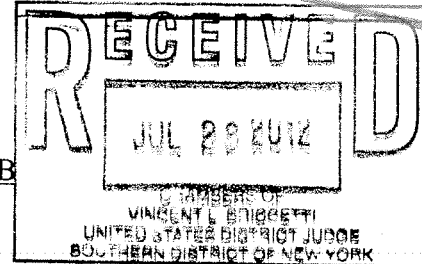
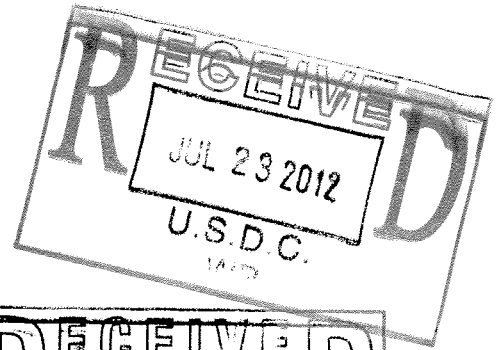


From: Jacob Teitelbaum  
c/o Ben Friedman  
5 Leipnik Way # 102,  
Monroe N. Y. 10950

MEMO ENDORSED

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 Teitelbaum Vs. Juda Katz et al. 12-cv-2858 VB

Dear Judge Briccetti,

I am Jacob Teitelbaum, Plaintiff in this action.

As your Honor may recall from my previous letter and from the conference before your Honor on July 2<sup>nd</sup>, I had detailed some of the intimidation I am withstanding targeted to coerce me to stop this action, I am currently going through an extra ordinary and delicate situation in which my ability to keep this action open is being jeopardized.

I found no possible way to resolve this, and I remain with apparently only two possibilities to avoid the risk of losing this action, those are either;

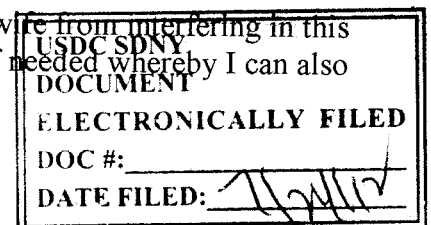
1] To get an order from the Hon. court barring my wife to interfere or communicate with myself regarding the instant action in any way, thus it would allow us to remain together, as well as allow me to keep this action, while allowing my wife to get out of the picture meanwhile, effectively blocking the defendants and the co-conspirators from using my wife to coerce me to stop this action.

In the event that the Hon Court would determine that this option is not relevant, I remain with the second option as follows;

2] That Mr. Ben Friedman would take over this action as my "Next Friend" under F.R.C.P. Rule 17(c)(2), to handle the action by himself, whereby the intimidation would not bear any effect on this action, it would take my involvement of this case out, avoiding further harassment and intimidation and risk of closure.

Although a "next Friend" would ordinarily start the action, however in order not to lose this action, I am faced with no other option then to have him take over from this point onwards as a next friend, and albeit I am not an incapacitated person by way of mental dysfunction, I am nonetheless practically incapacitated as far as this action and my liberty is concerned in being unable to handle the matter on my own due to the ongoing intimidation.

If the Hon court would determine that such an order barring my wife from interfering in this case would be relevant, I would be willing to bring a formal motion if needed whereby I can also put her on notice if needed.

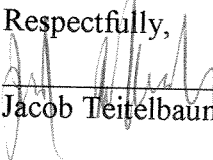


If the court determines however this option to be irrelevant but alternatively consider my other option, Mr. Friedman would then be able to bring a motion to take over as next friend if the court would consider it.

Wherefore I respectfully ask the Hon. Court to consider the foregoing to save this action from possible closure, either by issuing an order barring my wife to interfere and communicate with me about the instant action, or by allowing Mr. Friedman to take over and sue a next friend.


Dated July 20, 2012, Monroe, NY.

Respectfully,

  
\_\_\_\_\_  
Jacob Teitelbaum, Plaintiff

CC;

Orange County attorney, (by fax), Children's Rights Society, (by fax),  
Atty. Kim Pavlovic, (by fax), Atty. John F.X. Burke, (by fax),  
Atty. Maria Petrizio, (by fax), Kiryas Joel Comm Ambulance Corp., (by mail),  
Juda Katz, (by mail), Chaya Katz, (by mail),  
Joel Tennenbaum, (by mail), Bluma Tennenbaum, (by mail),  
David Rubenstein, (by mail).

**APPLICATION DENIED  
SO ORDERED**  
  
**VINCENT L. BRICCETTI**  
U.S.D.J.

7/23/12