

The democrats keep raising the issue of the "Rule of Law". That no one is above the law (except if you are a democrat).

www.justice4ny.com for full documentation. Read the "Scoops" & watch the "Videos" on exposing judicial corruption and the violation of Constitutional & Statutory Rights.

The democrats claim that President Trump does not believe in Justice, yet, it is the Democrats who are depriving us and taking away our State and Federal Constitutional Rights as documented below. Make no mistake about it, the democrats are the biggest threat to our democracy. More detail is in my other "Scoops" and "Videos". Who are these democrat appointed judges to strip us of our Constitutional & Statutory Rights? These judges have refused to address constitutional issues, even though they are required by the NYS Constitution to address these issues and /or have ruled that your Constitutional right to a public trial, a jury trial, a court of property jurisdiction and other constitutional questions are NOT substantial rights in NYS if you face imprisonment. Make no mistake about it, these corrupt Democrat appointed Court of Appeals Judges are all ITLER wannabes. They are also supporting illegal imprisonments and the abuse of children. Read my other Scoops that address these issues.

These corrupt democrat appointed NYS Court of Appeals judges have placed themselves and the the corrupt family court judges above the law. How many men, women and children, including our veterans and their families have been illegally imprisoned in the corrupt NYS family court or have been illegally deprived of their constitutional right to have a relationship with their children and/or ordered to pay more in support than what is required under the law? – Tens of Thousands?

Judge	dates	Appointed by
Acting Chief Judge Richard D. Simons	1983-1997	Mario Cuomo
Judith S. Kaye	1983-2008	Mario Cuomo
Joseph W. Bellacosa	1987-2000	Mario Cuomo
Stewart F. Hancock	1986-1993	Mario Cuomo
Vito J. Titone	1985-1998	Mario Cuomo
George Bunmdy Smith	1992-1997	Mario Cuomo

All these Democrat appointed Court of Appeals judges DID NOT believe in the rule of law and DID NOT believe in protecting our Constitutional and Statutory rights. Notice, they were all appointed by Democrat Mario Cuomo. To think Andrew Cuomo renamed the Tapen Zee bridge after his father Mario Cuomo who appointed judges to take away our constitutional and statutory rights. Further, Mario did absolutely nothing about it when I sent documentation to his office concerning the illegal actions of the Court of Appeals judges! These are the type of judges that Senators #KirstenGillibrand, #ChuckSchumer and Governor #AndrewCuomo support and would want on the US Supreme Court. #Schumer, #Gillibrand and #Cuomo, as attorneys, want judges who will strip our Constitutional rights away! Make no mistake about it, they are ALL terrorists.

As a note, the current judges on the New York State Court of Appeals are all appointed by Gov. Andrew Cuomo. I will bet they they will also refuse to protect our constitutional and statutory rights.

Read my Jurisdictional Statement dated 10/3/92 (item 4) first, then Simons Order dated 11/24/92 (item 10), my letter to Simons to reconsider dated 10/13/92 (item 11), Court response stating I have NO right to know what other issues I raised dated 12/7/92 (item 12) and then Full Court Order dated 1/19/93 (item 13). <https://justice4ny.com/?s=simons>
NYS #Court of Appeals Judges: Scoop 30 Simons & NYS Court of Appeals oppress constitutional rights
Documents at: <https://justice4ny.com/simons-ny-ca-1992/>

In 1992, I filed a motion in family court challenging the constitutionality of 12 state statutes that violated either the NYS constitution or the US Constitution and/or both. As I faced imprisonment of 6 six months plus other onerous penalties, I raised the issues that Family Court Act (FCA) §433 violated my right to a public trial, that FCA §435 violated my right to a jury trial, that FCA §439 was unconstitutional as hearing examiners, now known as support magistrates, is unconstitutional as the NYS Constitution does not authorize the appointment of Hearing examiners as the Family Court is one of 5 Constitutional courts and its composition cannot be changed without amending the NYS Constitution. I also raised the issue that FCA §§ 423, 461, 466, 467 and 652 violate the jurisdiction of the family court as specifically stated in the NYS Constitution, Art 6, §13. These statutes give the family court jurisdiction that is not given to the Family Court in the NYS Constitution. These are just a few of the constitutional issues concerning unconstitutional state statutes.

Judge John Austin dismissed my motion raising the constitutionality of the above state statutes and I appealed directly to the NYS Court of Appeals pursuant to NY Const, art VI, 5S 3[b][2] and CPLR § 5601(b-2).

§3[b]. Appeals to the court of appeals may be taken in the classes of cases hereafter enumerated in this section;

[2] As of RIGHT from a judgment or order of a court of record of original jurisdiction which finally determines an action or special proceeding where the only question involved on the appeal is the validity of a statutory provision of the state or of the United States under the constitution of the state or of the United States; and on any such appeal only the constitutional question shall be considered and determined by the court.

I had a NYS Constitutional Right to have my appeal heard. Even if I had raised another issue, that I did not do, the Court of Appeals was required to only hear the constitutional question.

In my Jurisdictional Statement to the Court of Appeals, I stated that "This Court has jurisdiction to hear this appeal directly from the Family Court pursuant to CPLR § 5601(b-2) as the ONLY issues to be raised on appeal are the constitutionality of state statutes." All supporting documents can be found at <https://justice4ny.com/simons-ny-ca-1992/>

Acting Chief Judge #RichardSimons illegally transferred my appeal to the appellate court stating:

ORDERED, that the appeal be and the same hereby is transferred without costs, by the Court sua sponte. to the Appellate Division, Third Department, upon the ground that a direct appeal does not lie when questions other than the constitutional validity of a statutory provision are involved (NY Const, art VI, §§ 3[b][2], 5[b]; CPLR 5601(b)[2]).

I then sent a letter dated November 28, 1992 to Judge Simons, stating:

This is in response to your Order of November 24, 1992 where you have denied me a direct appeal to the Court of Appeals basing your decision "upon the ground that a direct appeal does not lie when questions other than the constitutional validity of a statutory provision are involved (NY Const, art VI, §§ 3[b][2], 5[b]; CPLR 5601(b)[2]).

I refer you to my Jurisdictional Statement under Rule 500.2 on page 1, # 7 which states:

7. This Court has jurisdiction to hear this appeal directly from the Family Court pursuant to CPLR § 5601(b-2) as the only issues to be raised on appeal are the constitutionality of state statutes. Appellant argues that Social Services Law Section 111(g) is unconstitutional and that the following Family Court Act Sections are also unconstitutional in part or whole • 423, 428, 433, 435, 439, 449, 451, 461, 466, 467 and 652 - as they violate either the New York State Constitution or the United States Constitution or both. The documentation and arguments, concerning the Family Court Act §§ 423, 433, 435, 439, 449, 451, 461, 466, 467, and 652, were before Judge Austin when he rendered his decision on September 24, 1992. CPLR § 5601(b-2) states:

(b) Constitutional grounds. An appeal may be taken to the court of appeals as of right:

2. from a judgment of a court of record of original instance which finally determines an action where the only question involved on the appeal is the validity of a statutory provision of the state or of the United States under the constitution of the state or of the United States.

To my knowledge I have not raised any question other than the constitutionality of a state statutes as they relate either to the United States Constitution and/or the New York State Constitution.

Would you please tell me what questions you are claiming that I have raised other than the constitutionality of state statutes?

I respectfully ask that you reconsider your decision and hear this appeal.

The Court then sent the following letter to me stating:

Unfortunately, the questions you pose cannot be completely answered. In appeals, as in motion matters, the decisions and orders of the Court must speak for themselves without administrative elaboration or interpretation. (Unfortunately? It is unfortunate that Judge Simons has NO Integrity and is a two-bit lying whore as he cannot state

any other issues I raised, as I did NOT raise any other issues!! This is how Judge Simons fixes cases for the state and covers up judicial corruption and commits a felony!! How many thousands of fathers, mothers, children, our veterans and/or their family members have been illegally imprisoned in NYS because Judge Simons was a coward by refusing to address these issues?)

However, because you have asked for reconsideration, your letter will be treated as a motion for such relief and **be submitted to the FULL Court on December 21, 1992.**

Three things with the response from the Court of Appeals. 1. **"Unfortunately"** they cannot answer my question. 2. **I have NO right to know what other issues I raised other than the constitutionality of state statutes.** This is a denial of due process and equal protection of the law! 3. The letter states that my letter would be treated as a motion for reconsideration by the FULL Court of Appeals. **This means all six judges appointed by Mario Cuomo ruled on it including corrupt #JudgeJudithKaye who subsequently held that the right to a public trial and a jury trial are NOT substantial rights in NYS and refused to address the constitutionality of the statutes that I claimed were in violation of the NYS or US Constitutions.** 4. **This was depriving me of my NYS constitutional right to appeal to the Court of Appeals. Why are these corrupt judges above the law?**

The full Court of Appeals then ruled on January 19, 1993:

A motion having heretofore been made herein upon the part of the appellant for reconsideration of this Court's November 24, 1992 order of transfer, papers having been submitted thereon and due deliberation having been thereupon had, it is

ORDERED, that the said motion be and the same hereby is denied.

All these corrupt judges on the NYS Court of Appeals were appointed by democrat Mario Cuomo.

Why are these judges allowed to strip the citizens of NYS of their constitutional and statutory rights to public trials, jury trials and/or a court of proper jurisdiction? Why are these Democrat appointed Court of Appeals judges allowed to violate the penal law - §175.40 Issuing a false certificate? A class E Felony. Because the Democrats protect them. Both of the democrat appointed Court of Appeals judges' orders illegally dismissed my appeal (see, Jurisdictional Statement) in violation of NYS Constitution, Art VI, § 3[b][2] and CPLR § 5601(b-2) as the ONLY issues on appeal were the constitutionality of NYS statutes. These judges FALSELY claimed I raised issues other than the Constitutionality of state statutes. According to the Court, I have NO right to know what those other issues were! (Item 12).

Remember \$5,000 to the first person who can state what these other issues were. Read the Challenges and Rules at <https://justice4ny.com/scoops/> (Scoop 55 for the Court of Appeals Challenge)

All three of you or staff are eligible to get the \$5,000 if you can state what issue(s) I raised other than the constitutionality of state statutes. Bet you won't do it! <https://justice4ny.com/scoops/> (Scoops 55, 56 & 57 for rules)

I have four challenges that I am willing to pay \$5,000 to the first person who can provide the documents that would support the rulings of the corrupt NYS judges. They have falsely stated the proof is there. If you can't find the proof, you have just proved how corrupt the NYS Court of Appeals and judiciary is. All documentation can be found on my website www.justice4ny.com. For the challenges and rules go to <https://justice4ny.com/scoops> Scoops 55, 56 & 57.

The NYS Constitution and state statute listed above state: As of right, from a judgment or order of a court of record of original jurisdiction which finally determines an action or special proceeding where the only question involved on the appeal is the validity of a statutory provision of the state or of the United States under the constitution of the state or of the United States; and on any such appeal only the constitutional question shall be considered and determined by the court.

As I stated in my Jurisdictional Statement: This Court has jurisdiction to hear this appeal directly from the Family Court pursuant to CPLR § 5601(b-2) as the ONLY issues to be raised on appeal are the constitutionality of state statutes. Appellant argues that Social Services Law Section 111(g) is unconstitutional and that the following Family Court Act Sections are also unconstitutional in part or whole 423, 428, 433, 435, 439, 449, 451, 461, 466, 467, and 652 - as they violate either the New York State Constitution or the United States Constitution or both.

All Documentation at www.justice4ny.com (search Simons or see <https://justice4ny.com/scoops/> Scoop 30 with links) video <https://youtu.be/QLv3CH6rTGo>

Chief Judge Judith Kaye - Public & jury trials in NY are NOT substantial rights when facing imprisonment (Scoop 32 with links). You need to read the legal arguments before the court and then her decision. Judge Kaye is a Democrat terrorist who had the full support of Andrew Cuomo, Schumer & Gillibrand! <https://justice4ny.com/scoops/> or video <https://youtu.be/QqQrtI2vEc> -

Chief Judge Judith Kaye also ruled on a motion I had before the Court of Appeals knowing she lacked subject matter jurisdiction to rule on the matter as she was the in charge of the property in question pursuant to NYS law and had a personal and business interest in the outcome. (<https://justice4ny.com/scoops/> Scoop 44 Kaye – no jurisdiction to make ruling)

How many more litigants (including our veterans and their family members) are going to be illegally imprisoned by NYS's corrupt family court? How many more children are going to be abused by the judges, law guardians and social workers before something is done? Closed courts cover up these illegal actions by the judges. The court is closed to protect the corrupt judges, law guardians and social workers, the court is NOT closed to protect the children as the judges, attorneys, law guardians and social workers FALSELY claim. Children do not fall between the cracks. They are pushed. Read my "Scoops" at <https://justice4ny.com/scoops/>

Who is going to stand up for our veterans and their families and stop the violation of our Constitutional & Statutory Rights. Our veterans joined the military to protect our country ONLY to have the corrupt NYS democrat appointed judges strip them and their families of their Constitutional & Statutory Rights. (My father was in the Air Force and my step-father was in the Army.)

Where is the NYS attorney general? Covering up judicial & prosecutorial corruption.

Where is the FBI? Covering up for the Democrats? In fact, the Bill Clinton FBI threatened me and told me to keep my mouth shut or else and that they didn't care about my problems with the corrupt NYS judiciary depriving me of my Constitutional right to a public trial, a jury trial, etc. Isn't it the job of the FBI to protect constitutional rights? Are they the new Gestapo? (<https://justice4ny.com/scoops/> Scoop 23)

Where is the US attorney's office in Albany, NY & Washington? Covering up for the Democrats?
Where are the federal judges? Covering up the illegal actions of the state court judges!

Why are these judges above the law and allowed to commit a felony?

§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 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.

Issuing a false certificate is a class E felony

Title 18 § 241. Conspiracy against rights of citizens:

If two or more persons conspire to injure, oppress, threaten, or intimidate any citizen in the free exercise or enjoyment of any right or privilege secured by him by the Constitution or laws of the United States, or because of his having so exercised the same; or

They shall be fined not more than \$10,000 or imprisoned not more than ten years, or both; and if death results, they shall be subject to imprisonment for any term of years or for life.

Appellant has clearly documented the violation of his constitutional rights under the United States Constitution which guarantee him a public trial, jury trial, court of proper jurisdiction and "competent" assistance of counsel.

(If you have been screwed over in family court, you can thank these corrupt, democrat appointed Court of Appeals judges. Also, take note, the current Court of Appeals judges were ALL appointed by Andrew Cuomo. I am sure these current judges are just as corrupt as the judges appointed by his father, Mario Cuomo.)

If you are for stripping the men, women, children, veterans and/or their families of their State and Federal Constitutional rights, vote Democrat. Having judges like the ones above is supporting terrorism and treason against both the NYS and United States Constitutions. Remember these judges are supported by #Cuomo, #Schumer & #Gillibrand all socialists who believe that the government is everything and you have no rights except those the government allows you to have.

If you want to protect our Constitutional and Statutory Rights, our children, our veterans and their family members vote Republican.

I have four challenges that I am willing to pay \$5,000 to the first person who can provide the documents that would support the rulings of the corrupt NYS judges. The judges have falsely stated the proof is there. If you can't find the proof, you have just proved how corrupt the NYS Court of Appeals and judiciary is. All documentation can be found on my website www.justice4ny.com. For the challenges and rules go to <https://justice4ny.com/scoops> Scoops 55, 56 & 57.

Remember: When democrats and liberals don't get what they want, what do they do? They protest, they riot, they loot, they harass people, get in their faces no matter where they are. The democrat targets cannot even eat dinner out in peace and quiet. It was Obama and Maxine Waters who told them to do this! The elected democrats like Cuomo, Schumer and Gillibrand refuse to state that this has to stop because they want it to continue. (Questions: There were riots, looting and burning of businesses and homes in Ferguson & Baltimore and people were caught on camera rioting, looting, burning businesses and homes. How many of these people caught on camera were arrested and prosecuted for their illegal actions? Did any of them get substantial jail time? Did the democrats who control those cities look the other way?) The democrats support this behavior and by voting for a democrat you are also supporting this behavior. Is this what you really want?

The democrats DO NOT believe in free speech. When conservatives go to colleges to give a speech they are harassed, threatened and consistently interrupted if the appearance is not canceled. The democrats will riot outside, take down barriers because only they can be heard. Democrats get in people's faces yelling and screaming at them, so that the party cannot be heard. What are democrats afraid of? THE TRUTH! Notice that Cuomo, Schumer and Gillibrand support this as none of them have come out against these actions. Even Hillary Clinton has stated that Democrats cannot be civil with the republicans and Eric Holder is telling them to kick those who disagree with the democrats. This is what the democrats are teaching their children. Don't get your way, destroy those who think differently. Sore losers! They call it free speech. What about the other person's free speech rights and the right of other people to hear what they have to say? If you believe in preventing people from speaking because they have an opposing view, vote for the democrats, but don't complain your rights are taken away from you, especially if you disagree with them. It already has happened and will continue to in New York State's corrupt family court system and even in the criminal justice system.

The democrats are bullies as they use intimidation and threats and make no mistake about it, they are taking our Constitutional rights away!! They are the new Itlers. The FBI is the new Gestapo for the democrats.

The democrats will fight for illegal aliens to stay in the US even though they have been convicted of murder, rape and other felonies. Yet, they will not fight for the citizens of NYS whose constitutional rights are being deliberately violated by the democrats. They support sanctuary cities where those charged with felonies can hide out. It has also been reported that illegal aliens get a better break in sentencing so they can stay here. Does this make sense? They also want them to vote, of course, for the democrats that is why the democrats do not anyone to have to prove they are a US citizen to vote.

Also, the democrats kept telling us that Supreme Court Justice Brett Kavanaugh was going to take our rights away, yet, they could NOT cite one case where Judge Kavanaugh had done such a thing. They also had a woman claim that he attempted to rape her. Even though she claimed three people, including her best friend witnessed this, not one of them supported her and stated they never saw it happen. The democrats like Schumer and Gillibrand were out to get Judge Kavanaugh at any cost. The democrats do not care who they destroy. To the democrats, you are guilty until you prove yourself innocent. The democrats do not believe in the innocent until proven guilty, unless you are a democrat. According to them, if you are not a democrat, any allegation against a republican is true, no proof needed or required.

My documentation above and in my "Scoops", clearly proves that it is the corrupt democrats who are stripping us of our constitutional and statutory rights. That the democrats support the illegal imprisonments of men, women and children in New York State by depriving them of their Constitutional rights to a public trial, a jury trial, a court of

proper jurisdiction, competent assistance of counsel just to start with. In criminal courts, as documented in my various "Scoops", the democrats are depriving litigants of their constitutional right to counsel, yet alone, competent assistance of counsel, are changing the law to get convictions and are involved in case fixing and extortion. I challenge the corrupt democrats to take my challenges at <https://justice4ny.com/scoops/> (Scoops 55, 56 & 57). The democrats will not take the challenge because they know what I am stating is true. I have the proof of democrat corruption!

When Republicans and conservatives don't get what they want they don't do those things. They go to work. They have jobs and they believe in the Constitution. **Vote Republican to protect our Constitutional rights.**

Evil succeeds when good people stand by and do nothing!

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Check out my other scoops! This is scoop #51

Read my book, Judicial Terrorism at: <https://justice4ny.com/judicial-terrorism-book/>

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