Docs Reads: 608 Published: 06 / 06 / 2010 Share Add to Collections



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EXHIBIT: Lippman Law Dept Replicated Theft of All Forms of Support, Wages and NYS Statutory Tenure Obstructions, Unregulated Attempted Murder

This is a compilation of commendations and replicated NYS statutory tenured income earned. All forms of financial support have been criminally stolen using the NYS judiciary to ordain the criminal theft of wages. This is a documented disguise murder proram that must be stopped. The federal crimes have been prioritized over the law. The obstruction of the rule of law is being used to kill innocent people and these federal conspiracy against rights crimes must be made to stop.

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JONATHAN LIPPMAN AS NYSUT \$ HIS AMERICAN FEDERATII LAW SUIT SETTLEMENT FRAUD, MONEY LAUNDERING, BLOOD MONEY PAGE 9

This exhibit details the crimes inflicted in education that criminally and repeatedly obstructed NYS statutory laws using the NYS judiciary, case fixing and criminal law department usurpations.

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KILLERS LIPPMAN \$ GRAY REPLICATED, UNREGULATED NYS STATUTORY TENURE OBSTRUCTIONS, CRIMINAL LAW DEPT USURPATIONS, JUDICIAL CASE FIXING, INDUCED POVERTY TO ADVANCE KILLINGS

This is an old criminal report documenting Regional Killers Jonathan Lippman and Boyden Gray replicated criminal law department usurpations and criminal judicial case fixing. This report details how induced poverty, specifically criminal terminations and income lynching's are used to induce poverty, attempted to silence their crimes and kill innocent people. The current economic crises fraud is induced poverty for this satanic cults regional killing agenda. There is more than enough money on God's earth for people to work and take care of themselves. The economic crises fraud is being administered to advance the killing of innocent people via satanist planned induced disasters that will place innocent people on government funded medical care to be killed. This was criminally practiced in Africa. Qualified people are criminally not being allowed to work to advance this well documented satanist agenda. Please read this report and see the exemplary ratings I earned and learn about the bilingual skills that are needed in the workplace, but because of the priori tization of Regional Killers Lippman and Gray criminal insanity management, I and many other qualified people are being criminally denied income and wages owed. But God!

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Jonathan Lippman Replicated \$ Programmed Law Department, Crimes Mr Burke Negligence

PLEASE SEE PART 1 OF THIS CRIMINAL REPORT POSTED AT:

http://www.scribd.com/doc/32271926/Notarized-Criminal-Cplt-Lippman-Law-Dept-Criminal-Usurpation-Replications-Con-Edison-ApartmentTerrorizations-and-Criminal-Economic-Assassinations Main Web Site http://www.endorganizedcrimeuniverse.coml May 31, 2010 Eric Holder, US Attorney General, AskDOJ@usdoj.gov, 202 616-2278 U.S. Department of Justice, 1 202 616 0762 950 Pennsylvania Avenue, NW Washington, DC 20530-0001 FBI New York, ny1@ic.fbi.gov 26 F

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Notarized Criminal Rpt Lippman Law Dept Criminal Usurpation Replications, Con Edison, Apartment Terrorizations and Criminal Economic Assassinations

This is a notarized criminal complaint detailing the criminally insane and revenge crimes of Regional Killer Jonathan Lippman via multifacted criminal use of law departments and other entities to obstruct the rule of law to advance his well documented conspiracies to murder crime inflictions on me. This notarized criminal report discusses: JONATHAN LIPPMAN'S UNREGULATED AND ONGOING CRIMINAL USE OF LAW DEPARTMENTS, UNITS AND EMPLOYERS: • TO ENFORCE U.S. CODE TITLE 10, SECTION 333, INTERFERENCE WITH STATE AND FEDERAL LAWS JONATHAN LIPPMAN'S: • 18 USC 1117 MULTIPLE CONSPIRACIES TO MURDER CRIMES • 18 USC 1503 INTIMIDATE WITNESSES • 18 USC 1513 RETALIATION AGAINST A WITNESS, VICTIM OR AN INFORMANT • 18 USC 241 CONSPIRACY AGAINST RIGHTS OF SOVERIEGN, FREE, GOD CREATED, SPIRIT AND SOUL BEINGS,

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No Oath of Office Jonathan Lippman Apartment Terrorization \$ Pitting Escalates, Revenge, Criminal Insanity and Apartment Terrorization

REGIONAL KILLERS JONATHAN LIPPMAN AND BOYDEN GRAY CRIMINAL, SICKLY, RETALITORY AND DEADLY USE OF CRIMINALS FOR CRIMINAL TRESPASS IN MY HOME FOR FOOD/WATER POISONINGS AND APARTMENT TERRORISM ESCALATES AND CONTINUES, UNREGULATED! May 28, 2010 CRIMINAL TRESPASS AND APARTMENT TERRORISM ESCALATES. TOILET BOWL IS DISABLED AND THE SUPER SAYS IT CAN NOT BE REPAIRED OR FIXED.

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Chief Criminal Jonathan Lippman Elder Abuse Crime Script Via Obstruct Elder Laws

THIS IS AN EXTENSIVE EXHIBIT TITLED: UNDERSTANDING REGIONAL KILLER \$ NYS CHIEF JUDGE CRIMINAL JONATHAN LIPPMAN'S TOP/DOWN ORDERED ELDER ABUSE SCRIPTED CRIME INFLICTIONS, OBSTRUCTION OF ELDER LAWS, RETARD/REVERSE FAMILY PROTECTION LAWS, ADVANCE ELDER ABUSE VIA PITTING THE ELDER AGAINST THE FAMILY FOR ELDER ISOLATION, COVERTLY ACT AS ELDER ADVOCATES WHILE RETARDING ELDER INDEPENDENCE, INDUCE HOSPITALIZATIONS AND CRIMINAL INDUCED NURSING HOME PLACEMENTS. I INCLUDED A CRIMINAL REPORT ON ELDER ABUSE IN WHICH KILLER JONATHAN LIPPMAN IS USING NEW YORK CITY HOUSING AUTHORITY PEOPLE ON A PAYROLL TO HARRASS AND TERRORIZE MY ELDERLY MOTHER ALL TO SILENCE THE FACT THAT REGIONAL KILLER JONATHAN LIPPMAN HAS NO CERTIFIED OATH OF OFFICE TO BE A JUDGE AS REQUIRED BY LAW. PLEASE WITNESS HIS CRIMINAL INSANITY, REVENGE, AND ELDER ABUSE CRIME SCRIPT MANIFESTATIONS. THIS IS A GREAT DOCU,ENT FOR ANYONE TRULY CONCERNED FOR SENIOR CITIZENS AND THE ELDERLY.

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Summary of Jonathan Lippman's Elder Abuse Crimes Attempting to Silence His No Oath of Office

This is a summary of the Jonathan Lippman elder abuse crime inflictions in retaliation to one seeking his and other required judicial oaths of office.

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EXHIBIT: Jonathan Lippman Defraud the US, Non Certified Oath of Office In the Courts,& No Oath of Office in Dept of State

This is an exhibit to the criminal report dated May 19, 2010. This exhibit shows how Jonathan Lippman has not and cannot produce a certified copy of his oath of office as a NYS judge because of his allegiance and oath to the demonic realm. See it for yourself. I requested a certified copy of his oath of office pursuant to authorizing laws. One of his lawyer buddies disregarded the certification request and sent some illegible, criminal, fraudulent, non authenticated mess as if the mess sent was authentic œrtified copies of Jonathan Lippman's oath of offiœ. There is a serious reason this law department fraud is being administered. It is because Regional Killer Jonathan Lippman cannot take an oath to anything other than his oath to satan for worldly power. This is why he has ordered the police and visiting nurse services crimes and the escalated attacks on my elderly parents. He wants to continue defraud the United States by acting as a judge with no oath of office. To cover up his inability to take the oath, he has thousands of other judges with no oath of office so he can not be identified. But God has another plan. It is the law of the land. All public officers must take and have certified copies of their oath of office because the law says, no oath, no office period. This should not be the job of a crime victim who has been criminally economically assassinated. This is the job of people on a pay roll in public protection offices. This is how demons can rule over the population via people in public protection positions simply using their free will to not do their jobs. Let's end this nightmare and all work together on exposing this Regional Killer Jonathan Lippman atrocity that is the gateway for his required satanic induced disasters in NYS. As a deeply rooted useless demon, he must keep and invoke hell on earth, in order to keep his illusionary top position going. Read about spiritual warfare and let this demon know, his time is up! No ærtified oath, no OFFICE! JONATHAN LIPPMAN'S INABILITY TO PRODUCE A CERTIFIED OATH OF OFFICE AS A NYS JUDGE , AS REOUIRED UNDER THE RULE OF LAW. NO OATH, NO OFFICE,

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Notar Cr Rept Jonathan Lippman NYCHA Elder Abuse, Law Dept Usurpations Using Paycks As Pledge To Enjoin In Harassment

This is a notarized criminal report regarding Regional Killer Jonathan Lippman replicated elder abuse crimes inflicted to silence the publicty and criminality of him acting as judge with no certified oath of office on file anywhere. The elder abuse crimes are horrific and exemplify his criminal insanity and demon possession. This criminal affidavit details ordered harrassment and elder abuse in Ravenswoods apartmets via the law department.Please read this and forward to authorites so the world can see how sick Regional Killer s Jonathan Lippman and Boyden Gray are. Thank you. Public Category: Government Docs Reads: 521 Published: 05 / 21 / 2010 Share Add to Collections

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NYS Legislature Concurs...No Oath, No Office, Regional Killer Jonathan Lippman Elder Abuse Replications To Silence His Non Oath Judicial Trespass Crimes

This is a great report detailing the oath project showing how judicial crimes are being infiltrated via judicial trespasses acting as judges, holding no oath of office, incontravention to the laws of this country and state. Also, The oath coordinator documents how herelderly parents were harrassed to silence her work and I added links to show the elder abuse replication of the crimes to silence the fact that Killer Jonathan Lippman has no certified oath of office on file anywhere and this is how he is destroying NYS via his criminal trespass as a judge. Once it is understood and made public that he has no oath of office as required, he will be gone! Keep praying because prayer changes things. ¬ 18 USC SEC 371 CONSPIRACY TO OFFEND AND DEFRAUD THE UNITED STATES, ¬ 18 USC SEC 2383 INSURRECTION AGAINST THE CONSTITUTION BY INCITING, ASSISTING, AND ENGAGING IN REBELLION AGAINST THE CONSTITUTIONAL AUTHORITY OF THE UNITED STATES OF AMERICA, ¬ 18 USC SEC 2384 SEDITION/SEDITIOUS CONSPIRACY BY CONSPIRING TO OVERTHROW THE CONSTITUTIONAL GOVERNMENT OR DELAY THE EXECUTION OF A LAW OF THE UNITED STATES OF AMERICA, ¬ U.S. CODE TITLE 10, SECTION 333, INTERFERENCE WITH STATE AND FEDERAL LAWS,

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62 p.

REGIONAL KILLER BOYDEN GRAY CRIMINALLY INSANE VULNERABLE POPULATION MONEYLINE REGIONAL KILLING NAME ALIGNMENTS, EXHIBIT

THIS IS AN EXHIBIT DOCUMENTING UNREGULATED REGIONAL KILLINGS THAT MUST BE MADE TO STOP. FUTHERMORE, IT DOCUMENTS HOW THESE KILLERS TARGET VULNERABLE POPULATIONS FIRST TO SEE HOW FAR THE HUMAN RACE WILL ALLOW THESE DEMONS TO COMMIT CRIMES UNREGULATED. THE CRIMES ARE PRACTICED ON THE VULNERABLE POPULATIONS AND THEREAFTER PERFECTED ON THE REST OF THE POPULATION BECAUSE THE CRIMES WERE NOT STOPPED WHEN THEY WERE EXPOSED. DO SOMETHING TODAY TO STOP THESE DEMON POSSED, CRIMINALLY INSANE CRIMES! KEEP PRAYING BECAUSE PRAYER CHANGES THINGS. THIS DEMON WILL BE STOPPED! PLEASE FOWARD TO AUTHORITIES, MEDICAL PEOPLE, AND WAKE UP AMERICA.

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Faxed May 17 2010 Letter to the Emergency Room Doctors

This is a letter I was compelled to fax to the emergency room on behalf of my father. Public Category: Government Docs Reads: 200 Published: 05 / 17 / 2010 Share Add to Collections



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May 16, 2010 Lippman Law Dept Scripted Criminal Induced Hospitalization of My Elderly Father Again

PRAYER WARRIORS NEEDED!

Public Category: Government Docs Reads: 397 Published: 05 / 17 / 2010 Share Add to Collections



Exhibit: Regional Killers Lippman and Gray Retaliation Escalates: Apartment Terrorism

REGIONAL KILLERS JONATHAN LIPPMAN AND BOYDEN GRAY CRIMINAL, SICKLY, AND DEADLY FOOD/WATER POISONINGS AND APARTMENT HARASSMENT CONTINUES May 28, 2010 APARTMENT HARRASSMENT ESCALATES. TOILET BOWL IS DISABLED AND THE SUPER SAYS IT CAN NOT BE FIXED. BATHROOM CURTAINS ARE PULLED OUT OF THE SOCKET. BOTTLED DRINKING WATER IS SABOTAGED. ALL OF THIS HAS HAPPENED IN ADDITION TO: BLOOD STAINS PUT ON CARPET THROUGH OUT MY HOME, BRAND NEW OFFICE CHAIR BUSTED, BEDROOM CHANDELIER, FAN AND LAMP BROKENED, ALL LAMPS IN MY COMPUTER ROOM BUSTED AND BROKENED, TWO KITCHEN OVENS BROKENED, REFRIGERATOR BROKENED, FUR COAT INNER LINNING SHREDDED, DVD BUSTED AND BROKENED, VHS BUSTED AND BROKENED, May 8, 2010 HARASSMENT ESCALATES I LEFT MY CAMERA ON AND CAME HOME AND IT WAS TURNED OFF AND MY LAPTOP WAS SABOTAGED AGAIN. THESE KILLERS ARE IN MY HOME AND I CAN T GET THE APPROPRIATE HELP I AM ENTILED TO.

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Notar w recpts Regional Killers Gray and Lippman Criminal Replicated Usurpation Montefiore Hospital Dad Disguised Killing and Harassment of me By Security

This is a criminal report to be notarized documenting Regional Killers Boyden Gray and Jonathan Lippman criminal usurpation over Montefiore Hospital, effectuating the brutalization of my father, security guard harassment, and mu fathers wish to live and get of the re because regional killers Boyden Gray and Jonathan Lippman criminally control everything. Help is needed. They sent security guards to harrass me in front of my sickly father. People on a payroll are criminally being used to advance regional killers Boyden Gray and Jonathan Lippman's criminal insanity. My father was in tears. He went in for food poisoning.

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Lippman Court Buddy Ex Murderer Moves Next Door, Responds to Letter to Neighbors

This is is a letter I gave to all of my neighbors regarding Regional Killer Jonathan Lippman's April 13, 2010 crime scene creation and assault on my reputation and right to be left alone. The one neigbor that immediately responded in a most programmed manner was a man who moved next door. He explained that he just did 15 years for killing someone. Yesterday, he was programmed to leave a note on my door asking me to call him to create Jonathan Lippman butom bucket style evidence of me contacting his programmee, which will never happen. Consequently, it is time for the world to see another one of Jonathan Lippman's buttom bucket criminally insane, desperado, set ups. He will use his programmee to hurt me, to create scandal or a crime scene to cover up his CRIMINAL INSANITY, NON OATH HAVING REGIONAL KILLING, JUDICIAL TRESPASS.

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EXHIBIT: Regional Killers Gray \$ Lippman Deadly Bomb Scheme Manifestations For Criminal Usurpations Over NYC Police and Emergency Management Under the Disguise of Boyden Gray's Homeland Land Security Creation

REGIIONAL KIILLERS BOYDEN GRAY AND JONATHAN REG ONAL K LLERS BOYDEN GRAY AND JONATHAN LIIPPMAN,, DOCUMENTED AND NAME ALIIGNED L PPMAN DOCUMENTED AND NAME AL GNED PREMEDITATED NYC BOMBING SCHEMES MANIFEST. THEY WANT TO CONTROL NYC EMERGENCY SERVIICES AND THE POLIICE,, SO THEY WANT TO CONTROL NYC EMERGENCY SERV CES AND THE POL CE SO THEIIR CRIIMIINAL PREMEDIITATED BOMBIING SCHEMES AND PUBLICIITY THE R CR M NAL PREMED TATED BOMB NG SCHEMES AND PUBL C TY STUNTS ARE ESCALATIING.. CHECK OUT THE NAME

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Notarized w Cer Recpts Killers Lippman & Gray NYVNS Food Poisoining, Induced Hospitalization & Torture Elderly Father

This is a criminal report documenting Regional killers Jonathan Lippman and Boyden Gray's criminal usurpations and replicated criminal enjoinents, induced hospitalization, and replicated disguised attempted killing and torture of my elderly father. My father gets meals on wheels. This senior atizen meal program is programmed by Visiting Nurse Services of New York, the same medical hit team that was used to attack me Aprile 13, 2010. Please see:

http://www.scribd.com/doc/30146261/Descriptions-Criminal-Affidavits... April 30, 2010 my father ate some meatloaf from meals on wheels. Immediately the reafter he was inflicted with stomach pain and was forced to call 911 and go to the hospital. He went to the hospital and read the torture inflicted on him that is being used to implement Regional Killers Jonathan Lippman and Boyden Gray replicated disguised killing attempts.

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Killer \$ Judge Jonathan Lippman No Oath of Office on File NYS Department of State

This is a response letter from the State of New York Department of State regarding Regional Killer and NYS Chief Judge Jonathan Lippman's non holding oath of office. This is how the crimes are infiltrated. There is no accountability with respect to his right to act and or jurisdiction. He is a criminally sick man and killer. Please see the many files establishing and name aligning him to such. Public Category: Government Docs Reads: 391 Published: 04 / 26 / 2010 Share Add to Collections

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FUNDRAISER: END CRIMINALLY INSANE INCOME BLACKLISTINGS!

This is a fundraiser I am doing on behalf of human rights. I have sponsored all of the work done so far. My personal funds are depleted. I have investeed over 50, 000 dollars worth of work and I will continue, but your support is needed. Please see my work. I work hard and on behalf of many. Please make a donation. God bless and Thank you.

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EXHIBIT: Public Daily Log of Regional Killer Jonathan Lippman Revenge & Elder Abuse Crime Inflictions

This is a log of the daily criminally insane revenge and terrorism crimes Jonathan Lippman is inflicting on my mother. These are criminally insane, expert elder abuse crimes that require a daily log and documentation.

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Descriptions: Criminal Affidavits for the Crimes of April 13, 2010 Parts 1 & 2

This is the description of the two criminal report affidavits dated April 13 and 16 2010 regarding the use of satnists as police and medical personnel to initiate a criminal and deadly medical set up.



Notar w Recpts: Jonathan Lippman Criminal Use of Visiting Nurse Service to Imposture NYPD Investigator To Coerce/Create Criminal Contact btwn Snyder \$ VNS, April 16 Criminal Report, Med Set

Up

THIS IS PART 2 OF THE CRIMINAL REPORT OF APRIL 13, 2010. BOTH CRIMINAL REPORTS WERE MAILED APRIL 17, 2010. ON APRIL 13, 2010, AT ABOUT 6: 22 PM, A MAN KNOCKED ON MY DOOR AND SAID HE WAS A NYPD INVESTIGATOR. PLEASE LISTEN TO THE TAPE AND HEAR HOW I WAS SCHOOLED ON: MAKE SURE YOU OPEN THE DOOR FOR THE POLICE. THIS WAS STATED REPETITIOUSLY. THIS WAS NOT AN ACCIDENT. THIS IS CALLED PSYCHOLOGICAL PROGRAMMING. THIS WAS A SCRIPT. LISTEN TO THE END OF THE TAPE WHERE I AM REPEATEDLY INSTRUCTED TO OPEN THE DOOR FOR ANYONE WHO SAYS THEY ARE THE POLICE: HTTP://WWW.TALKSHOE.COM/TALKSHOE/WEB/AUDIOPOP.JSP?EPISODEID=346329&CMD=APOP THEREFORE, WHEN THIS MAN CAME TO MY DOOR AND SAID HE WAS A NYPD INVESTIGATOR, I BY CRIMINAL PROGRAMMING AND WANTING NO FURTHER PROBLEMS, IN ADDITION TO BEING CRIMINALLY COERCED BY BEING TOLD, THE PERSON AT MY DOOR WAS A NYPD INVESTIGATOR, I OPENED MY DOOR. HE SAID HE WAS INVESTIGATING WHAT HAPPENED EARLIER AND APOLOGIZED FOR THE SCENE. HE WANTED TO KNOW DID I WANT TO ADD ANYTHING TO THE NYPD INVESTIGATION. I SAID I WAS GLAD IT WAS OVER, MAY I HAVE YOUR BUSINESS CARD? HE GAVE IT TO ME AND LEFT. I MUCH LATER LOOKED AT THE BUSINESS CARD AND REALIZED THAT THIS MAN WAS NOT FROM THE NYPD INVESTGATIVE UNIT. HE LIED. HE WAS FROM VISITING NURSE SERVICES OF NEW YORK. I WAS SET UP AGAIN FOR JONATHAN LIPPMAN'S CRIMINALLY IN SANE MEDICAL SET UP, WHICH STARTS WITH CREATING A FALSE CRIMINAL

RECORD/ASSOCIATION BETWEEN THE VICTIM, A MENTAL HEALTH FACILITY AND THE POLICE. PLEASE SEE THE BUSINESS CARD IN THE AFFIDAVIT. THIS MAN HAD ME OPEN MY DOOR BASED ON HIS CRIMINAL IMPOSTURE AS A NYPD INVESTIGATOR AND THE CRIMINAL POLICE OFFICERS THAT WERE AT MY HOME EARLIER READ A SCRIPTED PROGRAMMING TO SUBLIMINALLY COERCE ME TO OPEN MY DOOR UNDER THE DISGUISE OF AN INVESTIGATOR. IF THIS MAN WOULD HAVE SAID HE WAS FROM THE VISITING NURSE SERVICE OF NEW YORK, MY DOOR WOULD NEVER HAVE OPENED, THIS IS DOCUMENTED CRIMINAL SATANIC PROGRAMMING, USING CULT MEMBERS AS POLICE OFFICERS AND MEMBERS OF THE MEDICAL FIELD, BOTH ENTITIES ARE USED TO CRIMINALLY SET UP INTELLIGENT PEOPLE MEDICALLY, OUT OF DEMONIC ENVY OF GOD GIVEN SKILLS. BUT GOD! THIS CULT WILL USE THIS SAME CRIMINAL POLICE CULT AND VNS CULT MEMBERS TO TURN ON OFFICERS, MEANING, ADMINISTER MEDICAL SET UPS, INUCED HOSPITALIZATIONS, INDUCED NERVOUS BREAKDOWNS ETC...PARTICULARLY FOR THOSE IN HIGH POSITIONS. PLEASE STUDY THE SCRIPTS, PARTICULARLY THE BEHAVIORS OF THE CRIMINAL POLICE OFFICERS. THEY ARE PART OF A CULT. IT IS MY CONTENTION THAT MORE TOP LEVEL PEOPLE ARE GOING OUT IN NYC POLICE ON NERVOUS BREAKDOWN AND SUICIDE THAN EVER BEFORE. REGIONAL KILLERS JONATHAN LIPPMAN AND BOYDEN GRAY GOT THE DEADLY MEDS. CRIMINAL SLEEP RESEARCH, DEADLY MIND CONTROL PROGRAMMING WEAPONS, AND CULT MEMBERS PLANTED IN THE POLICE FORCE TO DROP A MICKEY IN THE FOOD AND THEY HAVE THEIR SCRIPTS! WHAT THE POLICE CRIMINALS DID TO ME AT MY HOME ON APRIL 3, 2010, WAS SCRIPTED. THE ONLY ALLEGIANCE THE CULT MEMBERS HAVE IS TO SATAN FOR WORLDLY POWER AND THE POWER IS ONLY TEMPORARY! READ THE BIBLE!!!! POLICE LEADERS STUDY SPIRITUAL WARFARE AND SHAME THE DEVIL!!!!!!!! MAKE IONATHAN LIPPMAN COME TO KNOW THE SPIRIT AND CRUCIFIXION OF JESUS CHRIST, THE BLOOD SACRIFICE! EITHER THE POLICE WILL DO SUCH, OR THEY WILL BE WATCHING MORE OFFICERS, PARTICULARLY THE ONES AT THE TOP. GO OUT ON DEADLY MEDICAL PHENOMENA. THEY, THESE TWO DEMONS AND OTHERS ALREADY PRACTICED AT THE DEPARTMENT OF JUSTICE. THEY HAVE MORE DEMONS PLANTED THAN I WANT TO BELIEVE, BUT THERE IS NO OTHER WAY THE CORRUPTION/EVIL COULD GO THIS FAR. BUT, PLEASE NOTE, EVERY ONE OF THE DEMONS ARE COMPROMISED. THEY MUST FOLLOW SPIRITUAL RULES AND GOD IS IN CHARGE! THEY CHOSE TO USE THEIR FREE WILL TO SERVE SATAN. THEY ARE COMPROMISED, WE ARE NOT. GOD'S PROTECTION REIGNS, WHEN WE ENFORCE IT. THE DEMONS DO NOT WANT YOU TO KNOW THIS. THEIR JOB IS TO MAKE OFFICERS PARTAKE IN SOME TYPE OF CORRUPTION. THEN THEY HAVE A HOLD. WALK RIGHT, DO

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Ntrzd w Recpts: Jonathan Lippman Use of Criminal/Cult Like NYC Police Officers For a Medical Set Up/ Initiate A Disguise Kill Via False Statements, Criminally Intertwine in VNS, Harass, Threaten, Obstruct Justice, Intimidate A Witness, Bang on Door, Ring Bell Like Nuts, Abuse, To Silence Complaints, Oath/Bond Request

THIS IS A TAPE VERIFIED CRIMINAL REPORT DETAILING HOW JONATHAN LIPPMAN SENT SEVERAL SATANIC CULT MEMBER TYPES, ACTING AS POLICE OFFICERS, TO MY HOME ON APRIL 13, 2010, WITHOUT REASON OR CAUSE, TO BANG ON MY DOOR, THREATEN TO BUST DOWN MY DOOR, IF I DO NOT LET THEM IN. THEY HAD NO REASON FOR BEING AT MY HOUSE. WHEN I ASKED WHY WERE THEY HERE, THE REPLY WAS JONATHAN LIPPMAN AND A JUDGE SENT THEM. LISTEN TO THE TAPE CAREFULLY. YOU WILL HEAR SEVERAL OF THE CRIMINAL OFFICERS

CREATING A MENTAL SCENE VIA SAYING VERY INSULTING AND MENTAL INNUENDO STATEMENTS. ONE CRIMINAL IS IN THE BACKGROUND SAYING HELLO AS IF HE WAS MENTALLY ILL. THESE WERE NOT REGULAR POLICE OFFICERS. THESE WERE CRIMINAL POLICE OFFICERS WHO HAVE DONE, WHAT THEY DID TO ME, TO OTHER PEOPLE. THEY WERE FOLLOWING A MALICIOUS SCRIPT. THEIR JOB WAS TO INTIMIDATE ME INTO BELIEVING, NO MATTER WHO COMES TO MY DOOR AND SAYS HE/SHE IS AN OFFICER OPEN THE DOOR. THIS IS CALLED A DEADLY PSYCHOLOGICAL OPERATION AND THESE PSYCHO WARFARE OPERATIONS ARE DEFINED IN THE BELOW LINKS. HTTP://EN.WIKIPEDIA.ORG/WIKI/PSYCHOLOGICAL STRATEGY BOARD AND HTTP://WWW.TRUMANLIBRARY.ORG/H\$TPAPER/GRAY.HTM REGIONAL KILLER BOYDEN GRAY'S FATHER IS THE AUTHOR OF THESE DISGUISED KILLING PROGRAMS, ADVERTISED AS PSYCHOLOGICAL WARFARE/OPERATIONS. IN SUM, IT IS THE SATANISTS WAY TO GET SATANISM, IN **GOVERNMENT UNDER THE DISGUISE OF PSYCHOLOGICAL OPERATIONS. SATANISM IS DARK** FORCES, HIDDEN, COVERT, AND EVIL ACTIVITIES. THIS IS EXACTLY WHAT PSYCHOLOGICAL OPERATIONS ARE. THEY ARE SECRECY BASED, HIDDEN, COVERT, EVIL DARK FORCES OPERATIONS THAT ARE CRIMINAL. LISTEN HOW A JUDGE'S FALSE STAEMENT CREATED AND CAUSED THIS CRIME SCENE AND WAS CONCEALED, IN SECRECY, AND HIDDEN FROM THE PUBLIC AND MOST IMPORTANTLY HIDDEN FROM THE VICTIM, ME. THE CRIMINAL PIECE OF PAPER THAT RULED OVER THIS ENTIRE CRIME SCENE IS A PRIME EXAMPLE OF WHAT IS DARK FORCES RULING. IT IS CRIMINAL, YET HAD AUTHORITY. THAT IS SATANIC INFILTRATION IN GOVERNMENT FROM THE HIGHEST LEVEL, THE TOP OF THE JUDICIARY. ENFORCEMENT OF THE LAW/ PENALTIES ON THE CREATOR OF THE FALSE STATEMENT WOULD CURVE THIS CRIMINAL USE OF JUDICIAL POWER. BE A FIRST STEP IN ENDING MEDICAL SET UPS, BASED ON DEFRAUD AUTHORITY, AND WOULD STOP OFFENSES INVOLVING FALSE JUDICIAL WRITTEN STATEMENTS. THIS IS WHY THE OFFICERS RANG MY BELL SO MANY TIMES. IT IS UNDERSTOOD THAT THE MEDICAL SET UP IS CRIMINAL. THE OFFICERS WERE EACH PROMISED CLEARANCE VIA DEMONS PLANTED IN THE LAW DEPARTMENTS OF THE UNION AND POLICE DEPARTMENT. THE CRIMINALS INVOLVED IN THIS MATTER, SPECIFICALLY FROM THE POLICE DEPARTMENT AND VISITING NURSE SERVICES OF NEW YORK, NEED TO BE WATCHED AND INVESTIGATED THOROUGHLY. THEY ARE PART OF A CULT. THEY FOLLOW A SCRIPT AND THEIR JOB WAS TO DO WHAT WAS DONE TO ME, INTIMIDATE THE VICTIM/TARGET INTO OPENING HER DOOR FOR SOMEONE WHO SAYS HE IS THE POLICE. PLEASE READ PART TWO OF THIS CRIMINAL AFFIDAVIT WHERE A MAN COMES TO MY HOUSE UNDER THE DISGUISE OF A NYPD INVESTGATOR AND HE WAS REALLY FROM VISITING NURSE SERVICES CRIMINAL ENTERPRISE DIVISION. PLEASE NOTE IN THE CRIMINAL REPORT AFFIDAVIT PART 2, I PUBLICLY UNAUTHORIZE VISITING NURSE SERVICES, TO HAVING ANY ACCESS TO ME, IF ANYTHING SHOULD HAPPEN TO ME MEDICALLY, AT ANY POINT IN MY LIFE. I HAVE NEVER HAD ANY CONTACT WITH THEM, VNS, PRIOR TO THIS DEFRAUD JUDICIAL AUTHORITY CRIME SCENE CREATION AND I WILL NOT START NOW UNDER ANY DEMONIC, LYING WONDERS, MEDICAL SET UP, PHENOMENON NOW! PLEASE READ PART 2 WHERE THE CRIMES CONTINUE. PLEASE NOTE I WAS SO BUSY WRITING THIS AFFIDAVIT, I COUD NOT GET TO THE CRIMES IN PART 2, BUT I EVENTUALLY DID. BOTH CRIMINAL COMPLAINT AFFIDAVITS FOR THESE APRIL 13, 2010 CRIMES WERE MAILED APRIL 17, 2010. PLEASE SEE PART TWO HERE:

http://www.scribd.com/doc/30035223/Notar-w-Recpts-Jonathan-Lippman-Criminal-Use-of-Visiting-Nurse-Service-to-Imposture-NYPD-Investigator-To-Coerce-Create-Criminal-Contact-btwn-Snyder PLEASE JOIN ME IN CONTINUING TO PRAY FOR THE RETAKE OF THIS LAND FROM

Public Category: Government Docs Reads: 507 Published: 04 / 13 / 2010 Share Add to Collections

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Corrected, T-Mobile Harassment and Billing Fraud

My documents are being tampered with in my home.

Private Category: Business/Law Reads: O Published: O4 / 13 / 2010 Share Add to Collections



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April 8, Signed Police Report Official 3checks Fraud, Forgery From the Same Money Order Company

T his is a criminal report regarding Regional Killers Boyden Gray and Jonathan Lippman's use of NYS government for revenge and the administration of: 18 U.S.C. § 1028 : US Code - Section 1028: Fraud and related activity in connection with identification documents, authentication features, and information, SEE NYPL: 175.05 - Falsifying business records in the second degree. 175.10 - Falsifying business records in the first degree. 175.15 - Falsifying business records in the first degree. 175.30 - Offering a false instrument for filing in the second degree. 175.35 - Offering a false instrument for filing in the second degree. 175.40 - Issuing a false certificate. 175.45 - Issuing a false financial statement. 190.60 - Scheme to defraud in the second degree. 190.65 - Scheme to defraud in the second degree. 190.65 - Scheme to defraud in the second degree. 190.65 - Scheme to defraud in the second degree. 190.65 - Scheme to defraud in the second degree. 190.65 - Scheme to defraud in the second degree. 190.65 - Scheme to defraud in the second degree. 190.65 - Scheme to defraud in the second degree. 190.65 - Scheme to defraud in the second degree. 190.65 - Scheme to defraud in the second degree. 190.65 - Scheme to defraud in the first degree. 190.65 - Scheme to defraud in the second degree. 190.65 - Scheme to defraud in the second degree. 190.65 - Scheme to defraud in the second degree. 190.65 - Scheme to defraud in the first degree. 190.65 - Scheme to defraud in the first degree. 190.65 - Scheme to defraud in the first degree. 190.65 - Scheme to defraud in the first degree. 190.65 - Scheme to defraud in the first degree. 190.65 - Scheme to defraud in the first degree. 190.65 - Scheme to defraud in the first degree. 190.65 - Scheme to defraud in the first degree. 190.65 - Scheme to defraud in the first degree. 190.65 - Scheme to defraud in the first degree. 190.65 - Scheme to defraud in the first degree. 190.65 - Scheme to defraud in the first degree. 190.65 - Scheme to defraud in the first degree. 190.65 - Scheme to de

Private Category: Business/Law Reads: 4 Published: 04 / 09 / 2010 Share Add to Collections



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Full Copy of Mom 3 Damaged and Forged Checks Sent to the Comptroller BECAUSE OF MOM'S INFO THIS IS PRIVATE THE EVIDENCE IS TAMPERED WITH ON MY FILES Private Category: Government Docs Reads: 2 Published: 04 / 08 / 2010 Share Add to Collections

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STATISTICS.	

Regional Killers Lippman \$ Gray, Attempted Murder of My Elderly Mother, Daily Criminal Trespass, Terrorism, 18 U.S.C. § 1028, Fraud, Identification Documents, Authentication Features

This is a criminal report regarding Regional Killers Jonathan Lippman and Boyden Gray ongoing, continuous, relentless revenge on my mother and I embedded in their unregulated obstruction of government offices to terrorize my mother and I. This is a demand for arrests and an Order of Protection for their patterned and practiced below crimes: SEE NYPL: 175.05 - Falsifying business records in the second degree. 175.10 - Falsifying business records in the first degree. 175.15 - Falsifying business records in the first degree. 175.30 - Offering a false instrument for filing in the second degree. 175.35 - Offering a false instrument for filing in the first degree. 175.45 - Issuing a false financial statement. 190.60 - Scheme to defraud in the second degree. 190.65 - Scheme to defraud in the first degree. 190.65 - Scheme to defraud in the fi

Public Category: None Reads: 345 Published: 04 / 08 / 2010 Share Add to Collections

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Lippman \$ Gray Revenge, Elder Abuse, Apt Trespass, Stolen Money Order, Resurrected Ck, Criminally Insane Psychological Operation that has Killed

This is a letter written on behalf of the economic assassination and apartment terrorization crimes inflicted on my elderly mother in retaliation to my lawful request for Jonathan Lippman's Certified Oath of Office. It discusses: Highly Organized Terrorism Inflictions On My Elderly Mother, Her Apartment, Astolen and 3 months later resurrected check, and it includes An Attached Police Report Dated April 4, 2010 Documenting Other Criminally Insane Elder Abuse and Economic Assassination Crimes Inflicted

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Lawful & Humble Demand For Jonathan Lippman's Certified Oath of Office and Bond Number W Certified Receipts, March 2010

This is a letter with a Memorandum of Law, and certified receipts, lawfully demanding the Public Official Oath of Office of: JONATHAN LIPPMAN, FERNANDO TAPIA, and JACK BAER. In addition, I include a lovely Special Report titled: NYS Legislature Concurs -- No Oath, No Office!

Public Category: Government Docs Reads: 319 Published: 04 / 07 / 2010 Share Add to Collections



Notarized W Rcpts Police Report Attack on My Mother, Apt, Burglary, Finances Theft, Furniture, Appliances, Sabotage, Poisonings April 4

This is a police report I filed because of the crimes inflicted on my mother and I. woke up today and a money order and money was taken from my pocket book and my computer was busted to let me know that these psychopaths are in my home when I am sleeping. But God!

Public Category: Government Docs Reads: 347 Published: 04 / 05 / 2010 Share Add to Collections



Gray \$ Lippman Step By Step Guide Creating Children Assassins \$ Vaccine Induæd Infectious School Age Populations

This is an exhibit showing the step by step guide and details in criminally creating children assassins, sex offenders, prostitutes, etc, for Regional Killers Jonathan Lippman and Boyden Gray Innovative Court Defraud for Youth. In addition I have included their name alignments in their YOUNG PEOPLE'S VACCINE INDUCED INFECTIOUS DISEASE EDUCATION GRANT PROGRAMMINGS. The documents show clear evidence of pure name aligned criminally insane regional killings.

Public Category: Business/Law Reads: 708 Published: 04 / 01 / 2010 Share Add to Collections



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New York Stub: Fernando Tapia, Judicial Imposture W 872 Other NY Stubs

This is a site I was viewing and noted that Fernando Tapia was not listed in the NYS judge's section. He was listed as a New York State Stub. Please review the document and site and You Be The Judge! Public Category: Government Docs Reads: 307 Published: 03 / 30 / 2010 Share Add to Collections



Unauthorized Nurse Consultant Inflicts Race To The Top Vaccine Induced Infectious Disease Program, Why Consultant?

A consultant is used because this is a disguise kill and infestation program under the defraud of an education reform grant. See how the disguised killing vaccine induæd infectious disease programs are criminally inflicted in schools via a Nurse Consultant with UNAUTHORIZED POWER THAT ACTS AS A SWORD. PLEASE SEE THE RACE TO THE TOP GRANT BEING MISUSED AND USED TO KILL AND CREATE DISABLED CHILDREN. http://www.docstoc.com/doc/32557080/Gray--Lippman-Creation-of-Children-Asssassins-and-Infectious-Diseased-Youth-Step-BY-Step-Guide THE FULL NOTARIZED CRIMINAL REPORT: http://www.scribd.com/doc/29074990/BOYDEN-GRAY-FEDERAL-EDUCATION-GRANT-CRIME-RING-MASS-KILLINGS-INFESTATIONS-SCHOOL-REFORM-DEFRAUD-THE-UNTITED-STATES-TREASON EXHIBIT: http://www.scribd.com/doc/29107913/Race-to-the-Top-Deadly-Unsupervised-Vaccination-Federal-Grant-Disguised-as-an-Ed-Grant

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Race to the Top Education Grant Used As An Unregulated License to Vaccine Kill \$ Infest Children, Youth \$ College Students

This is an exhibit to a criminal report regarding the mass, vaccine induced killing of children, youth and college students, using the place of education, as the crime scente location. This was done in Africa and since unregulated, it is here in the USA, killing and infesting, generations of children.

Public Category: Government Docs Reads: 377 Published: 03 / 29 / 2010 Share Add to Collections



CERTIFIED W RECPTS CRIMINAL REPORT FEDERAL EDUCATION GRANT CRIME RING, MASS KILLINGS, INFESTATIONS, SCHOOL REFORM DEFRAUD & TREASON, FREE ONLINE READING

This is a notarized criminal report affidavit regarding USA federal education grants that are being \$ have been used as defraud federal authority mandating vaccines and inflicting criminal, no shot, no school unauthorized policies, mass killings, vaccine induced children, youth \$ college students infectious disease infestations, (18 USC 1117 Multiple Conspiracies To Murder Crimes) and implemented under premeditated education restructuring demise schemes (31 USC 3729 False Claims Act And 18 USC 1512 Engaging In Misleading Conduct) effectuating the criminal extermination of competent, qualified, statutory tenured and experienced educators and covertly turning around and over, targeted public schools, to documented, unregulated, criminal, satanic education cults. This is the USA public schools demonic take over, control and demise 2010. The issues discussed are::] Regional Killer Boyden Gray's Name Alignments to the Criminal Creation of Race To The Top Federal Funds For Criminal Education Expert Exterminations, Disregard of Student Educational and Psychological Needs, Enjoinment of Money Laundering Rochester New York Education Impostures,] Regional Killer Boyden Gray's Criminal Use of Federal Education Grants To Turnover Schools to

Satanic Education Cults Via Criminally Eliminating Education Experts For The Sole Purpose of Turning Schools and Colleges into School-Based Deadly and Infectious Vaccination Clinics, Regional Killer Boyden Gray's Criminal Use of Federal Education Grants To Criminally Force School Districts and Colleges to Enforce NO SHOTS, NO SCHOOL Unauthorized and Criminal Policies, Regional Killer Boyden Gray's Criminal Creation and Use of Race to The Top Federal Grants for Children and Youth Vaccine Induced Infectious Disease Dissemination and Pharmaceutical Profiteering, With Children and Youth Infectious Disease Rates Used as the Federal Grants Assessment Tool and Using His Virus Creations in Student Bodies As Student and Viral Tracking's and Effectiveness of the Grant/s Assessment, Regional Killer Boyden Gray's Criminal Use of Federal Education Grants for the Obstruction of Education, Employment, Civil Rights, Student Privacy and Statutory Tenure Laws, Regional Killer Boyden Gray's Criminal, Satanic, and Eugenic Attempt to Undermine President Obama's Presidency By Orchestrating the Largest Mass Killing and Infestation Plan In History Via President Obama's Largest Federal Education Grants For The Nation: Race To The Top (RTTT), Please see Below: [MS POWERPOINT] Creating Effective Consortia: Insights for Race to the Top ... Insights for Race to the Top Assessment Program. ... Objectives are clear and focused: 1) support use of vaccines in the poorest ...

Public Category: Government Docs Reads: 2472 Published: 03 / 29 / 2010 Share Add to Collections



JONATHAN LIPPMAN'S DEADLY CRIMINAL INDUCED HEARING VOICES MONEY LAUNDERING SCAM UNDER THE DISGUISE OF INNOVATIVE COURTS & RESEARCH TARGETING INNOCENT YOUNG POEOPLE!

This is warning to parents to be vigilant regarding Jonathan Lippman's criminal innovative court DISGUISE, stalking children and youth for SEX OFFENDER, PROSTITUTION, AND DRUG CRIMES UNDER THE DISGUISE OF INNOVATIVE COURTS AND DEADLY MICROWAVE AUDITORY EFFECT MILITARY WEAPON EXPERIMENTATION AND FUNDING!

Public Category: Business/Law Reads: 497 Published: 03 / 19 / 2010 Share Add to Collections

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Criminal Exhibit: Jonathan Lippman Forced to Return \$6 Million in Pay Raises

This is not my article. It is an exhibit I am including to show Jonathan Lippman's pattern of obstruction of justice. This is an exhibit showing how NYS Chief Criminal and Judge Jonathan Lippman specializes in fixing cases and obstructing the effective and expeditious administration of justice and the courts of New York State. This is an excellent article showing Jonathan Lippman's ongoing and deadly obstruction of the rule of law and use of petty offenses to distract attention away from his felonious crimes. Excellenct article by: http://enddiscriminationnow.com/or you can see it here: http://www.free-press-release.com/pdf/download/200911/1258935290.pdf

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Killer Lippman's Criminal Use of Government Money for His Privatized Criminal Court Creations Exploiting Victims Criminally Inflicted With Induced Hearing Voices Deadly Research

THE BELOW PRIVATE COURTS EXEMPLIFY A SATANIST DREAM COME TRUE AND USE OF THE COURT SYSTEM TO EXPAND AND INFILTRATE DIABOLICAL CRIMES. THE BELOW SEPARATE ENTITY PRIVATE COURTS HAVE BEEN CREATED FOR YOUNG PEOPLE WHILE PUBLIC SCHOOLS ARE CLOSING. WHY? PUBLICITY STUNTS TELL THE PUBLIC THERE IS BARELY ANY FUNDING FOR PUBLIC EDUCATION. THEY ARE CLOSING SCHOOLS BUT YET FUNDING, PRIVATE COURTS FOR DIABOLICAL CRIMES. THE PREMEDIATED SCHOOL SHUT DOWNS ARE FOR THE ADVANCEMENT OF THE SPECIFIC CRIMES LISTED BELOW UNDER THE DISGUISE OF COURTS. PRIVATE COURTS FOR CRIMINAL ACTIVITY WHILE SCHOOLS ARE SHUTTING DOWN, DOES THIS MAKE ANY SENSE? WHY ARE STIMULUS MONIES BEING USED TO CREATE COURTS AND CLOSE PUBLIC SCHOOLS? PLEASE READ! THIS IS HAPPENING ALL OVER TARGETING BLACK YOUTH BY DESIGN OF SCHOOL CLOSINGS. PLEASE CONTACT OFFICIALS IN EVERY STATE, PARTICULARLY NY, THE EXPERIMENTAL STATE, AND DIVERT THE MONIES TO EDUCATION AND NOT CRIMINAL COURTS AND CRIMINAL INSANITY ADVANCEMENT.

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Criminal Report: Jonathan Lippman, Bond Number, Oath of Office, Court Entrapment Patterns, Treason, Defraud USA Certified Receipts and Notarized

This criminal report is comprehensive. Only pages 1-25 are new. This criminal report details how Jonathan Lippman is using the NYS court system to entrap innocent people. I know of two women he has criminally entrapped into the court system to create a contempt charge and criminally used this criminally insane CHARGE and criminally incarce rated them. I will not be next. In this matter, the frivolous law suit was created and administered in the courts, for no other reason but for harrassment, disguised as contempt. But God! This criminal used his legal manuals to try to entrap me. There is nothing legitimate about this case. NADA. I seek an order of protection against Jonathan Lippman and his use of NYS courts for administering frivolous law suits that simply serve to entrap innocent people. This criminal report offers very good information regarding authorizing laws regarding public officers and actions on oficial bonds or undertakings. Regional Killers Jonathan Lippman and Boyden Gray, as satanists, are covertly trying to change the oath's allegiance. This is why the oath of office laws are not being enforced. But they have to be. They want public officials to have an allegiance to the money, ignorant of their role and bond, and when the official recognizes treason for what it is, they will use the bonding process to blacklist them. This is why regional killer Gray is deeply rooted in the insurance surety business. That criminal report is forthcoming. They want the people ignorant of the laws so they can reverse all of these walls of protection Americans have

put in place to protect the people from a corrupted government. Read about judicial bonds and public officer law. Regional killer Gray is trying to change human race protection laws that protect we the people from the exact crimes they are comitting. You have no rights, when you are unwaare of such. Wake up America and help retake America from criminals and killers!

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Memorandum of Law Jonathan Lippman Holder in Due Course Raqueteer and Corruption Enterprise, NO SIGNATURE COURT PAPERS FREE ONLINE READING OF ALL

THIS IS FICTIONAL ADMINISTRATION AT ITS BEST: NO SIGNATURES ANYWHERE YET REQUIRED UNDER LAW, COMPLAINT NO SIGNATURE, AFFIDAVITS O SIGNATURES, COURT CERTIFICATES NO SIGNATURES. SEE FOR YOURSELF! MIRIAM SNYDER'S MEMORANDUM OF LAW SEEKING THE CRIMINAL INCARCERATION OF THE BELOW INDIVIDUALS: JONATHAN LIPPMAN, NEW YORK STATE CHIEF CRIMINAL AND JUDICIAL TRESPASS, FERNANDO TAPIA, JUDICIAL IMPOSTURE, NYC BRONX CIVIL COURT CHRISTOPHER GRANT, LIPPMAN IDENTITY THEFT ATTORNEY OF SHARIN \$ LIPSHIE, P.C. FICTION FOR: USING NYS COURTS FOR PURE AND SIMPLE, CRIMINAL FICTIONAL ADMINISTRATION, SPECIFICALLY, ADMINISTERING A DEADLY MONEY LAUNDERING, REVENGE BASE, CRIMINAL HOLDER IN DUE COURSE FRAUD RACKET USING JUDICIAL IMPOSTURES, SPECIFICALLY, CRIMINALS WITH JUDICIAL MANUALS ADMINISTERING FALSE INSTRUMENTS AS SWORDS TO CREATE FALSE JUDG MENTS TO ECONOMICALLY ASSASSINATE AND INDUCE ATROCITIES ON INNOCENT PEOPLE US Code - Section 1028: Fraud and related activity in connection with identification documents, authentication features, and information http://law.justia.com/newyork/codes/penal/pen0190.65 190.65.html 190.77 - Offenses involving theft of identity; definitions. 190.78 - Identity theft in the third degree. 190.79 - Identity theft in the second degree. 190.80 - Identity theft in the first degree. 190.81 - Unlawful possession of personal identification information in the third degree. 190.82 - Unlawful possession of personal identification information in the second degree. 190.83 - Unlawful possession of personal identification information in the first degree. http://law.justia.com/newyork/codes/penal/idx_penOp3tka190.html Article 175 -OFFENSES INVOLVING FALSE WRITTEN STATEMENTS 175.00 - Definitions of terms. 175.05 -Falsifying business records in the second degree. 175.10 - Falsifying business records in the first degree. 175.15 - Falsifying business records; defense. 175.20 - Tampering with public records in the second degree. 175.25 - Tampering with public records in the first degree. 175.30 - Offering a false instrument for filing in the second degree. 175.35 - Offering a false instrument for filing in the first degree. 175.40 - Issuing a fake ærtificate. 175.45 - Issuing a fake financial statement. Article 190 - OTHER FRAUDS 190.23 - False personation. 190.25 - Criminal impersonation in the second degree. 190.26 - Criminal impersonation in the first degree. 190.40 - Criminal usury in the second degree. 190.42 - Criminal usury in the first degree. 190.45 - Possession of usurious loan records. 190.50 - Unlawful collection practices. 190.55 - Making a false statement of credit terms. 190.60 - Scheme to defraud in the second degree. 190.65 - Scheme to defraud in the first degree. New York Laws: Penal : (185.00 - 185.15) Frauds On Creditors 185.05 - Fraud involving a security interest.

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Elder Abuse & Warrant for Arrest Jonathan Lippman Holder In Due Course False Instruments Administration

This is a notorized criminal report regarding: 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 Ulærs 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 Ulærs on his legs That are Being Used As A tool for Induæd 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

Public Category: Government Docs Reads: 335 Published: 03 / 11 / 2010 Share Add to Collections



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JONATHAN LIPPMAN APPOINTED MULTIPLE IDENTITIES FERNANDO TAPIA TO CRIMINALLY ACT AS MEMBER OF THE NYS

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 APPOINMENT.

Public Category: Government Docs Reads: 512 Published: 03 / 10 / 2010 Share Add to Collections



NEW YORK STATE COMMISSION ON JUDICIAL CONDUCT RESPONSE TO 18 USC 1341 JUDICIAL FRAUDS AND SWINDLES NYS COURTS,

THIS IS A FILE THAT WAS SABOTAGED WITH RESPECT TO FORMAT. MICROSOFT WORD WOULD NOT LET THE COURT FILED SWINDLES PASTE TOGETHER IN AN ORDERLY FASHION NEXT TO THIS RESPONSE LETTER. THESE CRIMINAL COURT FILINGS, SPECIFICALY THE CRIMINAL SUMMONS AND COMPLAINT WITH THE CROSSED OUT NAME AND THE FALSIFIED AFFIDAVIT OF SERVICE, WERE SUBMITTED AS ATTACHMENTS WITH MY MOTION TO DISMISS COMPLAINT. THESE DOCUMENTS WERE SENT TO THE NYS COMMISSION ON JUDICIAL CONDUCT. INSTEAD OF RECEIVING, A LETTER NOTIFYING THE PUBLIC, ME, OF THE COURT FILING CRIMES, I RECEIVED THE 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 IN A CONCENTRATED MANNER TO EXTORT MONEY CRIMINALLY. COURT CRIMES WERE SUBMITTED TO THIS JUDICIAL COMMISSION AND A RESPONSE TO STOP THE CRIMES WAS NEEDED AND IS DEMANDED. 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. REMEMBER, UNDER SATANISM, EVERYTHING IS IN REVERSE ORDER. SEE THE COMPLETE MOTION TO DISMISS

COMPLAINT HERE WITH THE FRAUD AND SWINDLE DOCUMENTS THAT WERE SENT TO THE NYS COMMISSION ON JUDICIAL CONDUCT: <u>http://www.scribd.com/doc/27557491/Notarized-W-Re@ipts-</u> Motion-to-Dismiss-Sharinn-Lipshie-Replicated-Third-Party-Credit-Card-Fraud-Falsified-Affidavitof-Service

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

Public Category: None Reads: 371 Published: 03 / 09 / 2010 Share Add to Collections

69 p.

Judicial Trespass \$ Hitman, Fernando Tapia Treason, Defraud Credit Card Judgment Creation Defraud the United States

JUDICIAL INVESTIGATIONS AND ARRESTS ARE NEEDED TO: STOP THE CONTINUED CRIMINAL USE OF JUDICIAL MANUALS AND ECONOMIC CREDENTIALING, TO STOP JUDICIALLY CREATED EASY ACCESS TO CHILDREN CREATIONS/CENTERS AND TO STOP THE SUBTERFUGE AND ADVANCEMENT OF THE BELOW NYS CHIEF CRIMINAL AND JUDGE JONATHAN LIPPMAN LED 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 - CONTINUOS 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, 1 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,

Public Category: Government Docs Reads: 774 Published: 03 / 06 / 2010 Share Add to Collections

59 p.

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CRIMINAL REPORT: NYS REGIONAL KILLINGS, JONATHAN LIPPMAN AND TAPIA COURT CRIMES, JUDICIAL IMPERSONATIONS, DEFRAUD JUDGMENT CREATIONS TO DISGUISE KILL

This is a criminal complaint with a civil court affidavit documenting, the use of a NY judicial impersonator as a hit man, pure court, corruption and the regional killers attempt to induce a NYS governor resignation so they can rule and kill innocent people under their premeditated judicial imposture and killing programs. 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 THE CRIMNAL, REMOVAL, MEANING COVERT, MIND CONTROLLED FORCED RESIGNATION OF NYS GOVERNORSHIP IS A REGIONAL KILLING PLAN.

Public Category: Business/Law Reads: 398 Published: 03 / 05 / 2010 Share Add to Collections

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Notarized W Receipts Motion to Dismiss Sharinn \$ Lipshie Replicated Third Part y Credit Card Fraud \$ Falsified Affidavit of Service

THIS MOTION TO DISMISS COMPLAINT WAS HAND DELIVERED TO THE COURTS ON MARCH 1, 2010. HOWEVER, THE BRONX COURT STAMP GIVES THE WRONG DATE AND TIME. THIS IS CALLED LYING WONDERS ADMINISTRATION. MIRIAM SNYD ER HAS SENT THE ABOVE PUBLIC OFFICIALS A COPY OF THIS MOTION AND AFFIDAVIT BECAUSE OF THE VOLUMINOUS COURT CORRUPTION THAT HAS BEEN INFLICTED ON HER, BECAUSE NYS COURTS ARE DANGEROUSLY CORRUPTED FROM THE TOP, BECAUSE THERE IS A NEED FOR WORLDWIDE COURT WATCHERS, BECAUSE THE OBSTRUCTION OF THE RULE OF LAW IS LIFE THREATENING, PARTICULARLY TO WOMEN, BECAUSE THE COURTS HAVE BEEN USED AS A PLAYGROUND FOR PERSONAL REVENGE, CRIMINAL ECONOMIC ASSASSINATION, TARGETING, AND BECAUSE THERE IS NOTHING CONFIDENTIAL ABOUT ANY KIND OF TERRORIZATION. NO ONE SHOULD BE ENJOINED IN FRAUD VIA THE COURTS AND PERTIFIED TO GO INTO THE COURTS TO DEFEND ONESELF FROM DOCUMENTED FRAUD AND PURE FICTIONAL ADMINISTRATION PREMEDITATED FROM THE TOP AND IMPLEMENTED IN THE COURT ROOM. PLEASE SEE VERIFICATION OF NYS COURT

TERRORIZATION HERE AND I WANT NO FURTHER PART OF IT:

http://www.youtube.com/nysenateuncut#p/u/0/knQLII5hmjs AND http://www.scribd.com/doc/26545859/Jonathan-Lippman-Boyden-Gray-SHARINN-LIPSHIE-PC-Continued-NYS-Fraud-on-the-Courts-See-description

Public Category: Business/Law Reads: 1494 Published: 02 / 27 / 2010 Share Add to Collections

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Notarized Criminal Report: Elder Abuse & Inquiry Into NYC Bombing Employee Recruitments

This is a criminal report documenting elder abuse inflicted on my mother and a request for an explanation for NYS hiring of bombing affiliates and employees, specifically the hiring of:,Airline Pilots, Copilots, and Flight Engineers Emergency Medical Technicians and Paramedics that will: Assess injuries, administer emergency medical care, and extricate trapped individuals. Transport injured or sick persons to medical facilities. The public has a life saving right to know why are the above disaster and bomb carrying airplane personnel being recruited while bombs and bomb offices were funded last year, as noted in the this criminal report that was sent to authorities: http://www.scribd.com/doc/23699927/Notarized-w-Reæipts-NYS-Venom-Drugs-and-Bombing-Criminal-Report-Deæmber-4-2009 With respect to the Public Officials addressed, on behalf of public safety, and to prevent another premeditated, USA sponsored 911, a written explanation for the attached NYS Disaster Management and Airplane Personnel recruitment, is warranted and sought.

Public Category: Government Docs Reads: 409 Published: 02 / 24 / 2010 Share Add to Collections



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Premeditated NYC Regional Killing Preparations Are in Place Disaster Management Recruitment

REGIONAL KILLER BOYDEN GRAY IS CONTROLLING NYS' BUDGET VIA JONATHAN LIPPMAN. HE HAS USED THE BUDGET TO CREATE JOBS FOR THEIR PREMEDITATED CRIMINALLY INSANE DEMONIC TAKE OVER AND MASSACRE. IN THE BELOW YOU WILL SEE THAT THE NYS BUDGET IS BEING USED FOR RECRUITING PEOPLE, WITH SPECIFC REGIONAL KILLING DUTIES. THE FIRST PAGE SHOWS HOW NYC IS RECRUITING: EMERGENCY MEDICAL TECHNICIANS AND PARAMEDICS THEIR DUTIES ARE TO: ASSESS INJURIES, ADMINISTER EMERGENCY MEDICAL CARE, AND EXTRICATE TRAPPED INDIVIDUALS. TRANSPORT INJURED OR SICK PERSONS TO MEDICAL FACILITIES. WHY IS NYC RECRUITING DISASTER MANAGMENT SPECIALIST? DID REGIONAL KILLER BOYDEN GRAY 4GET TO TELL NYERS HE IS PLANNING THEIR DEMISE? THE NEXT NYC JOB RECRUITMENT IS FOR AIDES TO WORK WITH THE ELDERLY AND DISABLED. WHY IS NYC RECRUITING SPECIFIC JOBS NAME ALIGNED TO REGIONAL KILLER BOYDEN GRAY'S REGIONAL KILLINGS? NYC IS BEING USED AS REGIONAL KILLER BOYDEN GRAY'S PLAYGROUND FOR HUMAN RACE DEMISE. EVERY JOB OFFERED ON THIS PAGE IS NAME ALIGNED TO COVERTLY KILLING NEW YORKERS. THIS NYS LABOR DEPARTMENT CRIMINAL USURPATION. IS AN IN WRITING PREMEDITATED DISQUISED REGIONAL KILLING PREPARATION. THESE JOBS HAVE A PART FOR KILLING AND INDUCING HOSPITALIZATIONS OF THE ELDERLY UNDER THE PREMEDITATED PREPARING MEALS DISGUISE. WHEN IN HISTORY WAS THERE EMPHASIS ON HOME HEALTH AIDES PREPARING MEALS FOR THE ELDERLY. FOR THESE JOBS, HE IS GETTING PEOPLE FROM OTHER COUNTRIES THAT WILL SELL THEIR SOUL FOR A JOB AND WILL POISON THE ELDERLY UNDER THE DISGUISE OF THE AGING PROCESS. THIS IS BEING DONE TO GET INDEPENDENT LIVING ELDERLY PEOPLE OUT OF THEIR HOMES AND IN THE HOSPITAL AND NURSING HOMES, TO STEAL THEIR CHECKS AND PROPERTY. WAKE UP AMERICA!

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NYS Chief Judge and Satanist Jonathan Lippman and Regional Killer Boyden Gray Name Alignments A PICTURE IS WORTH A THOUSAND WORDS. THIS EXHIBIT IS SELF EXPLANATORY. SEE IT. Public Category: Government Docs Reads: 285 Published: 02 / 20 / 2010 Share Add to Collections

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NY Chief Judge Jonathan Lippman Use of NYS Courts for REVENGE, Documented, Replicated Criminal Fraud, Obstruction of the Rule of Law and Criminal Insanity Administration

This is a complete file exemplifying how the courts are used to advance regional Killers Jonathan Lippman and Boyden Gray's disguised killing of innoænt people, criminal fraud and revenge under the lawless court leadership of Chief Judge and Criminal Jonathan Lippman. In this exhibit you will see a media pdf where NYS sued several criminals acting as attorneys. The link is: http://www.oag.state.ny.us/media_center/2009/july/pdfs/5015%20Suit.pdf These criminals are still in the NYS courts replicating the exact same crimes they were publicly supposed to be prosecuted for. An example of such criminality is the lawyer handling the Worldwide Asset case in this document. This law firm is Sharin & Lipshie. They are the second ones on the list of criminals being sued by NYS. Yet, while they are being sued for fraud, misrepresentation, and sewer service, they committed the crime of criminal fraud sewer service again, at me in the Bronx court and no one has stopped this, yet. This criminal enjoinment of innocent people in documented criminal fraud must be stopped. The law firms sued by NYS are fronts for Regional killers Jonathan Lippman and Boyden Gray. Their job is to enslave innocent people to debt that does not exist, use defraud and default judgments to run aualified people out of good jobs, and advance the regional killers agenda of creating vulnerable populations that can be killed under the disguise of eugenics via lack of funds for private medical care. This is another criminally insane manifestation, just like they orchestrated the vaccine infestation of children, to make targeted children dependent on healthcare, when in reality they want access to the children's innocent blood. The below link is ano ther example of one of their criminally insane manifestations to kill under disguise and that compliments the above creation of vulnerable populations and the criminal enslavement process.

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

December-1-2009 These crimes are the clearest manifestations of a criminal scheme to defraud the United States using attorneys and the court systems, in addition to conspiracy against rights, conspiracy to deprive persons of equal protection of the laws and intentional infliction of emotional distress. The courts should not be used to compel anyone to partake, entertain, and enjoin oneself in criminal activities, specifically in this matter, criminal documented fraud, that is supposed to be stopped in the above NYS law suit against the attorney criminals.

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THIS WAS NOT TO BE SOLD. GO TO DESCRIPTION FOR NEW FREE LINK. Jonathan Lippman, Boyden Gray, SHARINN \$ LIPSHIE, PC Continued NYS Fraud on the Courts See description

PLEASE SEE THIS DOCUMENT FREE HERE: <u>http://www.scribd.com/doc/50778148/UNCONSCIONABLE-</u> INJECTION-MASTERMINDS-LIPPMAN-BOYDEN-GRAY-SHARINN-LIPSHIE-PC-CONTINUED-NYS-FRAUD-ON-THE-

COURTS SOMEBODY CRIMINALLY WENT INTO MY ACCOUNT AND PUT THIS DOCUMENT TO BE SOLD WHEN I DID NOT AS IT IS NOT MY WORK. IT IS IN AND OF PUBLIC DOMAIN. PLEASE REMOVE THE SELL PART AS I DO NOT WANT TO LOOSE THE LINK . THIS CRIMINAL HACKING WAS DONE TO INDUCE A LOST LINK WHICH I WILL NOT LET HAPPEN. I DID NOT PUT THIS DOCUMENT FOR SALE. PLEASE HELP STOP THESE CRIMES. PLEASE FIND THE INTERNAL CRIMINAL DOING THIS. THANK YOU. This is a PUBLICITY STUNT law suit filed BECAUSE THE CRIMINAL LAWYERS ARE STILL ENFORCING THEIR DEADLY CRIMES IN THE NYS COURTS. THE LAWYERS ARE Regional Killers Boyden Gray and Jonathan Lippman's HIT MEN and Court fraud buddies. These SHYSTERS have harmed thousands of New Yorkers and ARE STILL IN THE SEWER SERVICE AND USE OF THE COURTS FOR CRIMINAL FRAUD BUSINESS HARMING INNOCENT PEOPLE AND USING THE COURTS FOR THE REGIONAL KILLERS REVENGE AND OBSTRUCTION OF THE RULE OF LAW KILLINGS. PLEASE SEE THEIR CRIME PARTNERS SHARINN & LIPSHIE AND ROTHMAN, LISTED AS BEING SUED YET CONTINUING THEIR CRIMINAL PRACTICES UNREGULATED AND UNPENALIZED. PLEASE SEE THESE ATTORNEYS/CRIMINALS UNREGULATED CRIMES IN PLACE NOW, YET LISTED AS BEING SUED. http://www.scribd.com/doc/24534945/Complete -w-Receipts-Crimingl-Report-Demonic-Court-Rulership-Replicated-Regional-Killings-Debt-Collection-Criminal-Fraud

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

• SHARINN \$ LIPSHIE AND THE ROTHMAN LAW FIRM ARE EACH NAME ALIGNED CRIMINALS TO REGIONAL KILLERS JONATHAN LIPPMAN AND BOYDEN GRAY. SINCE THEY HAVE BEEN SUED AND NO REPARATIONS OR PENALTIES ENFORCED, THESE CRIMINALS, ARE STILL ENGAGED IN FRAUDULENT, MISLEADING, AND DECEPTIVE BUSINESS PRACTICES BY ADMINISTERING SEWER SERVICE COMPLAINTS AND FILING COURT ACTIONS WITH NONE OF THE ORIGINAL CONTRACTS AND HAVING NO LEGAL FOUNDATION FOR ENFORCING THE DEBT. THEY HAVE EXPANDED THEIR FRAUD SINCE UNREGULATED. IN ADDITION TO SEWER SERVICE, THEY ALSO INCORPORATE VIOLATIONS OF NYPL 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". • UNDER JONATHAN LIPPMAN T THE SHYSTER ATTORNEYS HAVE IMPLEMENTED A SCHEME TO DEFRAUD THE COURTS BY FILING FRIVOLOUS LAWSUITS WITH NO ORIGINAL DOCUMENTATION, YET ACTING AS THE HOLDER IN DUE COURSE. UNDER JONATHAN LIPPMAN'S OBSTRUCTION OF THE RULE OF LAW ADMINISTRATION THE BELOW CRIMES ARE PRIORITIZED IN THE COURTS: • NEW YORK PENAL LAW, NYPL 190.65 SCHEME TO DEFRAUD IN THE FIRST DEGREE; 190.40 CRIMINAL USURY IN THE SECOND DEGREE; • UNDER JONATHAN LIPPMAN'S ENFORCED LAWLESSNESS, OBSTRUCTION OF THE FAIR DEBT COLLECTIONS ACT, BY NOT VALIDATING THE DEBT AS REQUESTED AND REQUIRED BY LAW, IS ROUTINE AND ATTORNEY FILINGS OF FRIVOLOUS LAW SUITS IS GROUNDS FOR PROMOTION, DESPITE THE FACT THAT THESE ARE CRIMES PURSUANT TO ; NYPL 75.35 OFFERING A FALSE INSTRUMENT FOR FILING IN THE FIRST DEGREE; 175.40 ISSUING A FALSE CERTIFICATE. WAKE UP AMERICA!

Public Category: Business/Law Reads: 1358 Published: 02 / 08 / 2010 Share Add to Collections



BOYDEN GRAY, JONATHAN LIPPMAN, CON EDISON OBSTRUCTION OF THE RULE OF LAW/TERRORIZATIONS

This is a drafted criminal report documenting Con Edison's criminal terrorization of my elderly mother and me, on behalf of Jonathan Lippman's and Boyden Gray's criminal usurpations in Con Edison's law department. This criminal report is 40 pages and has over 30 pages of name aligned regional killers Boyden Gray and Jonathan Lippman massacre and children killing exhibits. They used Con Edison to criminally at my electricity and terrorize my family without cause or reason and with payment receipts. This type of retalitory terrorization requires publicity. This is a must read and see the exhibits.

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Save and Protect the Children from Deadly Name Aligned Crimes Against Humanity

This is a compilation of the many deadly, name aligned, unregulated crimes against humanity that are inflicted on children in the USA and abroad. In addition, I have included a list of child abuse support advocacy groups. Please compare with: PRACTICED PRENATAL CRIMES AND 2009 PREGNANT WOMEN TARGETS REGIONAL KILLER BOYDEN GRAY CRIMINALLY INSANE FIST UP YOUR REAR END DISEASE: USA PG 17

http://mirsny.googlepages.com/SERIALKILLERBOYDENGRAYAPRIL242009TOR.pdf

SUPPORT & ADVOCACY MK Safety Net Missionary Kids' Safety Net http://www.mksafetynet.net/default.html MK Advocates Online forum for support and sharing SNAP Survivors Network of those Abused by Priests StopBaptistPredators.org The voice of SNAP Baptist RAINN Rape, Abuse and Incest National Network Confronting Collusion in Churches Dee Ann Miller Spiritual Abuse Recovery Resources Forum, List of articles and other resources Faith Trust Institute Working together to end sexual & domestic violence Missionary Care Resources for Missions and Mental Health

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Crimes Against Humanity: Complaint Filed Against Bush, Cheney, Rumsfeld et al and Support Letter

This is the posted information regarding a Complaint with the Prosecutor for the International Criminal Court (I.C.C.) in The Hague against U.S. citizens George W. Bush, Richard Cheney, Donald Rumsfeld, George Tenet, Condoleezza Riæ, and Alberto Gonzales (the "Accused") for their criminal policy and practize of "extraordinary rendition". Also there is a support letter for the crimes against humanity complaint. January 20, 2010 "Information Clearing House" - -Professor Francis A. Boyle of the University of Illinois College of Law in Champaign, U.S.A. has filed a Complaint with the Prosecutor for the International Criminal Court (I.C.C.) in The Hague against U.S. citizens George W. Bush, Richard Cheney, Donald Rumsfeld, George Tenet, Condoleezza Riæ, and Alberto Gonzales (the "Accused") for their criminal policy and practize of "extraordinary rendition" perpetrated upon about 100 human beings. This term is really their euphemism for the enforced disappearance of persons and their consequent torture. This criminal policy and practize by the Accused constitute Crimes against Humanity in violation of the Rome Statute establishing the I.C.C.

Public Category: Government Docs Reads: 490 Published: 01 / 21 / 2010 Share Add to Collections



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NYS Commission on Judicial Conduct Response Letter and Name Aligned Judicial Criminal Report Jan 2010

This is a letter I received from the NYS Commission on Judicial Conduct in response to a criminal report I filed regarding regional killings, attempted murder, judicial name alignments in expert criminal fraud, specifically, Jonathan Lippman the NYS chief judge name alignments in multiple judgment scams with his satanic brotherhood buddy attorneys. The evidence is indisputable and unGodly, again. In addition, I address three major NYS Regional Killings in place now and name aligned to the NYS Chief Judge Jonathan Lippman and Regional Killer Boyden Gray. Truly amazing information. Please read, download and forward across the nation. Thank you.

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FIERCE REGIONAL KILLERS AMP UP THE INFECTIOUSNESS OF HIV! JANUARY 2010

Read about the laboratory created HIV thousands of times more infectious and ready to be spread via inoculation. Judge for yourself!

Public Category: Business/Law Reads: 416 Published: 01 / 06 / 2010 Share Add to Collections



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Complete w Receipts Criminal Report, Demonic Court Rulership, Replicated Regional Killings, Debt Collection Criminal Fraud

This is a legal document finalized Monday December 28, 2009. It is extensive and deals with: \neg JONATHAN LIPPMAN AND REGIONAL KILLER BOYDEN GRAY'S CRIMINALLY INSANE **OBSTRUCTION OF THE RULE OF LAW, REPLICATED CRIMINAL COURT ENJOINMENT AND** PERSONAL USE OF NYS COURTS FOR CREATION AND USE OF CRIMINAL JUDGMENTS TO ADVANCE THEIR NAME ALIGNED ECONOMIC ASSASSINATIONS, DISGUISED KILLING PLANS, REGIONAL KILLINGS AND INDUCED ATROCITIES, --- REGIONAL KILLER BOYDEN GRAY CRIMINAL ENJOINMENT AND PERSONAL USE OF THE NYS COURTS, BANKING, AND DEBT COLLECTION SYSTEMS TO VENT RETALIATION AGAINST ME FOR DOCUMENTING HIS NAME ALIGNED REGIONAL KILLINGS AND INFECTIOUS DISEASE INFESTATIONS. PLEASE SEE THE BELOW CRIMINAL AFFIDAVITS POSTED WITH HIS NAME ALIGNED REGIONAL KILLINGS, INFESTATIONS, NAME ALIGNED ATTEMPTED MURDERS OF MY MOTHER, MY FATHER AND ME. - NEEDED ENFORCEMENT OF DEBIT PROTECTION LEGISLATION AS ORDERS OF PROTECTION TO STOP **REGIONAL KILLER BOYDEN GRAY'S NAME ALIGNED CRIMINAL JUDGMENT CREATION AND** KILLING SCHEMES, UNREGULATED, AND REPLICATED FRIVOLOUS AND MASTER DECEPTIVE COLLECTION PRACTICES LAW SUITS SPECIALIZING IN DECEPTIVE COLLECTION AND LENDING PRACTICES, THE OBSTRUCTION OF THE RULE OF LAW, BANK FRAUD, INFLICTED EMOTIONAL DISTRESS, IMPROPER SERVICE, SUMMONS WITH NO COMPLAINT, AND FALSIFIED DATES, - THE REPLICATED AND NAME ALIGNED OBSTRUCTIONS OF THE FAIR DEBT COLLECTIONS PRACTICES ACT, § 809. VALIDATION OF DEBTS 15 USC 1692G, § 808. UNFAIR PRACTICES 15 USC 1692F, UNFAIR OR UNCONSCIONABLE MEANS TO COLLECT, AND § 807. FALSE OR MISLEADING REPRESENTATIONS 15 USC 1692E. SEE THE EXHIBITS HERE ON NYS CHIEF JUDGE JONATHAN LIPPMAN AND HIS COVERT CRIMINAL USURPATIONS AND REVENGE: http://www.scribd.com/doc/26504214/BOYDEN-GRAY-JONATHAN-LIPPMAN-CON-EDISON-OBSTRUCTION-OF-THE-RULE-OF-LAW-TERRORIZATIONS-W-MAIL-RECEIPTS 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?

Public Category: Business/Law Reads: 971 Published: 12 / 27 / 2009 Share Add to Collections



Notrzd Criminal Rept w Recpts Eric Chu Criminal Dental Microchip Injection and Boyden Gray Name Aligned Tainted Drugs

This is a completed criminal complaint regarding a dental visit where a man named Eric Chu was used to microchip me and prescribe me coded tainted drugs. This was one month ago from the date of posting and the extracted tooth has not healed yet. Eric Chu busted my tooth in half, gave an insufficient amount of anesthesia for torture purposes, was promised immunity, inoculated me with unkown substances, wrote medicine with the SYNDER coded name, had a plastered degree from Jonathan Lippman: financed college at NYU. Above all, Eric Chu prescribed an inappropriate unknown antibiotic name Clindamycin and this is listed under Boyden Gray's Killer canœr drugs and name. There was and is no reason for the Clindamycin and there is no reason why this tooth area where Eric Chu worked is still infected almost 2 months later. ● 18 USC 1117 MULTIPLE CONSPIRACIES TO MURDER CRIMES • U.S. CODE TITLE 10, SECTION 333, INTERFERENCE WITH STATE AND FEDERAL LAWS • UNLAWFUL MANUFACTURE, ASSEMBLY, POSSESSION, STORAGE, TRANSPORTATION, SALE, PURCHASE, DELIVERY, OR ACQUISITION OF A NUCLEAR, BIOLOGICAL, OR CHEMICAL WEAPON OF MASS DESTRUCTION, EXAMPLE: REGIONAL KILLER BOYDEN GRAY NAME ALIGNED INFECTIOUS DISEASE INJECTIONS, NAME ALIGNED AIR QUALITY CONTROL CRIMINAL PROGRAMMINGS, AND ALTERED MEDICINES, COMPLIMENTED WITH HIS IN WRITING PREMEDITATED HOSPITAL AND MEDICAL ERROR, SCARCE RESOURCES ADMINISTRATIVE PLANS AND MANIFESTATIONS, • OBSTRUCTIONS AND OFFENSES AGAINST PUBLIC SAFETY • 18 U.S.C. SEC. 2382 MISPRISON OF TREASON BY FAILING TO REPORT TREASON WHEN SO NOTED, • 18 U.S.C. SEC. 4. MISPRISON OF FELONY BY FAILING TO REPORT COMMISSION OF A FELONY WHEN SO NOTED • 18 U.S.C. SEC. 1962 ADVOCATING OVERTHROW OF GOVERNMENT

Public Category: Government Docs Reads: 846 Published: 12 / 26 / 2009 Share Add to Collections

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THE OBSTRUCTION OF THE RULE OF LAW IS THE CRIMINALLY INSANE FORMATION OF A DEMON CONTROLLED SOCIETY

PRAYER WARRIORS NEEDED! WHY? BECAUSE 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 EUGENICS. PLEASE READ! THIS IS A LIST OF THE MOST UPDATED LINKS.

Public Category: Government Docs Reads: 507 Published: 12 / 19 / 2009 Share Add to Collections



Criminal Complaint: 2 New Disguised Killing Projects, NYCHA Apt Gassing, Water Poison, \$ New Foreclosure Fraud Judgment Clause to Induce Atrocities

This is a notarized with certified receipts criminal report regarding documented, name aligned, regional killings. I write these offices to inform, expose, document, and seek an end to the attached, premeditated, in writing, regional killer Boyden Gray additional name aligned, regional killing programs, via realestateorama, demon name aligned, NYC induced atrocities/hospitalizations and regional killing projects. Please see the below. Foremost, below you will see Regional Killer Boyden Gray's criminal usurpation over the New York City Housing Authority via his disguise gas/emissions killing programs titled: Energy Efficiency Programming. NYCHA is a housing program for senior citizens and moderate income people. Regional Killer Boyden Gray is known to use the system to induce poverty to create vulnerable populations so he can kill under the disquise of disease. Since his disguised killings have not been stopped yet, he has planted two newly created disguise regional killing programs in NYC. This criminal report will summarize and provide exhibits of each one. Both of Regional Killer Boyden Gray's disguised killing programs are coded as RealEstateRama and name aligned with RealEstateRama demons. Please see the below. Both of his RealEstateRama disguise killing programs are premised off of the obstruction of the rule of law. Specifically, if the enforcement of the rule of law existed, neither program would be here, much more one signed as a loophole in the below new fore closure law. Please see the below.

Public Category: Government Docs Reads: 855 Published: 12 / 17 / 2009 Share Add to Collections



Criminal Report w Receipts: Gassed/Mind Controlled Induced Hospitalization of My Elderly Mother the Day Before My Father Was To Be Discharged From A Name Aligned Induced Hospitalization

This is a completed Notiæ and criminal affidavit regarding Regional Killer Boyden Gray name aligned mind control induæd hospitalization of my mother the day before my father was to be released from a food poisoning induæd hospitalization. Please read this and see how this demon used the poliæ, the hospital, and my mother's housing management to advanæ his œvert, deadly, criminally insane mind controlled set up and induæd hospitalization. But God!

Public Category: Business/Law Reads: 627 Published: 12 / 14 / 2009 Share Add to Collections



THIS IS AN EXHHIBIT FOR A CRIMINAL REPORT EPITOMIZING REGIONAL KILLER BOYDEN GRAY'S CRIMINALLY INSANE WHITE HOUSE USURPATIONS AND INFECTIOUS DISEASE PROGRAMMING VIA THE WHITE HOUSE. THIS IS WARNING AND MUST READ FOR HIGH SCHOOL AND COLLEGE STUDENTS.

Public Category: Government Docs Reads: 468 Published: 12 / 10 / 2009 Share Add to Collections



Notarized w Receipts NYS Venom Drugs and Bombing Criminal Report

DOCTOR'S WARNING PGS. 1 AND 22. This is an 80 page notarized with return receipts criminal report I filed December 4, 2009 regarding the in place NYS deadly, name aligned, preferred drug/venom disguised killing programs combined with the doctor identification, enjoinment or slaughter programming. This criminal report furthermore documents the ruthless satanic master deception USA funded BOMBING plan that can be implemented at the slip of the pen and or behind the agreed release of the additional troops, without cause, under the disguise of documented satanic National Security Secrecy DEMONOCRACY. But God! THIS IS A MUST READ!

Public Category: Business/Law Reads: 449 Published: 12 / 05 / 2009 Share Add to Collections

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Defraud Legislation, Deadly Genetic Code Obstructions, Venom Drug Headquarters, Induœd Canœr, Diabetes, Crohns, etc., Massive Disguise Kill Projects: EXHIBIT

This criminal report is written with respect to the above titled disguised killing defraud health care Legislative Acts, Genetic Code Obstructions and projects that have effectuated a global, deadly, induced type 2 diabetes and cancerous discriminatory impact, deadly replicated disguise killing and induced infestation health projects.

Public Category: Government Docs Reads: 591 Published: 12 / 04 / 2009 Share Add to Collections

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Exhibit: National Security Secrecy Curse, Induced War, Inflicted Satanism, Bombing PREP

THIS DOCUMENT IS A SUMMARY FOR THE WORLD TO SEE WHERE THESE DEADLY CRIMES ERUPTED FROM. MEET GORDON GRAY, BOYDEN GRAY'S FATHER AND EXECUTIVE BRANCH NATIONAL SECUITY SECRECY SATANIST! INDUCED WARS AND THE APPEARANCE OF SUCH, BOMBING GATEWAYS, SATANIC MASTERMINDED STROKE OF A PEN PREMEDITATED WAR/REGIONAL KILLINGS, LSD POISONINGS, RUTHLESS AND DEADLY MIND CONTROL OPERATIONS, PSYCHOLOGICAL OPERATIONS, DEFRAUD AND DEADLY HUMAN RESEARCH EXPERIMENTATION, INDUCED CLEFT LIPS ON BABIES, INDUCED SEIZURES, SCRIPTED ORGANIZED CRIMES AND ORGANIZED STALKING, ELECTOMAGNETIC WEAPONRY/ELECTRONIC SHOCK, TOOTHPASTE AND FOOD POISONINGS, DEFRAUD AND DEADLY INOCULATIONS, DEADLY VACCINE DEVELOPMENT SCAMS, VENOM MEDICINES/DRUGS AND PHARMACIES, JUDICIAL SALARY MANIPULATIONS, SCRIPTED COURT CORRUPTION, ECONOMICALLY CREDENTIALED JUDGES AND DOCTORS AND MULTIFACETED CAN YOU PROVE IT WHILE, SATANISTS KILL YOU DISGUISED KILLING OPERATIONS, ALL ARE DOCUMENTED UNDER SERIAL KILLER BOYDEN'S GRAY FATHER AND FAMILY GENERATIONAL CURSE INFLICTION IN THE UNITED STATES GOVERNMENT EXCUTIVE BRANCH! READ, READ, READ!!!!!

Public Category: Government Docs Reads: 365 Published: 12 / 04 / 2009 Share Add to Collections

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NOTARIZED W CERT RECEIPTS CRIMINAL REPORT: NYS Preferred Drug Regional Killing Programs Criminal Report

This is a criminal report regarding the mass regional killings of innoænt people via satanists premeditated infliction of the obstruction of the rule of law, via compliance connections, induced master deception misinformation war, an in writing documented universal demon name aligned magellan and coventry health care and drug poisoning take over. This is an unbelievable demonic manifestation that renders innocent blood for the satanists feeding of dead spirits. These are documented: 18 U.S.C. SEC. 2382 MISPRISON OF TREASON BY FAILING TO REPORT TREASON WHEN SO NOTED, 18 U.S.C. SEC. 4, MISPRISON OF FELONY BY FAILING TO REPORT COMMISSION OF A FELONY WHEN SO NOTED Perhaps behind all of this evil, the satanist will discover who THE CREATOR IS AND FIND OUT THAT DESPITE THEIR DEMON OBSESSION, PROVISIONS HAVE BEEN MADE ON THE CROSS FOR THEIR REPENTENCE AND SOULS. THIS IS A MUST READ.

Public Category: Business/Law Reads: 428 Published: 12 / 03 / 2009 Share Add to Collections



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REGIONAL KILLER BOYDEN GRAY NUCLEAR BOMB INDUCED EARTHQUAKES \$ PRESIDENTIAL USURPATIONS 18 USC 1962 ADVOCATING OVERTHROW OF GOVERNMENT

THIS IS A CRIMINAL EXHIBIT REGARDING REGIONAL KILLER BOYDEN GRAY'S PRESIDENTIAL USURPATIONS VIA 18 USC 1962 ADVOCATING OVERTHROW OF GOVERNMENT. PLEASE PREVIE THIS AND SEE HOW BOYDEN GRAY CONTROLLED EVERY PART OF PRESIDENT OBAMA'S PRESIDENCY, STAFF DEVELOPMENT AND TRAINING.

Public Category: None Reads: 412 Published: 12 / 03 / 2009 Share Add to Collections

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Stun Gun Cell Phone Electromagnetic Weaponry

This is a write up documenting the unregulated use and sales of electromagnetic weapons. Public Category: Business/Law Reads: 235 Published: 12 / 01 / 2009 Share Add to Collections



Affidavit Sample for TI'S

This is a sample affidavit to help TI's (Targeted Individuals) get the inflicted advanced level deadly COINTELPRO, ELECTROMAGNETIC WEAPONRY, MICROWAVE AUDITORY EFFECT WEAPONRY, JOB MOBBING, INCOME LYNCHING, INCOME BLACKLISTING, DEFRAUD INOCULATION, BANK FRAUD, COURT CORRUPTION, ECOMONIC ASSASSINATION DISGUISE KILLING CRIMES DOCUMENTED. TI SAMPLE AFFIDAVITS http://docs.google.com/View?id=dgfd2t36_220krhzxdg4

Public Category: Government Docs Reads: 2503 Published: 12 / 01 / 2009 Share Add to Collections



FSC CIGARETTES, PLASTIC TOXINS, DECEPTIVE PRACTICES, CRIMINAL, GAS RECEPTORS, 5 YEAR THROAT CANCER PLAN, NAME ALIGNED & PRAYER

This is a short document informing people about the new FSC coded, deadly, satanic, cigarettes that were designed to kill targeted smokers. Read! THE PLASTIC PUT IN THE PAPER IS DIRECTLY ALIGNED TO THE PLASTIC THAT CAUSES HEART DISEASE. READ: http://www.naturalnews.com/027974 bisphenol A heart disease.html

Public Category: Business/Law Reads: 1561 Published: 11 / 26 / 2009 Share Add to Collections

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SATANISM IN SCIENCE, DOCTRINE, OPPOSITION OF THE NATIONAL DAY OF PRAYER \$ INFLICTED MIND CONTROL, NOVEMBER 2009 EXHIBIT COMPLETED

THIS IS AN EXHIBIT FOR A NOVEMBER 2009 CRIMINAL REPORT WHICH THE DRAFT IS POSTED AT: http://docs.google.com/View?id=dgfd2t36_291f6f349f2 ISSUES DISCUSSED INCLUDE: SATANISM

CRIMINALLY FUNNELED IN AS DOCTRINE, SPIRITUALISM, SCIENCE AND GOVERNMENT MANAGEMENT. TRULY AMAZING! ISSUES ADDRESSED: SATANISM, CRIMINAL INSANITY, SATANIC INFESTATIONS IN RELIGION, DOCTRINE, SCIENCE, ECONOMIC CREDENTIALING, CRIMINAL HOSPITAL ADMINISTRATION, MIND CONTROL INFLICTIONS UNDER SATANISM, INDUCED HOSPITALIZATION EMERGENCY ROOM CRIMINAL STAFF DEVELOPMENT WORKSHOP EXHIBITS, AND MUCH MORE! READ! STOP THESE CRIMES.

Public Category: Business/Law Reads: 615 Published: 11 / 25 / 2009 Share Add to Collections

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	Distance I			
		16 p.		

Baal, Boyden Gray, Drosophila Induced Breathlessness Hospitalizations and Killings

LEARN ABOUT CRIMINALLY INSANE PREMEDITATED INDUCED MASS HOSPITALIZATIONS VIA BOYDEN GRAY'S Drosophila! INDUCED ASTHMA, INDUCED BREATHLESSNESS, OBSTRUCTION OF AIRWAY PASSAGES, INDUCED HOSPITALIZATIONS, NIH VACCINE INDUCED RARE DESEASE CHILDREN, DISGUISED KILLING AND INFESTATION PLAN FOR PREMEDITATED LETHAL TAINTED INJECTIONS RECEPTORS TO DROSOPHILIA ARE IN PLACE AND HAVE BEEN DISSEMINATED VIA THE SWINE FLU VACCINE AND ALTERED ANTIBIOTICS DISPERSED ALREADY!

Public Category: Government Docs Reads: 697 Published: 11 / 14 / 2009 Share Add to Collections

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Induced Breathlessness Spraying and Induced Hospitalization Medical Error Killings, Pt 1

This is a short packet detailing the crimnally insane Boyden Gray POISONOUS SPRAYINGS over targeted cities to activate the swine flu vaccine induæd breathlessness RECEPTORS. Please read: http://docs.google.com/View?id=dgfd2t36_302cdq86bf8 AND THE ONLY POWER STRONGER THAN EVIL, IS THE POWER OF GOOD! http://docs.google.com/View?id=dgfd2t36_291f6f349f2 AND PREMEDITATED IN WRITNG INDUCED HOSPITALIZATIONS AND MASS MURDER http://www.prospect.org/cs/articles?article=bioterror_brain_drain

Public Category: Business/Law Reads: 435 Published: 11 / 14 / 2009 Share Add to Collections

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New Rare Disease Vaccines: Criminal Report Infectious Disease Mixing and Altered Medicines

This is a duplicated copy of this criminal report because of the many problems I have been informed of with the other complaint. This is the same criminal report.



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Notarized Copy of the October 30, 2009 Criminal Report NIH Infectious Disease Mixing \$ Altered Medicines

READ ABOUT THE BELOW REGIONAL KILLERS HIV AND HERPES INTERMIXING CULTURES TO BE INOCUATED IN HIGH SCHOOL AND COLLEGE STUDENTS UNDER THE SWINE FLU SCAM, COUPLED WITH THEIR PREMEDITATED ALTERED INFECTIOUS DISEASE PERSONALIZED MEDICINES TO ESCALATE THE PREMEDITATED INFECTIOUS DISEASE HOLOCAUST. REGIONAL KILLER BOYDEN GRAY PREMEDITATED MASS MURDER PROJECTS INCLUDING THE COMBINED INFECTIOUS DISEASE VIRAL CREATIONS DESIGNED FOR YOUNG PEOPLE AND HIS INFECTIOUS RARE DISEASE VACCINE DEVELOPMENT PROJECTS IMPLEMENTED UNDER THE SWINE FLU SCAM FRANCIS COLLINS PREMEDITATED MASS MURDER PROJECTS: EUGENIC OPERATIONS UNDER THE DISGUISE OF GENETICS, DEFRAUD GENETICS LEGISLATION, AND HIS MONEY LAUNDERED PERSONALIZED, REVERSE ORDER, CRIPPLING MEDICINES AND DISSEMINATION CENTERS REGIONAL KILLERS AND SATANISTS IN TOP POSITIONS IN THE FEDERAL GOVERNMENT FILTERING DOWN CRIMES AGAINST HUMANITIES AND DESTROYING THE HUMAN RACE UNDER THE DISGUISE OF GENETICS. PHARMACEUTICAL MEDICINES AND HUMAN RESEARCH OBSTRUCTIONS: GENOCIDE: (B) CONSPIRACY TO COMMIT GENOCIDE; (C) DIRECT AND PUBLIC INCITEMENT TO COMMIT GENOCIDE; (D) ATTEMPT TO COMMIT GENOCIDE; (E) COMPLICITY IN GENOCIDE U.S. CODE TITLE 10, SECTION 333, INTERFERENCE WITH STATE AND FEDERAL LAWS 18 USC 1117 MULTIPLE CONSPIRACIES TO MURDER CRIMES 18 U.S.C. SEC. 2381 TREASON AGAINST THE AMERICAN PEOPLE BY LEVYING WAR AGAINST THEIR CONSTITUTION OR AIDING ITS ENEMIES, 18 U.S.C. SEC. 2382 MISPRISON OF TREASON BY FAILING TO REPORT TREASON WHEN SO NOTED, 18 U.S.C. SEC. 4, MISPRISON OF FELONY BY FAILING TO REPORT COMMISSION OF A FELONY WHEN SO NOTED 18 U.S.C. SEC. 1962 ADVOCATING OVERTHROW OF GOVERNMENT, CRIMINAL TRANSMISSION OF DEADLY PATHOGENS, MURDER, MANSLAUGHTER, ATTEMPTED MURDER, AND ASSA ULT WITH DEADLY WEAPONS 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- CONTINUOS CRIMINAL ENTERPRISE ACT (CCE) 18 USC 241 CONSPIRACY AGAINST RIGHTS OF SOVEREIGN, FREE, GOD CREATED, SPIRIT AND SOUL BEINGS, 18 U.S.C. SEC. 1962 ADVOCATING OVERTHROW OF GOVERNMENT, 31 USC 3729 FALSE CLAIMS ACT 18 USC 35 IMPARTING OR CONVEYING FALSE INFORMATION SCIENTIFIC OBSTRUCTIONS, OBSTRUCTIVE MEDICAL RESEARCH, DECEPTIVE PRACTICES, GHOST WRITING, FRAUD, MALFEASANCE, PREMEDITATED INFLICTED GENOCIDE, CRIMINAL FRAUD 18 USC 3130 ----3730 MONEY LAUNDERING 18 USC 1510 **OBSTRUCTING A CRIMINAL INVESTIGATION, CONFLICT OF INTEREST ROLES IN GOVERNMENT, 18** USC SEC. 1621 PERJURY AGAINST OATH OF OFFICE BY SUBSCRIBING TO A MATERIAL HE KNOWS TO BE FALSE, 18 USC SEC 2383 INSURRECTION AGAINST THE CONSTITUTION BY INCITING, ASSISTING, AND ENGAGING IN REBELLION AGAINST THE CONSTITUTIONAL AUTHORITY OF THE UNITED STATES OF AMERICA, 18 USC SEC 2384 SEDITION/SEDITIOUS CONSPIRACY BY CONSPIRING TO OVERTHROW THE CONSTITUTIONAL GOVERNMENT OR DELAY THE EXECUTION OF A LAW 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,

Public Category: Letters to Our Leaders (NEW) Reads: 1708 Published: 10 / 31 / 2009 Share Add to Collections



96 p.

BOMBING PLANS AND PRESIDENTIAL MIND CONTROLLED, DEADLY, FRAUDULENT, AND FICTIONAL GENETIC LEGISLATION PG 42

This is a presentation documenting fraudulent legislation and money used to destroy and kill the human race through infectious disease vaccine dissemination and reverse order crippling personalized medicines and prescription plans.

Public Category: Books - Fiction Reads: 563 Published: 10 / 30 / 2009 Share Add to Collections



26 p.

Criminal Report October 23, 2009 Regional Killer Boyden Gray Attempted Murder of My Father w Certified Receipts \$ Mass Murder Plans, Poison in My Home, APT Sabotage, 3000 God Loving Ministers Needed

THIS IS THE INTERNET COPY OF A CRIMINAL REPORT I HAD TO FILE REGARDING: REGIONAL KILLER BOYDEN GRAY U.S. CODE TITLE 10, SECTION 333, INTERFERENCE WITH STATE AND FEDERAL LAWS, 18 U.S.C. SEC. 1962 ADVOCATING OVERTHROW OF GOVERNMENT, 18 USC 1117 MULTIPLE CONSPIRACIES TO MURDER CRIMES, 18 U.S.C. SEC. 2381 TREASON AGAINST THE AMERICAN PEOPLE BY LEVYING WAR AGAINST THEIR CONSTITUTION OR AIDING ITS ENEMIES, 18 U.S.C. SEC. 2382 MISPRISON OF TREASON BY FAILING TO REPORT TREASON WHEN SO NOTED, 18 U.S.C. SEC. 4, MISPRISON OF FELONY BY FAILING TO REPORT COMMISSION OF A FELONY WHEN SO NOTED AND THE ATTACHED OBSTRUCTION OF JUSTICE SYNDER NAME CODED LETTER FROM DELORES EATON DATED OCTOBER 6, 2009 REFERENCING CASE NUMBER 26244 OBSTRUCTING JUSTICE AND UNDERMINING THE OCTOBER 5, 2009 CRIMINAL REPORT I FILED WITH BETSY GOTBAUM'S OFFICE REGARDING THE DOCUMENTED, REGIONAL KILLER BOYDEN GRAY, NAME ALIGNED ATTEMPTED MURDER OF MY FATHER, IN RETALIATION TO EXPOSING HIS MULTIFACETED CRIMINALLY INSANE NAME ALIGNED, DISGUISED KILLING PROGRAMS INCLUDING HIS ATTACHED SYNDER CODED INJECTION, SYNDER CODED INFILTRATIONS IN THE HOSPITAL AND HIS CRIMINALLY INSANE USE OF NYC ISOLATED HOSPITAL ROOMS FOR HIS NAME ALIGNED SULFUR DIOXIDE GAS CHAMBER PROGRAMMING/DISGUISE KILLING PROJECTS

Public Category: Government Docs Reads: 677 Published: 10 / 27 / 2009 Share Add to Collections



REGIONAL KILLER BOYDEN GRAY REPLICATED ATTEMPTED MEDICAL MURDER

This is a criminal report I sent today regarding Regional Killer Boyden Gray's multifaceted attempted disguised medical killings of my father and his criminally insane use of NYS medical facilities as infectious disease vaccine/injection/inoculation dissemination centers. In addition, Regional killer Boyden Gray is using the hospitals as his name aligned air quality control poisonous toxin chambers for his name aligned infectious disease injection victims. He is using his name aligned injection disseminated MRSA disease, as excuse to place his victims in isolated hospital rooms and thereafter implementing his name aligned sulfur dioxide air quality controlled poisonous programming. Under his criminal insanity, US hospitals are being used as regional killer Boyden Gray's poisonous toxin chambers for vaccine induced infectious disease victims. This is all implemented under his name aligned MRSA infectious disease dissemination and his name aligned poisonous toxin air quality control isolated hospital room phenomenon!

Public Category: Business/Law Reads: 449 Published: 10 / 06 / 2009 Share Add to Collections



SEPTEMBER 09 CRIMINAL REPORT AFFIDAVIT PT 2: DEBBIE JAFFEE HIT

DEBBIE JAFFEE CRIMINAL COMPLAINT FOLLOW UP: Election and Voter Fraud Activities, Including the Use of Poll Workers Pay as Bribery For Signatures to Cover up Debbie Jaffee, NYC Elections Board Monitor's Criminal Micro-mismanagement which effectuated: 18 U.S.C. SEC. 1962 RACKETEERING BY CONDUCTING AN ONGOING NYC ELECTION ENTERPRISE OF BRIBERY, EXTORTION, OR THREATS OF SAME, GO TO: <u>http://mirsny.googlepages.com/http%3Apages.google.comeditmirsnyinternala2</u>

Public Category: Government Docs Reads: 591 Published: 09 / 24 / 2009 Share Add to Collections

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Debbie Jaffee, Criminal and NYC Board of Election Criminal Complaint

This is a criminal affidavit I had to file regarding the below crimes that were inflicted on me today, September 15, 2009. Criminal Complaint Affidavit, Debbie Jaffee, NYC Board of Elections, AD Monitor: Aggravated Harassment, Abuse of Power, Deliberate Misrepresentation of Facts, Attempted False Arrest, Calling Personal Police Officer Friend to Intimidate and Harass, Calling the Police Without Reason or Cause, Deliberate Obstruction of One's Right To Work and Vote, Conspiracy Against Rights, Hit Woman Criminal Activities to Obstruct Ones Ability to Earn Income, Continuous Unwarranted Public Verbal Assaults and Attacking A Poll Worker

Public Category: Government Docs Reads: 623 Published: 09 / 16 / 2009 Share Add to Collections

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	45	p.

Final September Serial Killer Boyden Gray Fierce Biotech Mass Murder Vaccine Replications

This is an exhibit for a criminal report I am writing regarding the following crimes documented in the exhibit: 18 USC 1117 MULTIPLE CONSPIRACIES TO MURDER CRIMES & 31 USC 3729 FALSE CLAIMS ACT & 18 USC 35 IMPARTING AND CONVEYING FALSE INFORMATION & 18 USC 3130----3730 MONEY LAUNDERING & 10 USC 333 INTERFERENCE WITH STATE AND FEDERAL LAWS & 18 USC 15 12 ENGAGING IN MISLEADING CONDUCT SERIAL KILLER BOYDEN GRAY 18 U.S.C. SEC. 1962 ADVOCATING OVERTHROW OF GOVERNMENT 6 & 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,

Public Category: Business/Law Reads: 857 Published: 09 / 13 / 2009 Share Add to Collections

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Vaccine Exemption: Memorandum of Law: FREE ONLINE READING

This is a vaccine exemption memorandum of law. This has been designed for parents, college students, and travelers. It is a guide to writing a personalized vaccine exemption. No one God has created can be forced to be assaulted with a documented weapon called a deadly vaccine. Never forget the basic rule, however, "No one will vaccinate you against your will because by doing so they assume full responsibility for the consequences both legal and medical." Please read everything and forward this vaccine exemption to the entire human race and stop the disguise killing and infestation of innocent human beings. Please visit: http://doc.google.com/View?docid=dgfd2t36_185crmbxgdp MY CONGRESS PAGE: LET THE PAGE LOAD http://www.endorganizedcrimeuniverse.com/page7.html

Public Category: (Government Docs Reads:	19583 Published: 07 /	12 / 2009 Share	Add to Collections
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US INVEST IN UNREGULATED 2009 DEADLY VACCINE DEVELOPMENT

2009 DEADLY VACCINE DEVELOPMENT MASS DISGUISED KILLINGS PLANNED, USA FUNDED AND THE CRIMES ARE BEING REPLICATED WITHOUT PENALTY FOR PREVIOUS NAME ALIGNED VACCINE DEVELOPMENT DISGUISED KILLINGS AND INFESTATIONS PLEASE SEE THE BELOW MASS KILLINGS AND INFESTATIONS PLANNED VIA DEFRAUD INOCULATIONS. MORE DISGUISED KILLINGS PLANNED, NO ACCOUNTABILITY FOR VACCINE DEVELOPMENT. SEE THE BELOW

PLANNED BANKRUPTCY PLOY PREPARED FOR PREMEDITATED VACCINE DEVELOPMENT MEDICAL ERRORS: SEE A NAME ALIGNED EXAMPLE HERE:

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

U.S. INVESTS IN SERIAL KILLER BOYDEN GRAY'S NAME ALIGNED, NON VALIDATED, NEWLY CREATED, ON PAPER ADVANCED FLU VACCINE METHOD

Public Category: Government Docs Reads: 680 Published: 06 / 29 / 2009 Share Add to Collections



NYS Governor Mind Control Chipping and Disguised Attempted Genetic Killing : Boyden Gray

This is an excellenct reading showing how Serial Killer Boyden Gray attempted to disguise the killing and chipping of the NYS governor on his birthday. Read and judge for yourself.

Public Category: Government Docs Reads: 1406 Published: 06 / 19 / 2009 Share Add to Collections



Internal Affairs April 2009 Final Notarized Co

APRIL 20, 2009 CRIMINAL REPORT TRUTH AFFIDAVIT REGARDING SERIAL KILLER BOYDEN GRAY'S CONTINUED DISGUISED KILLING AND DEADLY TORTURE PROJECTS, TECHNIQUES AND PROGRAMS ENFORCE HUMAN RIGHTS 1 April 20, 2008 President Barak Obama The White House 1600 Pennsylvania Avenue NW Washington, Dc 20500 Eric Holder U.S. Department of Justice 950 Pennsylvania Avenue, NW Washington, Dc 20530-0001 Tina M. Stanford, Chairman, NYS Crime Victims Board State Of New York Executive Department 1 Columbia Circle,

Public Category: Government Docs Reads: 681 Published: 06 / 17 / 2009 Share Add to Collections

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	15 p.
	February 2009 Serial Killer Gray in the White House
	Read! Public Category: Business/Law Reads: 870 Published: 06 / 17 / 2009 Share Add to Collections
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	62 p.
	REGIONAL KILLER BOYDEN GRAY TORTURE \$ DISGUISE KILLINGS FISTULA GENOCIDE IS IN NYC 2010
	This is an exhibit of a global induced incontinence project using multifaceted criminal disguises. Public Category: Government Docs Reads: 1145 Published: 06 / 17 / 2009 Share Add to Collections
•	
	176 p.
	176 p. NYS Governor Mind Control Jonathan Lippman Nomination w
	176 p.
•	176 p. NYS Governor Mind Control Jonathan Lippman Nomination w This is a criminal report regarding the NYS Chief Judge's criminal usurpation over the NYS judiciary.
0	176 p. NYS Governor Mind Control Jonathan Lippman Nomination w This is a criminal report regarding the NYS Chief Judge's criminal usurpation over the NYS judiciary. Public Category: Government Docs Reads: 1561 Published: 06 / 17 / 2009 Share Add to Collections

Read the document and make your own assessments. Then forward to authorities on behalf of human life. Thank you.

Public Category: Government Docs Reads: 1294 Published: 06 / 17 / 2009 Share Add to Collections

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MONEY LAUNDERED NYS CHIEF JUDGE JONATHAN LIPPMAN NOMINATION

READ!No one will answer why defraud criminally usurped judge Jonathan Lippman is listed under deadly pathogen administration and children's research in the University of Rochester Medical Center with Serial Killer Boyden Gray.

Public Category: Gov	ernment Docs Reads: 138	4 Published: 06 /	17 / 2009 Share	Add to Collections
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		9 p.
		Scientific Integrity May 2009
		ONE OF THE NOTIFICATIONS TO THIS DEPARTMENT OF REGIONAL KILLER BOYDEN GRAY'S LIGNED CRIMES.
	Public C	ategory: Government Docs Reads: 389 Published: 06 / 17 / 2009 Share Add to Collections



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Comprehensive Web Sites

MAIN WEB SITES AND SECTIONS COMPREHENSIVE WEB SITES: http://docs.google.com/View?docid=dgfd2t36_185crmbxgdp PLEASE NOTE THE FIRST THREE LINKS ARE MY MAIN WEBSITE LINKS. I AM CRIMINALLY NOT BEING ABLE TO UPLOAD. http://www.endorganize.dcrimeuniverse.com/page3.html http://www.endorganize.dcrimeuniverse.com/page10.html http://mirsny.goo.glepages.com/deadlyserialkille.rbo.ydengraybrainrese.arc http://mirsny.goo.glepages.com/home.http://mirsny.goo.glepages. Public Category: Government Docs Reads: 501 Published: 06 / 17 / 2009 Share Add to Collections



Aft Serial Killer Boyden Gray's

This document outlines Regional Killer Bovden Gray's breast cancer name aligned killing of Saundra Feldman, FORMER AFT President and his deeply rooted satanic infiltrations in AFT and now UFT in NYC under the disguise of eugenics because of Jonatthan Lippman and NYC Mayor Bloomberg gateways. Please note he is currently using his satanic brother in UFT as the new president and mind control chipping of the current NYC Mayor to infiltrate and destroy the NYC schools, just like he mind controlled the NYS Governor, Paterson. NYC Mayor BLOOMBERG is bein used to inflict NYC school children with the same deadly satanism and criminalaties Regional Killer Boyden Gray incorporated in Africa in His CRIMINAL FORCE FOR CHANGE EDUCATION PROGRAMMINGS. MIND CONTROL AND CHIPPING INNOCENT PEOPLE, PARTICULARLY LEADERSHIP IS AN EFFECTIVE CRIMINAL DEMONIC ILLUSION OF WORLD TAKE OVER, BUT IT WILL NOT LAST BECAUSE THE EARTH'S IS THE MOST HIGH GOD'S AND THE FULLNESS THEREOF! AT PRESENT, REGIONAL KILLER BOYDEN GRAY IS TRYING SATANICALLY, CHIPPINGLY, AND MIND CONTROLLEDLY TO GET ADAM URBANSKI IN THE AFT AS PRESIDENT, DESPITE ADAM URBANSKI'S DEADLY DEMONIC AND CRIMINAL RULERSHIP IN THE ROCHESTER PUBLIC SCHOOLS. THEY ARE PRACTICING THEIR DEADLY CRIMES IN NYC. THEY ARE SENDING IN SATANISTS TO TAKE OVER THE SCHOOLS WITH ECONOMIC CREDENTIALS AND THEY ARE INFILTRATING CROSS GENDER FOODS THROUGH THE LUNCH PROGRAMS. THEY ALSO HAVE THEIR DEADLY INFECTIOUS DISEASE VACCINES IN THE HIGH SCHOOLS WITH NO OVER SEEING BECAUSE OF JONATHAN LIPPMAN. IF THE NYC PROGRAM SUCCEEDS LIKE THE AFRICA PROGRAM DID, THE NEXT AGENDA IS FOR THE NEW AFT PRESIDENT TO BE KILLED, SO ADAM URBANSKI CAN CRIMINALLY ATTEMPT TO GET IN AGAIN AS AFT PRESIDENT. PLEASE NOTE BOYDEN GRAY WILL INDUCE HOSPITALIZE AN ENTIRE BOARD FOR CHIPPING AND HE WILL IMPLEMENT HIS REMOTE MIND CONTROL PROGRAMMINGS FOR OTHER BOARD MEMBERS TO GET HIS DEMONIC DEADLY AGENDA COMPLETED SO ADAM URBANSKI CAN IMPLEMENT THE AFRICA AND NYC FORCE FOR CHANGE DEMONIC REGIONAL USA SCHOOL TAKE OVER. BUT GOD! READ!NO ONE HAS STOPPED BLOOMBERG FROM WHAT HE IS DOING TO NYC CHIDREN NOW, WHY? BECAUSE THE AGENDA IS TO DESTROY THE CHILDREN, BLOOMBERG IS BEING MIND CONTROLLED AND DOES NOT EVEN KNOW IT OR HE DRANK FROM THE INNOCENT BLOOD CUP. NYC MAYOR BLOOMBERG IS SETTING UP NYC CHILDREN TO BE DEMONIZED/KILLED/INFESTED/AND THEIR SEXUALITY REVERSED VIA THE FOOD. BLOOMBERG IS DOING WHAT IS DEMONICALLY INSTRUCTED. HE IS ADMINISTERING REGIONAL KILLER BOYDEN GRAY'S FORCE FOR CHANGE DEADLY AGENDA. THIS IS HAPPENING WITH JONATHAN LIPPMAN'S BACKING. THE CHIDREN WILL BE DESTROYED UNLESS GOD'S PEOPLE STEP UP ASAP. YOU BE THE JUDGE!UDATED DECEMBER 2009.

Public Category: Government Docs Reads: 920 Published: 06 / 17 / 2009 Share Add to Collections

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Cecil Rhodes Boyden Gray Updated

5/22/2009 EUGENICS 2009 "Sustainable development" is the equivalent of mass murder. READ!!!! http://www.bibliotecapleyades.net/sociopolitica/esp_sociopol_depopu45.htm STOP THESE MASS KILLINGS. THIS IS REAL. THE ECONOMIC CRISES FRAUD IS FOR MASS KILLING VIA CREATIONS OF VULNERABLE POPULATIONS FOR PSYCHOPATHETIC EUGENIC REPLICATION IMPLEMENTATION. PLEASE READ! Click here: LaRouche: Obama Has Revived Hitler's

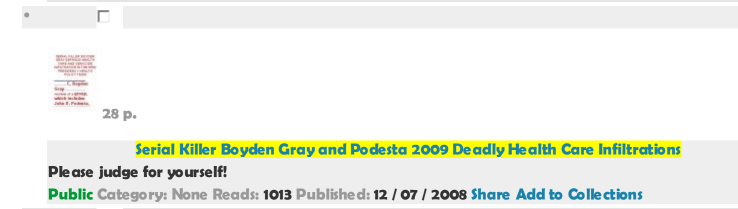
http://www.larouchepub.com/eiw/public/2009/2009_20-29/2009-20/pdf/58-69_3620.pdf Exce Public Category: Government Docs Reads: 1507 Published: 06 / 17 / 2009 Share Add to Collections

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CRIMINAL REPORT: DEADLY GENETIC CODE OBSTRUCTIONS, DEFRAUD LEGISLATION, AND MASSIVE DISGUISE KILL PROJECTS

This is a supplemental police report documenting and detailing current deadly disguised killing legislation and projects, plus other legislative usurpation and defraud crimes. This criminal report details and exhibits the below multiple conspiracies to murder crimes. DISGUSED KILLINGS CONTINUE, GENETIC CODE OBSTRUCTIONS, CONSPIRACIES TO MURDER, DISGUISED KILLINGS, RACE PITTINGS, SEX PITTING, INSURANCE FRAUD, 18 USC 1117 MULTIPLE CONSPIRACIES TO MURDER CRIMES

Public Category: Business/Law Reads: 360 Published: 12 / 16 / 2008 Share Add to Collections



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Unregulated Serial Killer Goes Regional: Comprehensive Police Report Filed, FREE READING ON LINE

This is one of the comprehensive police reports I have filed regarding this documented demon possessed serial killer going regional. This police report is 340 pages. Please preview it and read if you

have time. Serial killer Boyden Gray is George Bush's current Ambassador to Europe and former legal adviser. In addition Serial Killer Boyden Gray is a eugenicist, a killer laboratory creator, human research obstructionist, and you name it, he has used his money to do what the devil does, devour and destroy! There is clearly a deadly conflict of interest. All of the crimes have been disregarded. Read and you be the judge. This is a political hit man, that went to serial killer and because unregulated he is now a regional serial killer. Study the crimes. They are clear demon possession thought crime manifestations and because they were not stopped or regulated he is getting ready to take out entire cities. He has his eye on NYC. You be the judge. After reading this file, read: http://mirsny.googlepages.com/BROOKLYN_NY_DISGUISED_KILLING_PROJE.pdf

Public Category: Government Docs Reads: 7078 Published: 11 / 21 / 2008 Share Add to Collections



November 16, 2008 Criminal Report: Brooklyn NY Disguised Killing Projects Final

This file documents the continued and newest deadly pathogen administration disguised killing and infestation project moving and headquatering in Brookly New York. This is one of the largest and one of the highest paid mass killing plans put into place. The money is readily available for deadly pathogen dissemination but not available for anything else. No money in the US economy except millions for dcumented genocide. Wake up America!

Public Category: None Reads: 117 Published: 11 / 18 / 2008 Share Add to Collections



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Serial Killer Boyden Gray Africa Aids Initiative and Pharmaœutical Insurance Scam November 2008

This is Serial Killer Boyden Gray's preparation for his mass murder of Africans via his documented deadly pathogen administration programs and pharmeœutical crimes. Please see his written insurance schemes to induce sickness and kill for money! This is a short report. Please help inform the world. Send the links to the media, news and authorities. He needs an audience. The life you save may be your own.

Public Category: Research Reads: 1817 Published: 11 / 01 / 2008 Share Add to Collections



Serial Killer Boyden Gray Defraud Inoculation Killings

This is shortened evidence of Serial Killer Boyden Gray's documented killings, specifically this is his unregulated, criminally insane genocide administration 2008.

Public Category: Government Docs Reads: 6996 Published: 10 / 31 / 2008 Share Add to Collections



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Serial Killer Boyden Gray Proud Name Aligned Baby Infestations and Killings: Induced Cleft Lips This is the Serial Killer Boyden Gray baby killings shortened. This is for the world to see. Public Category: Government Docs Reads: 1813 Published: 10 / 31 / 2008 Share Add to Collections



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2008-9 HIV REPLICATION VACCINES IN PUBLIC SCHOOLS \$ NIGERIA: OCTOBER 08 POLICE REPORT

This is a police report documenting and verifying a criminally insane holocaust being inflicted on children and adults. This is a must read and must forward to authorities.

Public Category: Letters to Our Leaders (NEW) Reads: 3015 Published: 10 / 23 / 2008 Share Add to Collections