

From: Jacob Teitelbaum
Co Ben Friedman
5 Leipnik Way # 102,
Monroe N. Y. 10950

To: The Honorable Vincent L. Briccetti
United States District Court Judge
Southern District of New York
300 Quarropas Street
White Plains, New York, 10601

Re: Jacob Tennenbaum Vs. Juda Katz et al. 12-cv-2858 VB

Dear Judge Briccetti,

I am Jacob Teitelbaum, Plaintiff in this action.

I had filed the above captioned action with this Honorable Court on Apr 11th 2012, and I have, since that time, been threatened, intimidated, and harassed in an attempt to force me to withdraw my complaint.

Today these actions reach a crescendo when I became the victim of false charges filed in the local criminal court, being brought by my wife to get me out of the house. The sole purpose of the complaint is that I stop the Federal action; my wife has become a token, used by some of the parties to the Federal action, who are attempting to force me to withdraw the action (this was part of the original plan by the parties to this action, as detailed in my complaint).

I am sacred for my personal safety at this point and I urgently and respectfully ask this Honorable Court to have this investigated by the appropriate Federal agency, to protect myself, or in any other manner the Court finds suitable and proper.

Dated at Monroe, in the County of Orange and State of New York this 6 day of June 2012.

Sincerely,



Jacob Teitelbaum

Attached is copy of the charges.

STATE OF NEW YORK

COUNTY OF ORANGE

TOWN COURT

TOWN of MONROE

Defendant: NA
(Relationship to alleged victim)

Alleged Victim: NA
(Relationship to defendant)

THE PEOPLE OF THE STATE OF NEW YORK

- VS. -

Date of Birth

JACOB TEITELBAUM

1/24/1971

Defendant(s)

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BE IT KNOWN THAT, by this INFORMATION, DESMOND L LEWIN,
as the Complainant herein, STATIONED at SP MONROE,
accuses the above mentioned Defendant(s), with having committed the VIOLATION
of HARASSMENT-2ND:PHYSICAL CNTACT in violation of Section 240.26,
Subdivision 01 of the PENAL Law of the State of New York.

That on or about 6/6/2012 at about 02:00 AM
in the TOWN of MONROE, County of ORANGE, the defendant(s)
DID INTENTIONALLY, KNOWINGLY AND UNLAWFULLY COMMIT THE VIOLATION OF HARASSMENT-2ND DEGREE: PHYSICAL CONTACT. A PERSON IS GUILTY OF HARASSMENT IN THE SECOND DEGREE WHEN, WITH INTENT TO HARASS, ANNOY OR ALARM ANOTHER PERSON:1. HE OR SHE STRIKES, SHOVS, KICKS OR OTHERWISE SUBJECTS SUCH OTHER PERSON TO PHYSICAL CONTACT, OR ATTEMPTS OR THREATENS TO DO THE SAME;HARASSMENT IN THE SECOND DEGREE IS A VIOLATION.

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THE DEFENDANT JACOB TIETELBAUM HAD A VERBAL ARGUMENT WITH HIS WIFE MIRIAM TIETELBAUM WHICH BECAME PHYSICAL. MR. TIETELBAUM DID INTENTIONALLY, KNOWINGLY AND UNLAWFULLY GRAB MRS. MIRIAM TIETELBAUM BY THE ARM AND PUSH HER TO THE FLOOR. ALL OCCURRING AT 20 GETZIL BERGER BLVD. APT 104 IN THE VILLAGE OF KIRYAS JOEL, TOWN OF MONROE, COUNTY OF ORANGE, STATE OF NEW YORK.

The above allegations of fact are made by the Complainant herein on direct knowledge and/or upon information and belief, with the sources of Complainant's information and the grounds for belief being the facts contained in the attached SUPPORTING DEPOSITION(s) of: MIRIAM TEITELBAUM

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In a written instrument, any person who knowingly makes a false statement which such person does not believe to be true has committed a crime under the laws of the State of New York punishable as a Class A Misdemeanor. (PL 210.45)

Affirmed under penalty of perjury
this 6th day of JUNE, 2012

Desmond Lewin

COMPLAINANT -

--OR--

Subscribes and sworn to before me this _____ day of _____, 20_____