

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

JACOB TEITELBAUM,	:	Docket No. 12-CV-2858(B)
	:	ECF Case
Plaintiff,	:	
	:	
-against-	:	
JUDA KATZ; CHAYA KATZ; JOEL TENNENBAUM :	:	
BLUMA TENNENBAUM; DAVID RUBENSTEIN; :	:	
KIRYAS JOEL COMM AMBULANCE CRP; :	:	
DISTRICT FAMILY COURT OF ORANGE COUNTY :	:	
9 TH JUDICIAL DISTRICT; HON. ANDREW B. :	:	
BIVONA; ATTY. MARIA PETRIZIO; CHILDREN'S :	:	
RIGHTS SOCIETY OF ORANGE COUNTY; :	:	
ATTY. KIM PAVLOVIC; ATTY JOHN FRANCIS X. :	:	
BURKE; CHILD PROTECTIVE SERVICES OF :	:	
ORANGE COUNTY; CHRISTINE BRUNET; :	:	
ATTY STEPHANIE BAZILEOR; :	:	
JOHN DOES 1 THROUGH 95; JANE DOES 1-20, :	:	
Defendants.	:	

MEMORANDUM OF LAW
IN OPPOSITION TO PLAINTIFF'S
MOTION FOR LEAVE TO AMEND
& SUPPLEMENT ON BEHALF OF
JOHN F. X. BURKE, ESQ.

Patrick T. Burke, Esq. (7471)
Burke, Miele & Golden, LLP
Attorneys for Defendant,
John F. X. Burke, Esq.
40 Matthews Street, Suite 209
Post Office Box 216
Goshen, New York 10924
(845) 294-4080

Dated: May 22, 2013

ARGUMENT

A detailed statement of the relevant facts may be found in this Court's Memorandum Decision of February 11, 2013 at 2-8, under the heading "Background". (Doc. #138, p.2-8). In the interests of expediency, reference to the Court's discussion is respectfully made here.

This Court's February 11th Memorandum Decision states:

On May 5, 2010, the Family Court assigned defendant attorney John Burke to represent plaintiff. Although plaintiff asked Burke to deny the charges against him and prove to the Court they were without merit, Burke insisted plaintiff plead guilty to the charges and accept a "deal" offered by DSS (Orange County Department of Social Services). *id.*, at 3. (See, also, plaintiff's complaint at para. 60-64. Plaintiff's Modified Second Amended Complaint ("MSAC") at paras. 65-68; 78-80, Doc. # 178 p. 12-13).

All of the plaintiff's allegations against John Burke relate to his actions before the Orange County Family Court on the plaintiff's behalf, with which actions the plaintiff either disagreed or which he now seeks to disavow.

After the plaintiff entered a plea of guilty to the first neglect petition against him in the original family court proceeding, DSS brought a subsequent petition alleging that the plaintiff had, once again, neglected his children, this time, in violation of the terms of the Family Court's first Order of Disposition. (Compl. para. 73). John Burke's representation of the plaintiff continued. The plaintiff has made allegations against John Burke arising out of this second family court proceeding, as well as the original proceeding referred to in this Court's Memorandum Decision. The plaintiff alleges with respect to the second family court proceeding:

-- On January 12, 2011, Burke claimed he "does not have a copy of the (Family Court) petition" (*id.*, para. 74).

-- Burke told plaintiff that, "in order to get his children back he would need to admit that he failed to secure his medication." (*id.*, para. 76)

-- On January 9, 2012, Burke did not object to his wife's attorney's proposal that their children be returned to her on the condition that the plaintiff be "evicted from his home", (a proposal with which the Family Court Judge agreed.) (id. para. 144-148).

The plaintiff's remaining allegations which mention John Burke refer more to the Family Court's refusal to discharge Burke and to allow the plaintiff to proceed *pro se*, than they do to Burke's actions. (id. paras. 176-184).

This Court's Memorandum Decision of February 11, 2013 ,at 10-11, found that the plaintiff's claims against the other defendant attorneys in this matter could not be reached under the *Rooker-Feldman* doctrine. The same rationale which the Court applied to dismiss the claims the plaintiff made against the other defendant attorneys applies to the claims he makes – then and now - against John Burke.

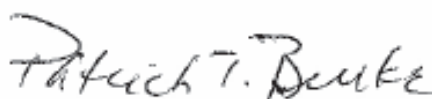
Perhaps because the plaintiff has recognized both the infirmities of his various proceedings or, more likely, is attempting to avoid the consequences of this Court's determination that his action against John Burke and others similarly situated is barred by the *Rooker-Feldman* doctrine, he alleges that he ". . . has not brought this action to overturn any Family Court's or other State Court's adjudication or order . . ." (Para. 5 Modified Second Amended Complaint; Doc. # 178, p. 3 of 58.) The plaintiff's disclaimer, however, is belied by his Prayer for Relief which seeks damages for actions taken by the various defendants with respect to several state court proceedings and an injunction "barring the defendants from interfering with the Plaintiff's peaceful enjoyment of his family and from continued interference in their lives. . ." (MSAC, p. 57; Doc. # 178, p. 57.) This is, of course, the subject of the plaintiff's various state court proceedings with which he finds fault. The plaintiff's federal claim against John Burke should be dismissed and this Court, we urge, should decline to exercise

CONCLUSION

For the reasons expressed in this Court's Memorandum Decision of February 11, 2013, the Court should deny the plaintiff's request to file a Modified Second Amended Complaint against John F. X. Burke, Esq.

Dated: Goshen, New York
May 22, 2013

Respectfully submitted,



Patrick T. Burke, Esq. (PB 7471)
Burke, Miele & Golden, LLP
Attorney for Defendant,
John F. X. Burke, Esq.
40 Matthews Street – Suite 209
P. O. Box 216
Goshen, New York 10924
845-294-4080 – phone
845-294-7673 – fax

TO: Jacob Teitelbaum, pro se
5 Leipnik Way, #102
Monroe, New York 10950
and **c/o Ben Friedman**
5 Leipnik Way
Monroe, New York 10950

Garbarini & Scher, P.C.
Attn: Gregg D. Weinstock, Esq.
Attorneys for Defendant Maria A. Patrizio, Esq.
s/h/a Maria Petrizio
432 Park Avenue South, 9th Fl.
New York, New York 10016-8013
212-689-1113 – phone
email: gweinstock@garbarini-scher.com

David Darwin, Esq.
Orange County Department of Law
Municipal Law Division
15 Matthews Street, Suite 305
Goshen, New York 10924
845-291-3150 - phone
845-291-3167 – fax
email: ddarwin@orangecountygov.com

Taddeo & Shahn, LLP
Attn: Karen M. Taddeo, Esq.
Attorney for Defendant
Kiryas Joel Comm Ambulance CRP
473 South Salina Street, Suite 700
Syracuse, New York 13202
315-422-6666
email: ktaddeo@ts-law.com

Tarshis, Catania, Liberth, Mahon & Milligram, PLLC
Attn: Rebecca Mantello, Esq.
Attorneys for Defendant
Children's Rights Society of Orange County
One Corwin Court
P. O. Box 1479
Newburgh, New York 12550
845-565-1100
email: rmantello@tclmm.com