

## BOYCOTT NEW YORK STATE UNTIL CONSTITUTIONAL RIGHTS ARE PROTECTED & ENFORCED

Closing down the road entrance to Empire State Plaza in Albany – June 10, 1996

On June 10, 1996, in protest over the corruption in the NYS State Judiciary, I came up with the idea of shutting down the Empire State Plaza, non-violently, in order to expose the corruption in the state and federal judiciaries. About 10 fathers met to picket on the ramp to the Plaza. This is the route most workers take to get into the underground parking. There are three lanes going into the plaza entrance. So, at about 7:00 a.m. everyone converged to the entrance with their picket signs. I then drove up to the plaza. The fathers ran out and stood behind my car and stopped the traffic behind me as I got my station wagon perpendicular to the other cars, thus blocking off the entrance to the plaza. Unfortunately, my car just wasn't long enough and cars were able to drive around my car. That only lasted a minute or so, as a bus with state workers arrived and could not get by me. We had the traffic backed up for miles. Finally, both the state police and the capital police showed up.

While we were blocking traffic, one of the fathers walked down the ramp to the main interstate with picket sign in hand where he was picked up by the State Police and driven back to the entrance of the plaza and told to have a nice day.

I then moved my car just inside of the entrance at the request of one of the officers. The officer called upstairs and then issued me two tickets. One for parking on payment and the other for failure to comply in violation of §1102 of the Vehicle and Traffic Law. Each carried a maximum of 15 days in jail and a \$100 fine. I should mention that this was prosecuted by Paul Mason of the Counsel's Office of the Office of General Services in Albany City Court. One thing I did learn was that there was no speedy trial requirement under New York State Law for violations of the Vehicle and Traffic Law. This means that the prosecution does not have to state they are ready for trial within a certain period of time. This only applies to misdemeanors and felonies.

As I was not going to receive a jury trial, I knew I would be going to jail, I pled to parking on payment and received a \$100 fine on June 19, 1997 and the other charge was ACOD if I was not arrested in the next six months in the City of Albany. That is right, the case took over 1 year to conclude for parking on payment.

During this proceeding, I filed several criminal complaints with the court and with the Counsel's Office of the Office of General Services and the Albany City Court against Judge Kaye, Judge Simons, Capitol Police Officer Thomas M. Peters and ADA Michael Gaynor. I should state that these criminal complaints were filed under penalty of perjury pursuant to Penal Law §210.45. Of course, my criminal complaints were ignored by Judge Egan of the Albany City Court and Counsel's Office of the Office of General Services. No charges were filed against me for making a false complaint against the above, as they knew my allegations against the above were true but they were going to cover up their illegal actions against me. <https://justice4ny.com/22-collins-foelony-complaints-judges-others/>

Judge Simmons files: <http://justice4ny.com/simons-ny-ca-1992/>

Kaye - Collins 1st Appeal <http://justice4ny.com/kaye-collins-1st-appeal/>

Kaye - Collins / King 2nd Appeal <http://justice4ny.com/kaye-collins-king-2nd-appeal/>

Kaye - Collins o/b/o Shufelt Writ of Habeas Corpus – 1995

<http://justice4ny.com/kaye-collins-shu...it-habeas-corpus/>

Some of the issues raised in my appeals to the Court of Appeal before both Simons and Kaye were:

Does Family Court Act §433 violate a litigant's right to a public trial before being imprisoned? The family courts are closed except those who are appearing before the court. This is illegal especially if a litigant is facing imprisonment or the loss of his or her children. See scoop 2.

Does Family Court Act §435 violate a litigant's right to a jury trial when facing imprisonment for failure to pay child support as the penalty as documented in my papers exceeds six months in jail and/or a \$5,000 fine?

In my felony and misdemeanor complaint against Acting Chief Judge Richard D. Simons dated March 21, 1997 that was within the 5-year statute of limitations for a felony complaint that was based upon Judge Simons Order of November 24, 1992. Judge Simons in his order stated I raised issues other than the constitutionality of state statutes when in fact I stated in my jurisdictional statement that the only issues on appeal concerned the constitutionality of 12 state statutes. I will give \$1,000 to anyone who can document any other issues on appeal besides the constitutionality of state statutes and they must fully address my statements concerning this. The supporting Affidavit was 6 pages with 7 exhibits and the penal laws that were violated such as Penal Law §175.40 - Issuing a false certificate:

A person is guilty of issuing a false certificate when, being a public servant authorized by law to make or issue official certificates or other official written instruments, and with the intent to defraud, deceive or injure another person, he issues such an instrument, or makes the same with intent that it be issued, knowing that it contains a false statement or false information.

Judge Simons issued his Order knowing it contained false statements by him in order to defraud and deceive the public that the Family Court was illegally depriving me and thousands of other litigants of their constitutional right to a public trial, a jury trial, a court of proper jurisdiction as well as other illegal actions being taken of state statutes that are in violation of either the NYS Constitution and/or the US Constitution. See video at: Judges Simmons & Kaye Violate Constitutional Rights (17:04)  
<https://youtu.be/QLv3CH6rTGo>

Judge Kaye was even more direct holding that the right to a public trial, jury trial, a court of proper jurisdiction are NOT substantial rights in NYS. You need to read the arguments in the jurisdictional statement first and read her ruling that simply states:

“ORDERED, that the appeal be and the same hereby is dismissed without costs, by the Court sua sponte, upon the ground that no substantial constitutional question is directly involved.”

Notice, Kaye does not address any issues raised as she knows that no one will see the legal arguments or know what the legal arguments were. This is how the judiciary is able to get away with the deprivation of constitutional rights. Everything is kept secret and covered up. See video at: Kaye No right to Public & Jury trials in NYS (13:23) <https://youtu.be/QgQlrtl2vEc> and Comments on Kaye, my response (13:40)  
<https://youtu.be/tOQQ2Qy1F8Q>

No one will talk to me or even address the violation of Constitutional and Statutory rights by the NYS Judiciary. Why are judges Simons, Kaye, and the other judges and district attorneys above the law? Why are they allowed to commit felonies and misdemeanors and be involved in the violation of both State and Federal Constitutions and State Statutes that they all took an oath of office to support? If the complaints I filed had contained false statements of fact, you can bet that I would have been charged with filing a false police report and prosecuted. The fact that I wasn't is proof that they knew about the corruption by the judges and Albany DA Sol Greenberg and his assistants. They ignored my complaints to cover up the deprivation of State and Federal Constitutional Rights. **How many thousands of litigants including those that have served our country, have been illegally imprisoned in NYS corrupt family court and the corrupt Albany City and Albany County criminal courts?**

I have already discussed Judge Kaye (Scoops 30 & 32) and Judge Simons (scoop 30) illegal actions in depriving me of my NYS Constitutional right to appeal to the Court of Appeals and in depriving me of my State and Federal Constitutional right to a public trial, jury trial, and court of proper jurisdiction. The argument concerning Detective Peters was that he knowing refrained from performing a duty which was imposed upon him by law or was clearly inherent in the nature of his office. He had admitted to me that if what I had stated about Judge Simons was true, he would have been guilty of a felony.

Detective Peters in an Affidavit dated April 4, 1997 in response to my papers before the court, stated:

“11. I have never stated an opinion as to whether any of the allegations made by defendant concerning Justice Simons or any other member of the New York State Judiciary constituted a felony or any other violation of the law.”

I wholeheartedly disagree with Peter’s statement. By this statement of his, he has admitted I made the allegations, he could not claim now he was not aware of their illegal actions and yet, he continues to do nothing. **Why? Was he told by his superiors to look the other way?** Was it inherent in the nature of his position as an investigator for the Capital Police to investigate illegal actions committed on state property? Would this also include the appellate court judges whose office is located in the Justice Building of the Empire State Plaza?

Peter’s took an oath to support both the State and Federal Constitutions as a police officer. Did he also take an oath to cover-up corruption by politicians and judges?

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### FOOT NOTES

You need to know your rights and how to address these issues in court.  
Justice4NY - Exposing Judicial Corruption & the Violation of Constitutional Rights

NYS Judiciary is a Racketeering Enterprise according to the law. Read Scoop 50 and watch my videos on corruption. All at [www.justice4ny.com](http://www.justice4ny.com)

All of the family court’s illegally imprisoned fathers, mothers and children need to be immediately released and those who put them illegally in jail need to be prosecuted in order to give the judiciary any credibility. (See, Scoops 01, 02, 05 and 06 [www.justice4ny.com](http://www.justice4ny.com)) **How many more thousands of men, women and children are going to be illegally imprisoned by the corrupt family court judges and support magistrates before something is done?** Tens of thousands of men, women and children have already been illegally imprisoned since I started raising the issues of these illegal family court proceedings.

How many litigants in criminal court are going to have their cases fixed by the prosecutors and judges? You keep hearing NO one is above the law. **The democrats control NYS and Federal Judiciaries in NYS and have placed the judges, attorneys and prosecutors above the law by covering-up their illegal actions.** Further, they use the FBI and state and city police that are controlled by the democrats to threaten and intimidate anyone who would try to expose judicial corruption! (Scoop 11 FBI - protecting the democrats and illegal imprisonments and Scoop 23 FBI, state & Albany county officials in attempted murder plot. <https://justice4ny.com/scoops/>).

**Make no mistake about it, the NYS Court of Appeals judges, Appellate Court judges, family court judges, and support magistrates and other state court judges are TERRORISTS and are committing TREASON against both the NYS and Federal Constitutions.** These family court judges and support magistrates are DESTROYING thousands of families each year in the illegal family court proceedings and are also abusing children as documented in my scoops and videos. **They deprive fathers of their children by refusing to enforce the father’s parenting time, they are illegally imprisoning fathers, mothers, our military personal and/or their family members and especially children in their closed court proceedings and by illegally depriving them of their Federal Constitutional right to a jury trial. Further, make no mistake about it, the judges get their jollies out of violating a litigant’s rights, and go home every night laughing their asses off about how they are able to destroy litigants and their families** because they believe they live on Mount Olympus and no one is going to do anything about their illegal actions.

The democrats pit one group against another and make out that if you disagree with them, you have the problem. Make no mistake about it, the democrats are using Hitler’s play book as they are facists or

socialists and Hitler wannbe's. The democrats are out to destroy our freedoms and want to finish destroying our Military that Obama started doing. They want to make the United States a third world country.

NYS U.S. liberal democrat Senators Chuck Schumer and Kirsten Gillibrand are more than willing to shut down the US government for children who came to this country illegally than protect the children of NYS. They will NOT negotiate with President Trump because they do NOT want this issue off the table. They want to use this issue of the children for the 2018 elections. Go to the following to see Schumers response to DACA before our President Trump was elected. Hint: You would think that Schumer was Trump. Schumer Then VS Now / DACA - <https://www.youtube.com/watch?v=hO79uvBwz48>

Senators, do you remember the last election in 2016 and what you made the big issue about? You are right! Stripping tens of millions of women in the United States of their Constitutional Right to Privacy.

Remember you argued that transgender males should be able to use womens bathrooms or locker rooms even if women are showering in them.

Transsgender males have the same body part as other males. Questions that were NEVER asked of the Senators:

Senator Schumer why would you want your wife or daughters to share a women's bathroom, locker room or shower with a transgender male or any male? Don't your wife and daughter's have a right to privacy? Also, Senator Schumer why would your wife and your daughters want to share a bathroom, locker room or shower with a transgender male or any unknown male? Obviously, they would have no problem with this as they didn't speak up about it.

Senator Gillibrand can you tell me why you would want to share a women's bathroom, locker room or shower with a transgender male or any male that is not your husband? Also, your husband has no problem with you sharing a bathroom, locker room or shower with a transgender male or any other male than him?

What about my 90 year old mother's, my girlfriend's or my daughter's or grand daughter's and the tens of millions of other women out their constitutional right to privacy? Why should they or any other women be placed in such a situation? **Why do you two Senators want to take the constitutional right to privacy away from tens millions of women in NYS and in this country?**

Senators Chuck Schumer and Kirsten Gillibrand please explain why are you willing to protect illegal immigrants by shutting down our government over them but you **are NOT willing to protect the Constitutional and Statutory Rights of the citizens of NYS** and the illegal imprisonments as documtented in my Scoops and Viodeos at [www.justice4ny.com](http://www.justice4ny.com)?

The democrats will fight to have illegal aliens stay in this country so that they can vote for the democrats even though they are NOT citizens of the United States, yet they will NOT fight to protect our constitutional rights.

**Why don't you both (Schumer and Gillibrand) call for a BOYCOTT of New York State until NYS protects our State and Federal Constitutional and Statutory Rights and arrests and tries the corrupt State and Federal Judges and attorneys who have conspired to deprive the citizens of NYS of their State and Federal Constitutional Rights? That's right, they are mostly liberal democrats.**

**All states and professional teams need to BOYCOTT NEW YORK STATE!!**

**I am sure that as liberal democarts you both are thilled and that your fellow democrats are envious that NYS illegally imprisons our former and current military personal and/or their family members in illegally**

closed court proceedings and where they are illegally deprived of a relationship with their children and their constitutional rights to a public trial, jury trial and court of proper jurisdiction just to start with. **The military have put their lives on the line for this Country and this is how NYS repays them by stripping them and their families of their State and Federal Constitutional and Statutory Rights and of their children?**

Further, you both shut down our government to protect illegal migrant children. Yet, you both allow the children brought into family court and put into jail and/or detention to be deprived of their constitutional right to a jury trial and the children are in most cases probably given incompetent assistance of counsel. Why are children allowed to be abused and threatened by the judges, attorneys, law guardians and social workers? **Why are you Schumer and Gillibrand refusing to protect these abused children?**

Video - A Child's Constitutional Right to a Jury Trial in Family Court (4:30)

<https://youtu.be/6cHRXJatzD4>

14-year-old girl's essay on brutal abuse and threats by judge, social workers and law guardian (8:53)

[https://youtu.be/3hflopq\\_qWA](https://youtu.be/3hflopq_qWA)

Psychologist's response to 14-year old - slams court (6:53) <https://youtu.be/ZwE8cnwvnsA>

Court extortion reason - 14-year old girl (11:52) <https://youtu.be/Qf6fRs5Del8>

Other Custody and abuse by judges (48:40) <https://youtu.be/etQTsLxHNxM>

Child Not learning - alternative school (4:12) <https://youtu.be/5R1MaSdAyoc>

Child on over 20 pills she didn't need (4:16) <https://youtu.be/ShIMVtV7-6s>

I have emailed both Senators Schumer's and Gillibrand's offices with my Scoops documenting the illegal actions of the NYS Judiciary. I just get a reply that they received it. These Senators and their followers could care less about our constitutional and statutory rights. They could care less about our national security or our borders where millions of dollars of drugs pass over on a daily basis. They could care less about the defense of our country as all they want to spend money on social issues where the money is spent on duplicate agencies doing the same work and does not solve the problems of poverty as the democrats do not want to solve this problem. Yet, the two of you with Obama were almost able to destroy our military readiness except President Trump got elected and is defending our military. **The military fought and continues to fight for our constitutional rights only to have you liberal democrats take their and/or family members rights away.**

The democrats, such as Senator Chuck Schumer and Senator Kirsten Gillibrand, go after President Trump claiming he is un-American and compare him to Hitler while covering up the illegal actions of the NYS democrat-controlled judiciary. Make no mistake about it, it is the DEMOCRATS who are the socialists and want to emulate Hitler. In my opinion and others, Kaye, a fem-a-Nazis, wanted everyone to stand up and salute her and yell Sieg Heil Kaye, Seig Heil Kaye. (Sieg Heil meaning was 'Hail Victory' was used to call Nazis to attention to honor Adolf Hitler). Kaye wanted it to honor herself and the CORRUPT Court of Appeals judges for their **opposition** to the NYS and U.S. Constitutions and their victory in the oppression of constitutional and statutory rights of public trials and jury trials and other actions by the corrupt NYS Judiciary in having litigants illegally deprived of their children and/or illegally imprisoned in NYS.

Governor Cuomo is more interested in helping people living in Puerto Rico and the illegal immigrants in NYS than the citizens of NYS. Why is Cuomo allowing the Judiciary and his prosecutors to violate the rights of the citizens of NYS? Cuomo complains about President Trump, but **NYS would not be in the position it is financially if it wasn't for the tax and spend liberal democrats** and NY being a high tax state. Why is it that all of the high tax states are controlled by the democrats?

Where is NYS Attorney General Sneiderman? Again another liberal democrat fighting for the illegal immigrants while allowing the judges to violate State and Federal Constitutional and Statutory Rights of the citizens of NYS who elected him to office. He is there to protect the corrupt judges, prosecutors and social workers and cover-up their illegal actions.

Tell these corrupt judges and support magistrates that they are NOT above the law and you are going to exercise every constitutional right you have to have them pay for their crimes. EXERCISE YOUR RIGHT TO FREE SPEECH after reading the below cases law in full at the links provided for the full text.

REMEMBER NO VIOLENCE.

Call the judges who participate in these illegal family court and criminal proceedings. What about the attorneys who do nothing but sell out their clients to the corrupt NYS judiciary. Let them know what you think of them. Colorful language is NOT illegal! Remember, they have no problem destroying other people's families including yours. I have documented how the judges abuse children.

Call Judge Kaye's daughter, Luisa M. Kaye, who is an attorney with Wrobel Markham Schatz Kaye & Fox Law Firm, 360 Lexington Avenue, 15<sup>th</sup> Floor, New York, NY 100170 and Tel.: (212) 421-8100. Look her up on her law firm's website at: <http://wmlawny.com/lawyers/luisa-kaye/> The law firm states she has amassed extensive experience in all aspects of commercial litigation, across a broad spectrum of subjects, in all types of forums: state and federal trial courts; appellate courts; and arbitral tribunals. While she is thoroughly comfortable litigating any commercial matter, and an even broader range of subjects on appeal (including criminal law). How many of her cases and/or her father's cases did her mother rule on or fix for them? Ask her under what authority, as a criminal lawyer, did her mother have to strip the citizens of this state of their Federal Constitutional Rights to a public trial, a jury trial, court of proper jurisdiction before then are illegally imprisoned and other illegal actions by her mother as documented within my "Scoops"? Ask her how many more fathers, mothers and children are going to be illegally imprisoned in this state because of her two-bit lying arrogant liberal democrat fem-a-Nazi whore of a mother who refused to follow the law that she took an oath of office to support and knowingly destroying thousands of men, women and children and their families! (Kaye sounds like a Hitler wannabe to me!!) The article by her law firm goes on to state that she is a member of the New York Women's Bar Association, where she is a co-chair of the **Litigation Committee**. Luisa should be able to explain her mother's actions holding that the right to a public trial, a jury trial, a court of proper jurisdiction are NOT substantial rights when one is facing imprisonment and I am sure that she supports her mother's rulings. (See Scoop 32 Judge Kaye - Public & jury trials in NY are NOT substantial rights)

Comments on Kaye, my response (13:40) <https://youtu.be/tOQQ2Qy1F8Q>

Further, the social workers and the law guardians are there to make sure the children are with the mother, even though they know in many cases the mother is unfit. Go into family court, oh, I forgot it is illegally closed to the public. If you could go into family court, you would see in the vast majority of the cases the law guardian sits with the mother and her attorney, Also, in a lot of cases they refuse to even meet with the father and only want to hear the mother's side. I have never heard of a law guardian sitting with the father. I have also been told many times after a father gets custody, they tell the mother what to do so she can get her children back. I have never heard of a father being told this.

Over the years I have seen many fathers like myself trying to have a relationship with our children only to be denied by the mothers. The father's file violation petitions and their time with their children is reduced and NO action is taken against the mother that empowers her even more to interfere with the father's parenting time. The court wants to blame the fathers. I have one ex-military father who hasn't seen his son in a couple of years because the judge refuses to enforce his time with his son. In fact, the judge dismissed his petition well over a year ago and last December 2017, the father won his appeal and the matter was sent back to the family court judge for further hearings. It is now February, 2018 over a year later and he has been unable to get a court date and continues to be deprived of his son. He did drive here for a court date, only to be told after he got here it was cancelled.

**NO VIOLENCE**, but litigants and their families need to stand up and exercise their Constitutional Right to Free Speech. In particular read the full ruling in [People v. Dietze, 75 N.Y.2d 47 by the NYS Court of Appeals \(https://www.leagle.com/decision/198912275ny2d471118\)](https://www.leagle.com/decision/198912275ny2d471118) that states in part:

Defendant's words do not, however, fall within the scope of constitutionally proscribable expression, which is considerably narrower than that of the statute. Speech is often "abusive" — even vulgar, derisive, and provocative — and yet it is still protected under the State and Federal constitutional guarantees of free expression unless it is much more than that (see, *Lewis v City of New Orleans*, [415 U.S. 130](#), 133-134; cf., *Steinhilber v Alphonse*, [68 N.Y.2d 283](#)). **Casual conversation may well be "abusive" and intended to "annoy"; so, too, may be light-hearted banter or the earnest expression of personal opinion or emotion. But unless speech presents a clear and present danger of some serious substantive evil, it may neither be forbidden nor penalized** (*Terminiello v Chicago*, [337 U.S. 1](#), 4-5; see, *City of Houston v Hill*, [482 U.S. 451](#), 461-462; *People v Feiner*, [300 N.Y. 391](#), 402).

[People v. Hogan](#), 172 Misc.2d 279 at: <https://www.leagle.com/decision/1997451172misc2d2791409>

These two cases are part of a growing trend of charging "domestic violence" defendants with harassment for "verbal abuse". If there is an extant order of protection, a count of criminal contempt is thrown in. ... They do not involve any threats of physical violence or harm. The defendants are not charged with ... threatening to subject another to physical contact. While *People v. Dietze*, 75 N.Y.2d 47 (1989) **characterizes a statement by the defendant that she would "beat the crap out of [complainant] some day or night in the street" as not a threat, but merely a protected "crude outburst"**, ..., virtually any threat of physical violence after the issuance of an order of protection must be taken seriously. But there are no such threats in either of these cases, either express or implied.

The accusatory instruments in the instant cases also fail to allege facts showing that the verbal disputes in these cases had no legitimate purpose. While at first blush it is difficult to ascribe any legitimate purpose to the use of a swear word, the phrase "no legitimate purpose" cannot be so broadly construed. The registering of displeasure with another person is legitimate, protected speech. Indeed, many people seem hardly able to speak an English sentence without the use of at least one four letter word. .... a defendant was prosecuted for calling her ex-husband about his remitting a support payment check in less than the full amount and for using various choice swear words to describe what she thought of the situation. In dismissing the accusatory instrument, the court said "The mere fact the defendant in anger or frustration uses colorful language in registering her displeasure with actions of the complainant does not render the communication criminal within the ambit of the Penal Law."

Yet, everyday fathers are punished for their language by orders of protection. The court keeps postponing the matter with the order of protection in place until the father agrees. The judges do not want a trial! This is a denial of due process and equal protection of the law.

They do not involve any threats of physical violence or harm. The defendants are not charged with ... threatening to subject another to physical contact. While *People v. Dietze*, 75 N.Y.2d 47 (1989) **characterizes a statement by the defendant that she would "beat the crap out of [complainant] some day or night in the street" as not a threat, but merely a protected "crude outburst"**, ..., virtually any threat of physical violence after the issuance of an order of protection must be taken seriously.

**It is the democrats who are leading the charge to deprive us of our constitutional rights to public trials, jury trials, courts of proper jurisdiction, illegally fixing cases to have people illegally imprisoned for demanding that their Constitutional and Statutory Rights be enforced and fixing criminal cases for the District Attorneys especially in Albany County.**

**The democarts forced the US government to shut down for illegal immigrants, why don't Schumer and Gillibrand fight for the Constitutional and Statutory Rghts of the citizens who elected them. Because democrats are the new Fourth Reich with the FBI as the new Gestapo.** Just look at how the FBI protects the corrupt democrats like Hillary Clinton who sold out the US uranium to Russia. Obama, Hillary and the FBI and the intelligence communities illegally spying on our President Trump before, during and after the election based upon a FAKE dossier paid for by Hillary and the democrats and Hillary conveniently destroying over 30,000 emails to cover up her illegal actions.

Should the US Government take over control of the NYS Judiciary away from the liberal democrats by appointing someone OUTSIDE of the NYS Judiciary to clean it up? The violation of Constitutional Rights has to end. NO one should be tried, convicted and sentenced to jail in a closed court proceeding and deprived of their constitutional right to a jury trial as well as their other constitutional and statutory rights. (I know, Cuomo, Schumer, Gillibrand and Sneiderman will oppose this take over as they SUPPORT the violation of Constitution Rights to a public trial, a jury trial and a court of proper jurisdiction and we must NOT forget, the oppression of rights for minors and their illegal imprisonments. Also, Cuomo, Schumer, Gillibrand and Sneiderman will protect illegal aliens in NYS, but will NOT protect the citizens of NY and the stripping of their constitutional rights as they believe we have NO rights!)

**New York State should be boycotted by all states and professional organizations!!**

Justice4NY – Exposing Judicial Corruption & the Violation of Constitutional Rights  
Please donate at my website [www.justice4ny.com](http://www.justice4ny.com)

Read my searchable book, that documents judicial corruption using the NYS and Federal Constitutions, statutes and case law for corrupt state and Federal courts. Judicial Terrorism an Indictment of the New York State and Federal Judiciaries at: <https://justice4ny.com/> just scroll down.

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