# UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

17CV 540

	The second secon
Write the full name of each plaintiff.	No(To be filled out by Clerk's Office)
y u	
-against-	COMPLAINT
The People of the State of New	(Prisoner)
York etc 211 inthe individue	Do you want a jury trial?
Capacity A.D.A. Michelle Sophia	
Gordon, Buzz, Hurwitz etc. Sot	Ficial capacity
Write the full name of each defendant. If you cannot fit the	20
names of all of the defendants in the space provided, please	_
write "see attached" in the space above and attach an	# A

additional sheet of paper with the full list of names. The names listed above must be identical to those contained in

#### NOTICE

The public can access electronic court files. For privacy and security reasons, papers filed with the court should therefore *not* contain: an individual's full social security number or full birth date; the full name of a person known to be a minor; or a complete financial account number. A filing may include *only*: the last four digits of a social security number; the year of an individual's birth; a minor's initials; and the last four digits of a financial account number. See Federal Rule of Civil Procedure 5.2.

Section IV.

	I. LEGAL	BASIS FOR CLAIM			
*:	prisoners challer often brought ur	federal legal basis for your aging the constitutionality of oder 42 U.S.C. § 1983 (again against federal defendants	of their conditions nst state, county, c	of confinement; those	claims are
	Violation of	my federal constitutional	rights		
	☐ Other:	64,5,6,8,14	Amendmen	ts violated	
	II. PLAIN	TIFF INFORMATION	*		
	Each plaintiff mu	st provide the following in	formation. Attach	additional pages if nece	essary.
5	TYQUAN	J	HA	SKEKS	
	First Name	Middle Initial	Last Na	me	
	•	names (or different forms on previously filing a lawsuit		have ever used, includi	ng any name
3/4	349-16-	09361 NYS	ID#69	6556171	
		you have previously been i per (such as your DIN or NY	n another agency'	s custody, please specif	y each agency
	Know A	1. Kross Cen	ter"	•	
2.	Current Place of		, 0,	!	
	18-18	Hazen Stre	et		
29	Institutional Add				
	East El	mhurst	N.Y.	2/37	76
	County, City		State	Zip Code	-
	III. PRISO	NER STATUS		2 2	
7	Indicate below v	hether you are a prisoner	or other confined	person:	
	Pretrial deta	iinee	•		
	☐ Civilly com	nitted detainee			
	☐ Immigration	detainee			
	☐ Convicted a	nd sentenced prisoner	7	•	

#### IV. DEFENDANT INFORMATION

To the best of your ability, provide the following information for each defendant. If the correct information is not provided, it could delay or prevent service of the complaint on the defendant. Make sure that the defendants listed below are identical to those listed in the caption. Attach additional pages as necessary.

Defendant 1:	Adzim	Tegan	7/92
	First Name	Last Name	Shield #
	Detective		
		ner identifying information)	
		squad 33rd	Precinct
	Current Work Address	11-4	33rd Precinct
	County, City	State	Zip Code
Defendant 2:	Gordon	4udwig.	55Q
	First Name	Last Name	Shield #
	Legal Aid	?	
	Current Job Title (or otl	her identifying information)	
	45 From	as Street	
	<b>Current Work Address</b>		
	New York	NoY.	10013
	County, City	State	Zip Code
Defendant 3:	Sophia	Khan	A-D-A
	First Name	Last Name	Shield #
		Drystriet Attorn	ney
	Current Job Title (or ot	her identifying information)	
	One Hogi	an Place	
	Current Work Address	¥6	
	New York	Nf &	10013
	County, City	State	Zip Code
Defendant 4:	John	BUZZ	P, C,
	First Name	Last Name	Shield #
	-420 OS		23424
	Current Job Title (or ot	her identifying information)	
	20 Vesey	Street	1
	Current Work Address	VI 50	021
	New York	N.Y.	10007
	County, City	State	Zip Code

V. STATEMENT OF CLAIM

100 Centre St 1. 265 E161 St

Place(s) of occurrence: Bronx N.Y. 1045) New York N.Y. 20013

215 E 11187 4th Hor

Date(s) of occurrence:

#### **FACTS:**

State here briefly the FACTS that support your case. Describe what happened, how you were harmed, and how each defendant was personally involved in the alleged wrongful actions. Attach additional pages as necessary.

An abduction happen too me from Bronx County too Manhattenwas told " the detective from 33pct Just wanna 25te you some question and you can go back and see the judge" on August 25, 2016. Was Charge with Robbery 2nd on 8/26/16 as legal And society felling me not too go to the grand sury as Judge Ine doe 25k the record about the I. Card and Set bail very high on me. And who sexwed the people the grand sury papers too testify refuse to produce me for grand Jury 25 Gordon 25K take an A.D.A plea offer of 1 to 3 years, I refuse the offer as Gardon refuse too be my lawer. Which gives the people more time as Story 28 12wyer suppose to be infront of when udge Jane a Exhibit 2HCh

Plaintiff third lawyer who was working along with
the A.D.A 2SK the 136 Mr. Buza who text MS. Sophia
Khan A.D.A. "Thin Standing here with the new 186 lawyer
Micheal Hurwitzesa we are about to 90 on record, He
wants to know the plan." As Mr. Buza Stated "Easier
for you two to discuss? around 3138pm see Exhibit attch
The new 186 lawyer Micheal Hurwitzesa ask for client
name too bee Spell right as well for case to be dismoss & ROR
both application denied. The 186 lawyer ask to produce plaintiff too the
INJURIES: plantiff, see Exhibit 2 Hech

If you were injured as a result of these actions, describe your injuries and what medical treatment, if any, you required and received.

I was abductive from Society on 8/25/2016 in Bronx

County Court without seeing the sudge.

I was anticipating to go in front of the grand sury on 8/30/2016 but was violated by Liegal Aid Society Cousel Gordon Ludwig ESO.

On 9/1/2016 my grand sury proceeding was stop by 186 Mr. John

Buza who never produce me infront of a sudge when He was Appionted on 8/31/16.

VI. RELIEF

State briefly what money damages or other relief you want the court to order.

For all Legal /awyers that's appionted to defendants for not waived His/Her right to the grand sury after the papers have been served, Unless Client Consent and sign off on it.

For All Liauyers Stop abuseing the Liau of "people v. Marcus" which give the lawer the right to violate client right not too go to the grand vury.

Plaintiff Due Process was violated on 8/25/2016 unlawful arrest and 8/26/16 begal Due Process violated by appionted /acyer's and A.D.A along with Sudges; Jane doe's who place a very High bail on Client.

Client 1, 438, 6,5, 14 Amendments has been violated by the Courts and 33 pcts.

Plaintiff 28k for \$1000 a day spend up in Roker's Island curtinout Page 5.

Profer Due Process from the 33 pct & Courts who knew no warrant was made for Abductions at Branx County court on 8/25/2016 at 11 AM

## (I)

#### STATEMENT OF FACTS

On August 25, 2016 at 265 E2st 161 St Bronx County N.Y. 10451. I TXQUANHASKINS who had Court & was running one hour and half late. As 186 Bronx lawyer Seth Greisman#(919)-372-1065| Contact me as I let him know I was arriving late. When I made it too Court on the 4th floor outside of the Court houserow Stood three curmark Clothing Officers who rush me before I could reach the Court room door. I ask what was the reason for them too Stop me from entering the Court room as I refuse to be place in handcuff. One officer stated "The Detective from 33pct oust wanna talk to you and you can go back too Court and see the suage after you finishing answer his questions?"

I ask the officers if I can see the sudge first as they said "No" and Kept reaching for my hand to handcuff me too the rear. I ask commark officer's John doe's "If I'm needed for questions why are you place handcuff on me? As D.O.C Capt: Lynch Came out of a Court soor and threating too mace me cause I was refusing too be handcuff in

the hallway as people could hear and see the abduction.

I was escorted out around liam by three unmark officer's as D.O.C Capt: Lynch assisted them walking me to the main entrance, When I arrive at 33pct Detective Adam Tegan#7192 who Elaphis hand in Joy as the unmark officers laugh along with Adam#7192 when I ask why I'm being treated as if I did a crime. Adam#7192 ask me too empty out my pockets when handcuff was taking off of me as detective took my two cell phones. I ask if he had and search warrant as well & warrant to abducted me from count? by 5,6814, Amendments vioted by N.Y.C. 33pct 4

Def Case 1:17-cv-00540-ALC Document 1 Filed 01/24/17 Page 7 of 30 You like the interception my boyz made on you? I ask Why yo Couldn't Show me a warrant for my arrest as well why you couldn't wait until I see the judge?" Adam#7/92 stated "The Judge will let you go cause truthfully med-my boyz don't have a warrant for your arrest but an Id card was drop on you I could alway say that? I ask what was going on as Adam#7192 told me I'm being Charge with robbery in the second degree by an person who knows me. I ask for the person name Adam # 7/92 Stated a female name that I never heard before as he was taking my two Cell phones too use it against me as stoling property. My Due Process Rights was violated by 33 pct three commonk officer John does & det: Adam Tegan#7192 as they pick up my cell phone When my 186 / Zuyer Seth Greisman # (814)-372-1665 Call . The Egregious Misconduct done by the detective as my phones was taking from me 28 I was falsely lie too by the three unmark officers. My1,56,4,8,14 Amendments was violated by the N.Y. C 33pct who Unlawful arrested me on 8/25/16 & unresonable Search and Seizure; taking of property without due process; unreasonable force End deprivation of liberty without due process of IZW, which includes the right not to have Criminal Charges based on fraudulent Evidence or false information." New York City 33 pct Detective: Adam Tegan#7/92 is free to fabricate false Confessions at will would make a mockery of the notion that Americans enjoy the Protection of due process of the law and fundamental Justice. As I'm finger printed for Robbery in the second degree at 33pct as my property was taking from me and use by the 33pct Det: Adam# 7192 25 Stoling property two cell phones that's Samsum Galaxy White ador in good condition: See Exhibit "A" page "2" top page as the people state stoling,

(a)

On Acases 1:17-cy-20540-ALO Documents Filed/01/24/17 Page/8/01/30/00/3 at Courtroom ARS. I Spoke with Liegal Aid Gordon Lindwig ESQ Who advice me to not go to the grand Jury after I told him that my Constitution Rights was violated by NYC 33pct Det: Adam #1192. Legal Aid: Gordon Ludwig Esa Stated "The officer's Couldn't Just take you from Court unless they had an warrant." As he told me that We will find out when we get in front of the Judge as he ask me about the person that know me. I knew her by another name not the Main name the court use and officers use as I explain my story the Liegal Aid: Gordon Ludwig ESQ agree to place me infront of the grand. dury. I feel the Legal Aid Gordon Ludwig ESQ wasn't going too tell the judge about my Rights being violated by 33 pct who was egregious as they use my cell phone for Stoling property and abducted me from Bronx County Court, without seeing the Judge, see Exhibit "A" page "3" & "4". On August 30, 2016 100 Centre St New York N.Y. 10013 at Counsel visited area at "M.D.C". Court holding area, Legal Aid. Gordon Ludwig ESQ Didn't produce me infront of the grand vory 25 Gordon Wanted me too take the A.D.A plea of 18 months which means the Victim haven't come in the grand Jury and A.D. A Need more time to get the victim who is lying. I rejected the A.D.A offer and ask too be produce at grand Jury as Liegal Aid: Gordon Ludwig Stated You don't take the 18 months I'm not your lawer." I was drop on 8/30/16 by Legal And Gordon Ludwig ESQ

who wanted me to take the A.D.A plea offer.

TREBLE DAMAGES -

I was fool by the Liegal Aid Society Gordon Ludwig ESQ Who agree too take me and the day for me too testifly I was not produce as well drop off the Liegal Aid society Who supposed to help those who are innocent instead of forcing there Client take a prosecution offered plea. If Mr. lovdwig ESQ felt Sending me up north when I told him I didn't do the Criminal action they accuse me for. Why Represent me???

On August 31, 2016 100 Centre Street New York Ny 10013. I had Court 25 I didn't see any judge at Part F as the Legal Aid Society lawyer: Gordon Ludwig ESQ walk in Smalling with another Person who Stated that he was my lawyer as I told him that I never reless the Liegal Aid Society Gordon Ludwig ESQ. Mr. John Buza 186 lawyer Stated he will be my new lawyer as Gordon budwig didn't wanted too be my lawyer anymore. I was told by the new 186 lawyer John Buza if I take the Stand at the grand dury I will received Tyears as the people offer me 2 to 4 years to not go too the grand dury. I rejected the people plea barging 25 186 lawyer Stated "I'll don't think it will be in you best intrest to go too the grand surly but if you warna go let me get the papers for you too Sign." AS Mr John Buzz late me Know that he will bring me too the grand sury today 8/31/16 Cause it a all day grand Junyo AS Mr. John Bula informe I should be testify in the afternoon Which never happen as I was let down and lie to again by another lawyer. Two lawyers have show me "TEBLE, DAMAGES" BS I was told too Come back on 9/1/16 by MDC Who told me I wasn't indicted but I was coming back to morrow. Un September 1, 2016 100 Centre Street New York N.Y. 10013 I Want to the grand Jury and let the people knowing Due process was violated as Well the A-DA 25K if John Buza 186 lauger was my lauger. I said "No" that I was appronted an kegal Aid Society lawyer not an 186 lawyer. That I never was infront of a sudge to be appropried an 18th lawyer tike Mr. John Buza. 186 larger John Buza 8top my proceeding at the grand Jury which is a violation too me cause I told the truth that the Judge never printed as well I wasn't produce infront of an Judge to be appointed John Buzz who was bought in by the legal Aid Society lawyer Gordon who wanted me too take the A.D. A plea Barging on 8/30/16.

On September 1, 2016 Centre Street New York N.Y. 10013. I Was taking out of the grand dury by 186 lawyer Mr, John Buzz who felt violated Cause I told the truth whe ADA ask if he was my lawyer. 186 tawyer Mr. Buza Said we going down too Part: FSO the Judge can pronted you a new lawyer. I want in front of the sudge and was applicated an 18b lawyer Micheal Hurwitz ESQ who ask the Judge to R.O.R cause I never fired any lawyer as well Hell them to waived my 180.80830.30 Et Zony time. Judge devied rapplication as 186 lawyer Hurwitz ESD ask for case to be dismiss Casuse I never told John Buzz to stop MY proceeding in the grand dury as well on 8/30/16 I never ask tregal Aid Society Gordon hudwig to waived my right to not too testify at the grand dury as well my 18080 & 30.30. Application was devied by Judge see Exhibit "E" page "7" 186 lawyer ask the people too not present the case to the grand sury without me having an opportunity to testify in the grand Jury, As the A.D.A Produce the case without mye being Zable to testify 25 I was indicted without finisheding my grand Jury testify after 186 Mr. John Buza Stop my proceeding and waived my rights without my consent on 8/1/16.

The reason 18b John Buza Stop my proceeding It the grand Jury was becaus A.D.A asked was attorney John Buza my Attorney at the time. I said "No" to the A.D.A which I told the A.D.A my Constitutional Rights is being violated by the lawyers & A.D.A as well the 33 pet officers. John Buza got mad 2t me and took me too the hallway as 18b lawyer Stop the try testimony at the grand fury Cause I'll was 25k if he was my lawyer and I stated that the Judge never produce me too appionted Mr. John Buzz ESQ as my lawyer. He was appionted by another lawyer who didn't care about my Due process or rights as I i. 122 being winted by the lawyer.

(3)

On September 19, 2016 160 Centre Street New York N.Y. 10013 2t Court room Part: 71 by Judge: Ms. Ward who had arraign me on the Indictment by the people on 9/1/16 as the foreman Signture wasn't there to be Shown by the people on 9/1/16 as I was indicted.

I haven't got too testify at the grand very as even Micheal Hurwitz didn't place an application too reduce Bail after hearing Robbery second drop to Robbery in the third and Which is an non-violent charge. Is lawyer Micheal Hurwitz didn't even attemped to put in a motion infront of the judge; Ms. Ward who Nept bail at a high & 15,000, over \$15,000 as I was told to Stay away from Victim if I bail out. As my 18b lawyer Micheal Hurwitz never asked or put in an application for me to be produce in the grand dury as well Bail Reduction no 180.50 or 530.40 was enter as I felt Violated and Ready to give up and copout to go up state cause the new lawyer ask for me thob go in front of the grand dury on 9/1/16 but the A.D.A disregard the lawyer and Court order as my Due process was violated.

My next Court date was on October 31, 2011 as I was led out by the Court officer. 18b Jawyer who failed too put in a motion too go infront of the Judge and to Reduce my bail is signs of I.A.C. as non of my regust was answer as the 18b Jawyer put in his on motion without my Consent. Which I was asking to be go infront of the grand Jury until this day on as the people waived me not to go. Micheal Hurwitz put in motion to go over the grand Jury minutes as I was asking to go in front of the grand Jury. Micheal Hurwitz never respone too my motion that I send from River's Island 19050 240 570 40.

On October 31, 2016 100 Centre Street New York MY. 20013 24 Court room Part: 71 Judge: MS. Ward who denied my Bail motion 28 She told me out of four motion I send be she received and entertain one which was an alternative Sentance for non-volent ctimes. As MS. Ward told me she isn't granting the motion Cause my case is Robbery in the 3rd and isn't good for an inpatentian program. I was asking for an inpatent program and was denied by the Honorable Judge: MS. Ward who arraign me on grand sury indictment on 9/19/16 as the Charge was drop to Non-volent charge.

My next Court date was told to me infront of the judge; Ms. Ward 12/5/16 as 186 Micheal Hurwitz didn't asked for a bail or ask the judge why I couldn't be accept to an impatention Drug program? The lawy was acting as if he was scare to advocate an my behalf. The judge; Ms ward talk and the people as well my tauger will just listen.

On December 5, 2016 100 Centre Street New York Next 10018 24 Courtroom Part: 71 25 I was fold to get ready for trial whow as pre-trial hearing as I was taking out of the countroom after Micheal Hurwitz made two application regust on my behalf One for Bail Reduction as the judge denied it and I ask for the grand sury as Micheal Hurwitz didn't ask the Judge Ms. Ward about me having the oppertunity to go infond of the grand sury. I feel as if my lawyer is doing his on thing as well he never until this day on tell me what motion he's putting in as the A.D.A is telling Micheal Hurwitz to get me to take the 2 to 4 offer. Ever since I'll been indicted on the glill 186 Micheal Hurwitz Keep on telling me on ever apprence to court about the ADA offer 2404.

1

Since 9/1/16 Micheal Hurwitz haven't act as a real lawyer as he keep on offering the A.D.A Plea 2 to 4 for me too cop out at court room Part. 71 in front of Judge: Ms. Ward who is doing my pretrial hearing and I'm told she will do my trial by Micheal Hurwitz who isn't communicating with me. The NO Communication between me and my lawyer who isn't responding too my motion as well the A.D.A phone call to produce me at the grand sury. See Exhibit's "the people opposition to the Motion 186 lawyer Micheal Hurwitz who put in to deduct time out of my 30.30.

I being told every time I arrive too Court to take the 2004 Offer by my 18b Palyer Micheal Hurwitz who haven't Challenge The people who indicted me without producing me too the grand Jury on the 9/1/16. As well the lawyer didn't bring it up that two lawyers have Stop my 180.80 & 30.30 without my consent. The 18b lawyer Micheal Hurwitz isn't working on my behalf as the pre trial Hearing don't have Isaacson Hearing from the last two lawyer who In effective Assistance Counsel which should of been mention as well raised in Court on December 5, 2016.

TREBLIE DAMAGES is showing on all three rawyers one begal Aid Society: Gordon boding ESQ and the second 18b John Buzz as the third 18b Micheal Hurwitz who play a major roll every time I arrive to court he is offering the A.D.A plez barging 2 to 4.

186 Micheel Hurwitz never had a video Conference as well respond to my motions I put in.

All three lawers never responded to my regusted too my Rights being Violated by the 33pct Det: Adam#7182 who Took me off the Street with out a warrant and Prosecutorial Continue the Misconduct

#### LEGAL ARGUMENT

All three lawyers failed to allege police Misconduct that have violated defendant Constitutional Rights; As all lawyers that listen too defendant Complaint about his abduction at Bronx County Court. Defendant never failed to allege police Misconduct as all three lawyers took notice of defendant stating his Due process was violated uTSAACSON HEARING" Deveraux V. Abbey/Geter V. Fortenberry

I. A. C.: AS 211 three lawyer kept on telling defendant to take the A.D.A plea offer Legal Aid Society lawyer refuse too be defendant lawyer cause chient rejected 2 to 3 18 month offer. Both 18 to 12 waters offer defendant the A.D.A offer of 3 to 7 Mr. John Bula said as he rewe himself on 9/1/16 by stopping defendant grand sury proceeding. 18 to Micheal Hurwitz offer defendant 2 to 4 years on 9/19/16 10/31/16 12/05/16 as ellent rejected offer "Lafler V. Cooper, 132 S. Ct. 1376 (2012): "People V. Thomson, 46 A.D. 3d 939, 940 (3d Dept. 2007)

### TREBLE DAMAGES

8/26/16 Legal Aid Society Gerdon Ludwig ESQ lie too Chient & the Judge as the prosecuter work with false evidence and fabricated story by Officers and Victim as Legal Aid Gordon work with the A.D. A by Waiving my 180.80 & 30.30 without my Consent. As well 186 John Buza Who have A.D. A Cell number as they text back an forth too each other about the plain they have on 8/31/16. 186 Micheal Hurwitz ask on 9/1/16 the 186 John Buza who text the A.D. A on the Statement of Mr. Hurwitz who Stated "What's the Plain" Which Show "Treble dampe

# See Exhibit "A"

My Constitutions Amendments has been Wiolated by the Judges & Newyer's Amendments 45, 6, 8, 14 violated.

- On 8/25/2016 I was abductive from 265 East
  161 Street Bronx N.Y. 10451 4 floor by three unmark NYC.33pd
  officer's who didn't have a warrant or Search warrant
  to handcuff me before I could see the Judge Un Bronx
  County, As D.O.C capt assisted them walking me out of Court.
- 2) 33 pct Detective Adam Tegan#7/92 Stated too me around 11:30 Am "You like the intenseptions that was made by my boyz". As my property was remove and phones wasn't vocher as tegan#7/92 stated my cell phones was being use as Stolen property in the Case.
- 3 On 8/26/2016 I was call to the arraignment around 11 AM by Judge# Joanne Watters, who ask about the I.D. too the people as well ask What took too long as the D.A. Stated "Nothing". Joanne WatterJudge who knew there wasn't no warrant or I.D. drop on me, Continue too process the Case knowing I was abductive from Bronx Criminal Court 8/25/16. Judge: Joanne Watters, who favor the ADA by placing bail at \$ 15,000 Knowing the people ask for 30000 'Amendment that's half of what the ADA ask for Violating my Rights.

Abduction from Count See Proceedings

Page "4" as Judge 28k about the delay
and Legal Aid states plaintiff was 24 court.

The People lies on there V. D. F

Stating Plaintiff W28 tolk op in manhatten
See People Voluntary
Disclosure form Attch in the back.

#### **EXHIBIT A**

The Peoples Volumbary disclosure form 87248 Arrest 2207 Amsterdam Avenue 11:45 Am 8/28/16 See Attch P.V.D.F. as well No Warrant box Cheek, on Page (4)

			4.7		
	1	CRIMINAL COURT OF THE CITY COUNTY OF NEW YORK: PAF	Y OF NEW YORK		
	2			X	8
	3	THE PEOPLE OF THE STATE OF	F NEW YORK		DOCKET NO.
	4	<i>P</i>		ŝ	
	5	-against-	S. 14 W. C.	:	2016NY051176
	6	TYQUAN HASQUINS,	Defendant	:	
ET EVY	7			X	
	8	:	100 Centre Str New York, N.Y. AUGUST 26, 201	100	13
	9	Ŧ.	2100001 20, 201		* * **********************************
	10	HONORABLE:			ő.
	11	JOANNE WATTERS	,		
	12			Judg	e.
	13	APPEARANCES:	14		
	14	FOR THE PEOPLE:			
	15		CE, JR., ESQ. RICT ATTORNEY		
25	16	NEW Y	ORK COUNTY STOPHER MILLS,	ESO.	5
	17	DI. CIIILL	,10111111111111111111111111111111111111	~~~	
	18	FOR THE DEFENDA	ANT:		
	19	THE LEGAL	AID SOCIETY HOMAS STREET		
	20	NEW Y	YORK, NEW YORK ON LUDWIG, ESQ	100	13
	21	4		(60)	
	22		SHARON N.	MORR	ISON
	23		OFFICIAL COUR	T RE	PORTER
	24	a			
	25	a			

1	THE COURT OFFICER: From the front row, docket
2	ending 176, Tyquan Hasquins. Defendant is charged with
3	Robbery in the Second Degree, two counts of Grand Larceny in
4	the Fourth, and Criminal Possession of Stolen Property in the
5	Fourth, presworn affidavit.
6	Counsel, waive the reading, not the rights?
7	MR. LUDWIG: So waived.
8	THE COURT OFFICER: People.
9	MR. MILLS: People are serving felony Grand Jury
10	notice, inquire as to cross.
11	MR. LUDWIG: I'm serving cross Grand Jury notice on
12	behalf of my client.
13	MR. MILLS: Your Honor, the People are serving a
14	Wiggins letter. The People intend to present this case to
15	the Grand Jury in room 907 of One Hogan on Tuesday, August
16	30th at 10:00a.m.
17	The People are also requesting a temporary Order of
18	Protection in this case. The People are reserving both
19	statement and identification notice and requesting bail in
20	the amount of \$30,000. The defendant here is a predicate
21	felon for a 2012 Attempted Burglary in the Second Degree.
22	The defendant also has an open felony strangulation case and
23	an open robbery. The defendant also has an extensive
24	misdemeanor criminal history including 24 misdemeanor
25	convictions of which includes an Assault in the Third Degree

7 .

Attempted Assault in the Third Degree, Resisting Arrest, CPW Contempt. The defendant has nine prior bench warrants.

In this case the defendant grabbed a friend's cell phone with debit card and cash and pushed the complaining witness to the ground. For these reasons, we are requesting bail in the amount of \$30,000.

MR. LUDWIG: Judge, this is clearly the least of his problems, again, given his record. This case is going nowhere. I doubt very seriously that the complaining witness is going to show up. The parties are known to each other. They have a relationship. The complaining witness has made this up as a ploy to get my client in trouble because of a personal matter between the two of them. And given the nature of their relationship, I doubt very seriously that she's going to show up to court.

I understand the Court is going to set some bail. I assume that on the 180.80 day he will be released. I do, however, want to put on the record that, while I have served cross Grand Jury notice, I've had a conversation with my client. He is insisting on going into the Grand Jury should this case proceed. I, as an attorney, have advised him that I make the decision as to whether he goes into the Grand Jury. He rejects that. At this point it's premature, but I want the Court to be aware of the situation should I withdraw cross Grand Jury notice on the one 180.80 day.

1	THE COURT: Okay. Thank you.
2	And what is the reason for the delay from incident to
3	the arrest? This is alleged to have occurred July 29th. Do
4	you have any information? (8/25/2015)
5	MR. LUDWIG: He was arrested in court yesterday.
6	MR. MILLS: Your Honor, it does appear that there
7	was no delay in the report from what I can see; but it looks
8	like there was an issue with defendant wasn't there, and then
9	they dropped an I-card, and then just apprehending him. He
10	was arrested yesterday in the Bronx. 8/25/2016 abductive from Court didn't see Judge or warr
11	THE COURT: Mr. Hasquins, while this case is
12	pending, you're to have no contact with Jenalisa Feleciano,
13	otherwise you're going to be arrested. No contact means in
14	person, by phone, by mail, e-mail, text, Twitter, Facebook,
15	any way that you can possibly imagine, including sending
16	messages to her through other people. No third-party
17	contact, otherwise you will be rearrested. Do you understand
18	that?
19	THE DEFENDANT: Yes, ma'am.
20	THE COURT: The case is adjourned to Part F for
21	August 31st. Bail is set in the amount of \$15,000 insurance
22	company bail bond over \$15,000 cash. Too high & Amendment
23	MR. LUDWIG: Judge, medical attention, please.
24	(CONTINUED ON NEXT PAGE.)
25	

1	THE COURT:	I'll m	ark that.	Thank you.	
2		*	***	*	
3	This is certified to be	a true	and accura	ate transcript	
4	of the above proceedings	record	led by me.		
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6	7. 197.27 (Carameter Petro Parente Company)		Shoron	M. Morress	3~
7	The Park Carl of Concession of the Concession of			N. MORRISON COURT REPORTER	-
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# See Exhibit CBn

- (1) On 8/31/2016 Judge: Charlotte Davidson who knew that D.O.C have produced me as the Judge: Charlotte Davidson didn't not before the Courts, Produced defendant for reassign counsel.
  - (5) On 8/31/2016 I.A.C 28 an 18b lawyer was

    Call too be appointed without defendant Consent

    who wasn't produce in front of the Court to tell the

    Judge! Charlotte Davidson his story as legal Aid

    wanted defendant to take an D.A. ple to not testifly

    in front of the grand jury, or Legal Aid will relive himself.
  - 6 on 8/31/2016 Judge: Charlotte Davidson Chose to waive defendant 180.80 & 30.30 CPL 25 the Order protection was existended to February 26, 2017 with out defendant being produced in court to signal as well to be appronted an new lawyer. Second Call defendant who wasn't Produced before the Court on his 180.86. Judge: Chartotte Davidson Who knew defendant was groduce on 8/31/16 as lawyer and 186 Counsel have delay defendant 30.30 & 18-80 25 defendant who suppose to be produce in the grand Jury on 8/30/16. As Judge: Charlotte Davidson Choseito wavie defendant appearance in the Court as defendant 180.80 was violested by Judge: Charlotte Davidson who never produced defendant who never ask for a new Mayer as the Judge took the lawer side without hearing the defendant Side, Violations too the Courts

Plaintiff Due Process Mosafed
by Jawyer ESQ legal And who agree
to waived client 180.80 without his Consent
for an A.D.A Plea Offer that legal And
call an generous offer on page (2)
AS Plaintiff wasn't Produce at
all on 8/31/16 violation to Due Process.
56, 44 Amendments.

### EXHIBIT B

ANGE IN	1	CRIMINAL COURT OF THE CITY OF NEW YORK COUNTY OF NEW YORK: PART F	
6;	2	X	
	3	THE PEOPLE OF THE STATE OF NEW YORK, DOG	CKET NO.
	4	-against-	562/2016
	5		
	6	TYQUAN HASQUINS,	100000000000000000000000000000000000000
Carry Control			
	7	DEFENDANT.	
	8	X	a ) =0 @ . = =
1000	9		
	9	100 Centre Street	
	10	New York, New York 10013	
		August 31, 2016	
	11	BEFORE:	
	12		
160		THE HONORABLE CHARLOTTE DAVIDSON,	JUDGE.
1	13		
T.	14	APPEARANCES:	12
	4.5	FOR THE PEOPLE:	
-	15	CYRUS VANCE JR., ESQ.	
	16	DISTRICT ATTORNEY, NEW YORK COUNT	Ϋ́
		One Hogan Place	
	17	New York, NY 10013 BY: BENJAMIN LEVIN	
	1.0	CHRISTOPHER DEY	
	18	Assistant District Attorney	
	19	G G	
		FOR THE DEFENDANT:	
	20	Legal Aid Society 49 Thomas Street	
	21	New York, NY 10013	
¥ .51	21	BY: GORDON LUDWIG	
	22		
		Law Office of John Buza P.C. 20 Vesey Street	
	23	New York, NY 10007	
÷	24	BY: JOHN BUZA	
. )	~ -	DANA COGL	
724	25	OFFICIAL	COURT REPORTER



1	BRIDGE OFFICER: Sixteen. Calendar number 16,
2	prison matter, Tyquan Hasquins.
3	The defendant is produced, but not before the
4	court. Violation & b, M Amendments Judge not producery defendant.
5	An order of protection is in effect until
6	February 26th of 2017.
7	MR. LUDWIG: Legal Aid Society by Gordon Ludwig
8	for Mr. Hasquins.
9	Judge, I am going to ask to be relieved. But,
10	first, I want to make a record as to what has happened with
11	this case.
12	180.80 was originally at 11:45 a.m., this morning.
13	The day before yesterday I was contacted by the assigned
14	assistant, who indicated that they had an offer for my
15	client of one and a half to three on an SCI.
16	And my client, being a violent predicate, facing a
17	minimum of seven years on this case, I agreed to
18	waive 180.80 until Thursday for me to have an opportunity
19	to go talk to my client about what I considered a generous)
20	offer. Wiolations defendant Due Process and Judge See It.
21	Inasmuch as, based on my conversations with him, I
22	was going to withdraw his cross Grandy Jury notice this
23	morning and not permit him to testify, as this is my call,
24	in terms of a strategic maneuver by his lawyer.

Mr. Hasquins became extremely, extremely

perturbed, borderline violent vesterday. So I had the
on-call 18B come in today, anticipating that he was going
to ask for a new attorney or to proceed pro se on the
matter.

So, to be clear, I would not put him into the He's asking for another attorney. I join in Grand Jury. that application. I have permitted to the District Attorney's Office to waive 180.80. But I, at this point, will only waive until 11:45 a.m. tomorrow, because I agreed to waive 180.80 for 24 hours.

So I believe that the Court should hold the People to the 11:45 a.m. time tomorrow. And I would ask to appoint 18B to make whatever strategic decisions he has to We have 18B here, Judge. make.

THE COURT: Legal Aid Society is relieved, and 18B Judge violented defendant by not produceny him is assigned. in front of courts.

MR. LUDWIG: Thank you, Judge.

Rudge Falking At this point, cross Grandy Jury remains in violations case should be dismiss for defendant not And I'll leave all other decisions up to new ; being produce as well ove process violated on 8/20/16 by Legal Aid

> Should we second call it or put it on THE COURT: for tomorrow?

> > Judge, I'm here. MR. BUZA:

THE COURT: Okay. Great. Do you want to second call the case today or put it on for tomorrow?

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	1	MR. BUZA: Well, I don't know 8/31/16/
-1, 4	2	MR. LEVIN: We are likely presenting today.
	3	MR. BUZA: So if they're presenting today, I would
	4	ask for a second call. He wants to testify so
	5	THE COURT: All right. Second call.
1 H V	6	* * * * *
	7	BRIDGE OFFICER: Recalling calendar number 16,
	8	prison matter, Tyquan Hasquins.
	9	The defendant is produced, not before the Court.
	10	The defendant has a Department of Corrections
	11	(hold. Violations defendant due process 5, 6, 14 Amendment
	12	MR. DEY: Your Honor, it appears that this case
T.	13	was second called but no date was set. My understanding
	14	is 180.80 is tomorrow, as defense counsel waived until
	15	11:45 a.m. tomorrow. So I ask that we adjourn this to
	16	tomorrow, 9/1.
	17	(Transcript continued on the following page.)
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النيبا	25	

1	THE COURT: Is his new counsel here?
2	BRIDGE OFFICER: Not at the moment.
3	THE COURT: We can put it on for tomorrow.
4	MR. DEY: Thank you, Judge.
5	THE COURT: 9/1, in Part F, for Grand Jury action,
6	on consent. And that's a waiver of 180.80 and 30.30.
7	
8	* * * * *
9	CERTIFIED TO BE A TRUE AND ACCURATE TRANSCRIPT OF THE ABOVE PROCEEDING.
10	Day Coli
11	- Kille of Com
12	DANA COGLIANO OFFICIAL COURT REPORTER
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# See Exhibit (E"

- On 9/1/2016 John Buza who was appronted foome by the Legal Aid Mr. Ludwig on 8/31/16 and Fold me he was going to take me too the grand jury that was an All day thing on 8/31/16 John Buza told me. As I wasn't produce on 8/31/14 as 9/1/2016 I was produce to the Grand Jury as I told the people that the lawyer next to me isn't my lawyer. That I was appionted a Legal Aid by an judge not a lawyer. As the 18b lawyer John Buza got mad and stop the testmony and bought me down to part F Courtoom to see the Judge to get appionted a new lawyer.
  - On 9/1/2016 Honorable Charlotte Davidson, Judge.
    Who knew defendant haven't actually testify as ADA
    Sophia Khan Stated as 186 John Buza agreed with sophia
    Khan to waive defendant 180.80 until next lawyer makes a
    decisions infront of me & new lawyer we was blacklisted.
  - (10) On 9/1/2016 Honorable Charlotte Davidson, Judge Assigned lawyer who knew my regusted to dismiss case for first lawyer not producing me to the Grand Jury on 8/30/16 a Legal Aid wanted me to take a D.A Ple bargain to not testify on 8/30/16. The 18b lawyer never produce on 8/31/16 too the all day Grand Jury as he got mad at me for telling the truth. The New 18b lawyer sign on 9/1/16 was asking about my last name and made two application one for Rok &- another for Case too be dismiss. As Judge denied them. Pawyer ask for defendant too testify on 9/1/2016

Missing Page (6")

Page of the people refuse too turn over what the Judge had said to me on the 9/1/16

#### **EXHIBIT E**

September 1, 2016