

VIRGINIA:

CITY OF ALEXANDRIA CIRCUIT COURT

**ILONA ELY GRENADIER HECKMAN
DAVID M. GRENADIER**

PLAINTIFFS

V.

**JANICE WOLK GRENADIER
WELLS FARGO BANK (TROUTMAN SANDERS
AKA MAYS AND VALENTINE)
GJJV PARTNERSHIP (Gant Redmon Redmon,
Peyton & Braswell, LLP)
JAMES WARBASSE (
PADRIC KELLY O'BRIEN
ARMY NAVY COUNTRY CLUB**

DEFENDANTS

Case No. 1:15 mc 01540 UNA

CASE NO City of Alexandria VA: CL 15 - 003661

**MOTION TO DISMISS – FRAUD ON THE COURT ET AL BY
LAWYER ILONA GRENADIER HECKMAN, MICHEAL
WEISER, BEN DIMURO, ANDREA MOSLEY, HEBA GRI ,
REZA, GANT REDMOND, ET AL AND JUDGE JAMES
CLARK,**

**Plaintiffs – AS PUBLIC SERVANTS, INDIVIDUALLY AND IN THEIR OFFICIAL
CAPACITY AS AN OFFICER OF THE COURT WHERE APPLICABLE**

MOTION TO DISMISS

**DUE TO FRAUD ON THE COURT, TREASON, PROFESSIONAL CODE OF ETHICS.
JUDICIAL CANONS, VIOLATIONS OF THE CIVILRIGHTS ACT OF 1871 (42 U.S.C.
§§ 1983, 1985, 1986); RACKETEERING AND CORRUPT ORGANIZATIONS ACT OF
1970 (18 U.S.C. § 1962); FALSE ADVERTISING (15 U.S.C. § 1125); LIBEL AND
SLANDER, FALSE IMPRISONMENT (TO LINE YOUR LAWYER FRIENDS
POCKETS WITH ILLEGALLY GOTTEN LEGAL FEES FOR LAWYERS WHO HAVE
LIED INCOURT, LIED IN COURT DOCUMENTS, LIED TO THE BANKRUPTCY
COURT, LIED TO THE SUPREME COURT OF VIRGINIA
WHERE OUR SUPREME COURT CYNTHIA KINSER WAS FORCED TO RESINE
AFTER SECRET MEETINGS WITH THE COURTS OF JUSTICE DUE TO THE
RELEASE OF MICHAEL GARDNER FUND RAISER FOR YOUR FRIENDS WHO THEN
HIRED A HIT MAN TO KILL THE GIRLS HE MOLESTED OR NO DIFFERENT THAN
“CASH FOR KIDS” IN PA WHERE JUDGES WENT TO JAIL),
That the lawyers in Troutman Sanders aka Mays & Valentine, DiMuroGinsberg -
Michael Weiser – Wade, Friedman & Sutter PC - Parker, Simons & Kokolis, BWW
Law Group - Redmon, Peyton & Braswell – Vogelmann, Turner & Wright – et al**

That the above lawyers and all Judges that have had been a party to the cover up of Divorce Lawyer Ilona Grenadier or as follows and have broken law: The Professional Code of Ethics is very clear:

This most recent e-mail further shows the corruption and collusion of Judge Clark and these Lawyers

“CASH FOR LAWYERS”

From: Reza, Mohsin [mailto:mohsin.reza@troutmansanders.com]
Sent: Thursday, January 28, 2016 12:21 PM
To: Heba Girgis <HGirgis@pskfirm.com>; Andrea Moseley <amoseley@climuro.com>
Cc: Uria, Andy <Andy.Uri@troutmansanders.com>; Thompson, Ashley <Ashley.Thompson@troutmansanders.com>
Subject: Grenadier, et al. v. Grenadier, et al. - Case No. CL15003661

Hello, Heba and Andrea:

<https://mail.google.com/mail/u/0/?ui=2&ik=6bc5acfd08&view=pt&q=hgirgis%40pskfirm.com&q&s=true&search=query&th=1528a1db73100c26&siml=1...> 2/3

3/10/2016

Gmail - RE: Grenadier, et al. v. Grenadier, et al. Hearing with Commissioner

I just received Janice's written statement though it appears to have been mailed on December 28. Are you all going to note an objection or just let Judge Clark deal with it?

Thanks,

S. Mohsin Reza | TROUTMAN SANDERS LLP
1850 Towers Crescent Plaza, Suite 500, Tysons Corner, Virginia 22182
Tel: (703) 734-4351 | Fax: (703) 448-6510

mohsin.reza@troutmansanders.com

To further “CASH for Lawyers”– By Judges – No different than “CASH for KIDS”

Judge Sentenced To 28 Years For Selling ‘Kids Cash’ To Prisons

Share                                                            

That Judge James Clark who is to hear this case in order to protect the “Old Boys Network”, Divorce Lawyer Ilona Grenadier Heckman, the Judiciary, the Government and the Elected Officials has done the following and many other things in collusion with others to harm Defendant Janice:

III. BACKGROUND

1. Janice met Defendants David, Ilona and Erika around March of 1985. That Janice was naive and in many ways very easily manipulated by David and Ilona. At the time she met David she was still filling the effects of having not finished college due to her apartment being broken into and raped, and now a failed marriage.
2. That David and Ilona started their manipulation with knowledgeable intend around December of 1986.
3. That the first lie that Janice can recall was February 14, 1986. Ilona was very specific having just married Jerome (Jerry) Heckman the 1st cousin to Judge Albert Grenadier whom had just passed March of 1985. Ilona stated and was so excited how Jerry had added her to his will. Janice found this odd, but in or around April of 2014 learn that what Jerry had done that day was give up his rights to a property she by all appearance had stolen from Sonia Grenadier – and taken a portion of a \$521,000. Pay off for the sale of a portion of the property.
4. That David and Ilona stated a Real Estate Partnership called GIC in or around 1985 that Janice started contributions thru loans, advice along with a partnership call Bellefonte Ave on or around December of 1986.
5. That David and Janice would marry in September of 1988 which in or around 1998 Janice would learn that David never loved her – and that he and Ilona had used her, manipulated her and she was no longer needed.
6. That in or around March of 1990 Janice would learn that money had been stolen out of a Trust Account of Sonia Grenadier through the Grenadier Law firm.
7. That Lawyer Ilona would tell Janice she is to speak to no one about this. Everything goes through her, that she will handle everything as an attorney through Grenadier Law. The slippery slope, the manipulation of the fear as Ilona made it clear to Janice who was pregnant and just had a miscarriage that if she spoke about this to anyone that David would go to jail and be raped repeatedly – and that my child would be visiting him in jail. Ilona knew of my rape and used it to manipulate and to protect herself from being found out.
8. Janice was manipulated by Ilona into believing that it was David who stole the money. That in or around May of 2008 - Ilona would admit to Janice that David did not steal the money which only left Ilona - Which the slippery slope of the Criminal Acts, the Knowledgeable intend of the extreme Divorce Lawyer Ilona Grenadier Heckman would go for money started to unravel, that the :”TRUTH” supposedly your best defense would all of a sudden have no meaning to the Judiciary in Virginia and Washington DC. The thefts with the help of the Judiciary began in or around November of 1983 with the **Forgery** of Sonia Grenadier’s name on an Amendment to her Trust giving Ilona Grenadier access once Judge Albert Grenadier died and the COVER UP to protect one of their own began in or around 1990 with the help of Fagelson et al law firm and Mays & Valentine aka Troutman Sanders.
9. Then on or around **September 3rd of 1997** that on an unexpected cab ride to the airport as David was suppose to drive Janice to the airport and was late, Janice was outside waiting and not in her home. Janice had called him to find out where he was – David started yelling at Janice and saying a cab was

on the way. Janice can presume now his disappointment the money it appears he and Ilona spent to have Janice killed has come back to haunt them. When Janice got in the cab and the driver could hear David yelling he said to Janice hang up the phone, hang up the phone if you don't hang up the phone I will pull over and hang it up for you. Janice hung up the phone, the driver then said we can take care of that for \$5,000.00 – you don't have it – then \$2,000 we can work it out. Janice was handed a phone number, Janice tossed it in the trash can thinking it had been a set up – Janice now believes without question it was to be a hit and today she was to be dead. Janice has never been questioned by the City of Alexandria Police or the FBI even though she has reached out several times with her information through Commonwealth Attorney Brian Porter & Sheriff Lawhorene (who had her tortured in jail) That in February / March of 1998 Nancy Dunning who would open her front door in 2003 came to Janice on different occasions to check on her safety. The question now arises was Nancy aware of the outcome that was meant for Janice in September of 1997.

10. That the above is important because where Janice lives in a circle around Janice there have been **5 known Murder type hits** – Dr. Rixsey, John Doe, Nancy Dunning (Nancy came to Janice's home twice to check on Janice, now believed Nancy knew more and was from what Nancy said afraid of what could happen and maybe knew what was going to happen to her) Ron Kirby and Ruth Ann Lodato. That all five have strong connections to the Old Boys Network. That the appearance and with the facts Janice knows that the people who have been charged and found guilty of these charges of murder and the reason behind them was fabricated to protect the Old Boys Network of Virginia. That further situations / evidence will show that throughout Northern Virginia hit men are hired and it is a pattern and practice of the Old Boys Network in Virginia – to either have someone killed or to bully them till they commit suicide.
11. **November 1997** That Lawyer Ilona in collusion with David Grenadier, Andrea Grenadier, Robin Grenadier passed a rumor around that caused David Grenadier to pull a gun in the home with Janice's girls in the home.
12. That on or around November 17, 1997 David, Ilona and Erika would sign a Liquidation agreement of several properties that are all owned in Virginia and a Virginia Partnership **done by Lawyer not licensed or never has been licensed to act as a lawyer in Virginia**. Ilona being a divorce lawyer knew the law and acted criminally as she had done with the Sonia Grenadier Estate for personal financial gain using her law firm and POWER of the men she married to manipulate / Scheme / Scam those that were not as strong or did not know the law or who would ignore the law for her.
13. That in or around June of 2000 David and Janice were divorced without a property settlement.

IV. STATEMENT OF FACTS PRIOR TO JUDGE JAMES CLARK

14. All prior paragraphs are re-alleged and incorporated as if set forth in full.
15. That on or around September 5, 2007 the Slippery Slope of the Cover up of Ilona Grenadier Heckman with the help of the other Defendants would begin with **September 5, 2007** - Janice Filed with the Alexandria Circuit Court a Motion for Reinstatement of the Bill of Complaint of 28 E Bellefonte Ave Partnership. The notification to the parties to be served through the Sheriff's office. The court date for the Motion to be heard was on September 12, 2007.
16. On or around **September 12, 2007** - Motions Day Judge Kloch hears the case. This resulted in the Filing of the Motion for Default filed on September 21, 2007. As the Motion for Default goes into more

detail Ilona was disingenuous in court claiming she hadn't been served. But, Ilona couldn't have known of the court date unless she was served. Ilona admitted in court to Judge Kloch that David Grenadier's attorney Mr. Michael Weiser was aware of the court date because Ilona had faxed the information to Wieser. Judge Kloch kept passing it over to give Mr. Weiser the chance to show up. He then sent a clerk down to the Sheriff's office who then came back and according to Judge Kloch said that Ms. Ilona Grenadier nor Mr. Weiser had been served according to their (the Sheriff's) records. Janice explained to the Judge the only way Ilona could be there was if she was served. Mrs. Ilona Grenadier admitted to having the information and faxing it to Mr. Weiser. At which point he dismissed everything to be re-heard. **Ilona a lawyer had not been telling the truth when she said she hadn't been served. The Slippery Slope begins for a fight for Judge with Jurisdiction that is not ruling on Favoritism and Cronyism.**

17. After Court Janice went down to the Sheriff's office. Janice was given a copy of Ilona's service. Mr. Weiser's papers were not in the box, and as his office is basically the same building they couldn't say whether he had been served or not. To this day the papers are missing and have never been returned to JWG. It should be noted that Mr. Weiser's office is in the same building as the Court House and Sheriffs, who claim to not have served him.'
18. **September 21, 2007** - Janice filed for the Motion for Default, and The Motion to Reinstate (just in case) for October 10, 2007. - **Motion for Default filed (written by federal Judge in DC)**
19. **October 10, 2007** – All the Alexandria Judges have recused themselves from hearing it and they need to bring in an impartial Judge. **This is the start of shopping for Judges that would rule in favor of Lawyer Ilona.** Even when Ilona would brag afterwards about her relationship with the Judge and how he had called her when he was practicing law and she would help him out
20. **October 17, 2007 Letter from Diane Fiske** – After informing Janice that the Judges had recuse themselves she would be finding Judge's to hear the case. **Judge Frank A. Hoss** was available for November 28, 2007 at 10.00 am. At the time of this letter the Judges were:
 1. **Judge Donald M. Haddock** – *We learned in the Spring of 2008 he had recused himself from hearing the case, yet continued to choose the Judges after declaring his "LOVE" for Ilona.*
 2. **Judge John E. Kloch** – *Ilona had lied to him in court on September 5, 2007 – He could have heard the Motion for Default as he knew the truth – Recused himself with letter of apology and Statement Appellant deserved a fair hearing and that "The appearance of Justice was just as important as Justice itself"*
 3. **Judge Lisa Bondareff Kemler** – *Her Father was our pediatrician for Janice's girls, David had gone to Hebrew School with her, His father and her father were good friends, Janice had shown her and her husband Real Estate.*
21. **November 15, 2007** – Letter from Diane Fiske that the Motions Date had been changed to Wednesday, December 5, 2007 @ 10.00 am - **this had been filed on September 21, 2007** – Is now being heard on December 5, 2007. Where most Motions are heard 7 days later this took 2.1/2 months to be heard. By all appearance due to the need of shopping for a Judge.
22. **The three (3) attached letters from Diane Fiske court administrator shows the City of Alexandria Circuit Court did not make a mistake. The actions of the City of Alexandria Circuit Court were knowingly and malicious to shop for Judges that would Rule in favor of attorney Ilona Grenadier Heckman.** That Judge Hoss from Prince William County had in 1990 recused himself from hearing any cases that

involved Ilona Grenadier Heckman. By all appearance he knew it was inappropriate for him to hear this case. **In the Motion to Re-Open due to the Fraud on the Court is signed by Judge Hoss of Prince William County. That once Judge Hoss by all appearance recused himself a 2nd time.** The Judge's in the Circuit Court cannot say any longer a mistake was made. The Judge's in the Circuit Court of Alexandria knew exactly what they were doing. That they knew of the Supreme Court rule **Supreme Court Rule §17.1-105(B)** and chose not to follow the rules of the Supreme Court of Virginia. Attached find Letters:

- **Dated: October 17, 2007, November 15, 2007** That pertain to Judge Frank Hoss who had recused himself back in 1990 and by all appearance recuses himself again.
- **Dated: May 13, 2008** sent just a few days after Chief Judge Haddock explains to Appellant **"You will never get a fair Trial "WE LOVE ILONA"** These letters expose the collusion of the Circuit Court Judges in the State of Virginia – FRAUD ON THE COURT – TREASON on the Court. This by all appearance shows the disingenuous behavior of the Supreme Court of Virginia in ignoring their own Rules and Laws to protect one of their own.
 1. **December 5, 2007** - Judge Thomas A. Fortkort. Denied Janice's Motion for Default. It should be noted **the Motion for Default was a suggestion & outlined by a Federal Judge from DC.**
 2. **December 2007 - Janice Asked Diane Fiske Several times** about a Fair Judge – she informs Janice the only way anyone else (Supreme Court chose's Judge) Is if they can't find one. Which is incorrect – the rule is the complete opposite – **in accordance with §17.1-105(B): Learn of June of 2010**

If all the judges of any court of record are so situated in respect to any case, civil or criminal, pending in their court as to render it improper, in their opinion, for them to preside at the trial, unless the cause or proceeding is removed, as provided by law, they shall enter the fact of record and the clerk of the court shall at once certify the same to the Chief Justice of the Supreme Court, who shall designate a judge of some other court of record or a retired judge of any such court to preside at the trial of such case.

23. **February 8, 2008** - Janice receives a Letter From Ilona Grenadier (on her law firm stationary) to Janice Wolk Grenadier, Ilona Grenadier asserts ownership of 75% of a property Known as 28 East Bellefonte Ave, Alexandria, VA 22305. Janice felt threatened by the letter which is full of misleading and deceitful statements.
24. **February 13, 2008 – Judge Brown hears Motions** * Ilona is not in court Heather Jenquien represented her. Motions to compel -
25. **February 26, 2008** – Filed with Clerk of Courts following letter: Because keep in mind all Judge's had recuse themselves and all Motions had to go through Diane Fiske as she needed to shop for a judge or it had to be on a day they had a visiting Judge that would rule in collusion with Judge Haddock's "LOVE" for Ilona. The letter asks Ilona for dates to get back to Diane Fiske to file a Motion as no Motion's could be filed without everyone's ageing on the date before Diane found a Judge.
26. **February 27, 2008** - Ilona Grenadier filed on February 27, 2008 with the Circuit Court of The City of Alexandria an Answer to The Amended Bill of Complaint claiming 75% ownership of the property at 28 East Bellefonte Ave., Alexandria, VA 22305 which is a documented lie. Most of Ilona Grenadiers statements in the Answer to The Amended Bill of Complaint were disingenuous which Plaintiff has supplied documentation to VSB for the purpose of establishing the truth. The following are the lies Ilona Grenadier Filed with the Circuit Court of Alexandria

1. 75% ownership
 2. That plaintiff has provided no proof of actual payment for expenses - provided 3 times to defendants
 3. Plaintiff's Bankruptcy caused by Bellefonte as Plaintiff in & out - Which now Plaintiff realizes she would never had been in and out if it wasn't for the manipulation and lies of Ilona Grenadier
 4. 4 times Ilona - "Defendant, Ilona Ely Grenadier, denies that Plaintiff owns or owned 50% of East Bellefonte.
27. The document on February 27, 2008 by Ilona Ely Grenadier a lawyer was riddled with Lies - The VSB - The Judges in Alexandria and her good friend - Judge Brown had no problem with that. This can be backed up with information/documentation from Admission statements from Ilona Grenadier which had several conflicting statements. The amount of money Ilona Grenadier put into the property can be established by an accounting done by Ilona Grenadier. The Accounting shows the 25% down payment that was contributed in the purchase of the Bellefonte Property. The documents that were filed with the Motion for Default in the Circuit Court of Alexandria can be used to verify the amount of ownership Ilona Grenadier had. Ilona Grenadier had in her possession the documents which showed her ownership at the time she filed the pleadings. Those pleadings were disingenuous and misleading when filed with The Circuit Court of Alexandria.
28. **March 5, 2008** – File 2nd Motion for Default – to be heard March 12, 2008 for the following reasons:
1. *For all the reasons as stated in Motion for Default Dated September 21, 2007*
 2. *For all the untruths told in the Answer to Bill of Complaint by defendant and Counterclaim and Cross-Complaint filed on February 27, 2008.*
 3. *For the letters Lawyer Ilona sent bullying, threatening attached to the February Response to Ilona Ely Grenadier/GIC Motion to Quash Janice's Amended Complaint / February 8, 2008.*
 4. *For the non response to letters to try and set a new date for depositions or to set a trial date.*
29. **March 5, 2008** – Filed Motion to Change Date for: Notice of Deposition and to Set Date for Trial – As Lawyer Ilona would not respond to any correspondence.
30. **March 11, 2008** – Plaintiff files – **Praeipce - remove Motions for March 12, 2008 no visiting Judges. As ordered by Judges Chambers.**
1. *Clerk of the Court will please remove from the docket on March 12, 2008 Janice Wolk Grenadiers Motion to Compel as there isn't a visiting judge available to hear it.*
 2. *This again show's that the Circuit Court Judge's had recused themselves. That Janice though out the case voiced her concern on getting a fair Trial. To the deaf ears of the Circuit Court of Alexandria who took the arrogant view of doing whatever they wanted to do.*
31. **April 30, 2008** – **Parcipe** re-file to have Motion for Default heard as Diane Fiske has found a date that works for the **Judge's of Alexandria to find a Judge of there choice – for May 7, 2008**
32. **May 7, 2008** – Motions heard by Judge Brown – Ilona after court informs me after he has ruled in her favor allowing her to file false papers as an attorney in the Alexandria Circuit Court of law **What good friends she and Judge Brown are – and how he called her all the time for legal advice.**
33. On or around **May 7, 2008 After Court ~**

1. Lawyer Ilona Grenadier again brags about her relationship with the Judge's - That she has in the past & continues to give Free legal advice to Judge Brown.
2. Lawyer Ilona Grenadier explains to Janice why no one has anything to do with Janice's children is because Janice raised them Catholic. In 19 years she has seen the girls once by her choice.
3. Lawyer Ilona states: That Janice should be grateful to her for the listing on Holland Road. So Lawyer Ilona could steal the commission
4. That Ilona doesn't believe David Stole the money from Sonia Grenadier's Trust - which only left Ilona Grenadier and her law firm to steal the most likely over \$95,000.00
5. Janice introducer's herself to Judge Haddock after he speaks with Ilona – he explains to Janice “I could never get a fair trial as they all Love Ilona” I turn to Diane Fiske shocked by the statement and express Janice can't believe he just said that to me.
6. Again Janice ask Diane Fiske about getting Judge's that aren't friends of Lawyer Ilona's.

34. **May 13, 2008 – Letter from Diane P Fiske** that the case would be heard by Judge John J. McGrath. This letter show's the following Judge's in the letter head:

1. Donald M. Haddock
2. John E. Kloch (Retired) which means at the time Judge McGrath was chosen Judge Kloch and Judge McGrath were working together.
3. Lisa Bondareff Kemler

35. **June 18, 2008 – Plaintiff Files:**

1. **Motion for Default** - Ilona has lied in the Admissions
 - A. For Ilona lying in court to Judge Kloch on September 12, 2007 - Motion for Default
 - B. For Motion for Default filed in February for Lying in the Answer to Bill of Complaint by Lawyer Ilona and Counter claim and Cross Complaint
 - C. For lies in Admissions by Lawyer Ilona
 - D. For the letters Lawyer Ilona sent Bulling & Threatening Janice if Janice didn't drop suit.
2. **Motion for Trial by Jury** – Due to comments made by Judge Haddock & Lawyer Ilona Grenadier
 - A. Judge Haddock telling Janice she could never get a fair trial as they all “LOVE” Ilona
 - B. Lawyer Ilona informing Janice all the Judges were friends of hers & Lawyer Ilona gave them free legal advice when they called her

36. **July 2, 2008 – Motion to be heard July 9, 2008 to include:**

1. *Motion for Trial by Jury*
2. *Motion to Compel*
3. *Motion for Default*

37. **July 28, 2008** 1st Complaint - Virginia Bar Complaint Outline / Ilona Ely Freedman Grenadier Heckman VSB Docket # 09-NAT-076104

1. *That Lawyer Ilona lied in court on September 12, 2007 All facts can be found in the Motion for Default Dated September 21, 2009 Which a copy was sent in with the complaint*
2. *Letter from Mrs. Ilona Grenadier suggesting Janice had better drop the suit Dated February 8, 2008*

3. *Ilona presented false statements in her Counter Claim and Cross Complaint which can be proven through her own documentation. These false statements were filed and are in Court Record.*
38. **July 9, 2008** – Judge Howe Brown (as Lawyer Ilona calls him a very good friend she often gives free legal advice to) – rules :
 1. *Denies motion for Default*
 2. *Denies motion for Trial by Jury*
 3. *And makes both sides work on response 's in the Motion to Compel- Even though Janice had 110% Answered*
39. **Spring of 2008** Diane Fiske again advises Janice the only way anyone else would choose a Judge was if they couldn't find one then it would go to the Supreme Court and they would then choose the Judge. Which was incorrect / deliberate misleading, Obstruction of Justice. The minute in September of 2007 when the Judge's had recuse themselves is when the Supreme Court should have been choosing the Judge's not the Judge's themselves or Diane Fiske should have been choosing the Judge. The Head Judge - Judge Haddock was talking and hugging Ilona while I was talking with Diane Fiske about Fair Judge's that were arms length. When Ilona left I turned to Judge Haddock and introduced myself which he then went onto inform me “ I (Janice) wouldn't get a fair trial because they all “Loved Ilona” “. Judge Haddock is the Head Judge at the Alexandria Circuit Court. I then turned to Diane Fiske – in shock – and said I can't believe Judge Haddock just told me “I would never get a Fair Trial because they loved Ilona”.
40. **August 4, 2008** Janice received a letter from Mr. James C. Bodie saying they would not be taking action against Ilona. Janice then did pursue it and asked them to review it again after sending in more information. Janice was also turned down on the review. I was basically told because Ilona wished for a different outcome her behavior was acceptable to the Virginia Bar, Lying in court, Lying in court documents.
41. **September 11, 2008 – Thursday Judge John McGrath (chosen by Judge Donald Haddock and working with Judge Kloch) Court Date - As Justice Douglas would call it “Kangaroo Court”**
 - A. Conference in Judges Chambers – Only Ilona & Janice didn't include David – Janice in retrospect was told by another member of the Old Boys Network that she would loose and now realizes how this and other actions had been discussed and decided to protect one of their own.
 - B. Judge Kloch hanging outside the door during the conference and the trial. Who if he didn'
 - C. Sonia Grenadier Trust – brought up in opening By Ilona & David and Janice was questioned about it by Ilona – Janice was denied entering evidence or bring it up
 - D. Judge McGrath – Won't let Janice bring up Sonia Grenadier Trust & Doesn't understand it – won't take time to understand
 - E. Judge – Warns Janice on how Janice can question Ilona
 - F. David Grenadier lies under oath – move on per Judge McGrath perjury by David or Ilona was/is acceptable by the courts
 - G. Judge McGrath & Judge Kloch had a very friendly Lunch at Jackson 20 – to discuss how to show appearance of being fair but, to SCREW Janice, as she is no longer one of the Old Boys Network.
42. Janice is sure something is off and contacts Randy Sengel – Commonwealth's Attorney – Informs me that Judge McGrath has done a lot of work in Alexandria Circuit Court

43. Janice Calls JIRC Commission –Donald Curry good friend to Judge McGrath was raised in Arlington
44. Alexandria Circuit Court – Yes McGrath is from Harrisonburg – But, has several ties to Alexandria & is working w/ Judge Kloch – guess they just didn't think that was important
45. Janice Files complaints w/JIRC Commission of course I didn't have all the information and Donald Curry who make's decision is friends w/ everyone
46. **September 22, 2008** – Monday - File Motion for Reconsideration With new evidence that had been dropped off at Appellants house - A letter that David Ellsberg the Settlement attorney for Bellefonte had me write him that showed I was loaning the money to Ilona / David / GIC
47. September 24, 2008 - Diane hears back from Judge McGrath – doesn't want to see new evidence or any Exhibits – Faxed to him – never seeing Exhibits immediately Denies
48. **October 21, 2008** – Janice Mailed from Alexandria Virginia a complaint against Judge John McGrath to his good friend Donald Curry w/ the JIRC Commission, after a phone conversations with Mr. Curry, where Mr. Curry informed Janice “sending a complaint would be a waste of time as Judge McGrath was a good friend of his”.
49. **October 23, 2008** – Donald R Curry Counsel for JIRC sends Janice the following(after telling Janice on the phone not to bother with a complaint :
 “This is in response to your complaint dated October 21, 2008. Based upon what you have submitted and alleged, we have found no basis for a conclusion that there has been a violation of the Canons. A mere “belief” that an ex parte communication occurred, without more, does not provide a sufficient basis for Commission action. Please be advised, moreover, that the judge about whom you complaint is a retired judge from the 26th Circuit. “
50. **October 27, 2008** – Janice Fax to Randy Sengel with copy of Complaint and response to JIRC Commission. How out rages it was. – Randy suggestion was Janice address members directly.
51. **November 12, 2008** – Janice Reached out to each member of the Courts of Justice by Phone or Fax –
 1. Judge Larry D. Willis
 2. Honorable Virginia L. Cochran
 3. James F. Fisher Esq
 4. William I Fitzgerald
 5. Judge Cleo E. Powell
 6. Olivia A. Welsh
 7. Kenneth Motero 804-786-6634 - Boss to Donald Curry
 8. Tim Kaine - Governors' office 804-786-2211
 9. Bob McDonnell - Attorney General 804-786-2071
 10. Donald Curry – General Assembly
 11. Department of Human Resources Mgt 804-225-2131

Carol Supreme court - HR

Virginia House of Delegates – Courts of Justice

1. Dave Albo – Chair
2. Pamela Burham

Virginia Senate –

1. Henry L. Marsh III – Chair – Contact Comm operations (804) 698-7450

Delegate - Alexandria

1. David Englin – 804-698-1045 703-549-3203

Senator

1. Patsy Ticer 804-698-7530 703-549-5770 Spoke with detail to Peggy Fax# 703-739-6761 - Gave me Mr Henry Marsh's number - information

Congress

1. James Moran
52. **November 12, 2008** – Fax to Henry Marsh – Jackie Parker copy of complaint
53. **November 12, 2008** – Fax to Dave Albo after horrid conversation. Dave Albo supports the corruption by all appearance and actions of the Judiciary, the Government and Elected Officials.
54. **November 12, 2008** – Fax: Donald Curry adding letter date May 8, 2008 that Ilona had written to Janice, that Judge McGrath had used in making his decision on this little meeting prior to court. Which in 45 minutes he would never had found in a file that was about 8 – 10 inches in paper work.
55. **November 13, 2008** –Letter from Donald Curry that the letter I had sent didn't change his mind that there should be an inquiry into Judge John McGrath.
56. **November 13, 2008** – letter from Henry L. Marsh III - He referred me to The Chief Justice of the Virginia Supreme Court as he was in charge of Substitute Judges. – Chief Justice Leroy Rountree Hassell, Sr. 100 North Ninth Street, Richmond, VA 23219.
57. **December 8, 2008** - Fax info to Donald Curry he is of no help
58. **December 8, 2008** – Calls to Chief Justice Leroy Rountree Hassell Sr. requesting a meeting – spoke with Chief Deputy Clerk – Leslie David to put complaint in writing.
59. **December 10, 2008** – Letter from Donald Curry of Judicial Review they are not looking at my complaints – They are friends of the Judges.
60. **December 18, 2008** – Reach out to John McGrath to get him to do the right thing – no word back From the letter – Pleading with him to do the right thing and reconsider the Motion for Reconsideration or at least be respectful and look at the new evidence. Sent him several e-mails giving him more evidence and do to the right thing.
61. **December 18, 2008** – Janice learn from the internet that Judge John Kloch is now working with Judge John McGrath Jr. with a firm called Judicial Solutions' PC *In Letter from Judge John Kloch –Which even makes this more of a conflict of interest. Not an arms length situation. If it isn't enough to have the Commonwealth's Attorney tell you Judge John McGrath has done a lot of work in the Alexandria Courts.

62. April 29, 2009 ~ Virginia Bar Complaint #2

With the first Complaint Ilona had broken the Ethics rule on Knowingly Filing false information with the courts, making false statements in Court, recording documents along with Admissions statements that were disingenuous, and lying in Court. She now had broken the Ethics Rule 1.16 (d) and (e) by refusing to give me the NOTE that she as my lawyer had written and had insisted on being the only one to hold on to it. I attached much evidence on this complaint of Ilona being very disingenuous. With all her statements she made and how she mislead all the other attorneys with the truth of the amount of funds that were stolen from the Sonia Grenadier Trust. I have also shown how she personally financially benefited from all of these actions, my millions of dollars in Real Estate.

*** These complaints by my understanding from Mr. Edward L. Davis have been combined and looked at together.

***Appellant feels from his letter he doesn't even understand the complaints nor is he looking at the evidence that has been provided to show that Ilona is lying.

*** **An attorney who teaches Ethics for the VSB helped Appellant to write complaint**

63. **In the later part of 2008 – 2009 Janice** reached out to Karen, Andrea, Robin Grenadier and the family of Ruth Grenadier to apologize and inform them of the "TRUTH" of what Ilona an attorney had stolen from the Sonia Grenadier Trust. Through the Grenadier et al law firm. After Ilona informed JWG that JWG should be grateful to Lawyer Ilona for Lawyer Ilona giving Janice the listing on the property called Holland Road it started to become clear to Janice the manipulation and the lies and collusion of Lawyer Ilona and x-husband David Grenadier to steal, lie, cheat and that the collusion now is clear that it started back in October of 1986 and has continued through this case. That Lawyer Ilona will be able to show through pay stubs, through financial statements and accountings done by Janice that it was with her knowledge this money was stolen out of her law firm. That trying to silence Janice is about the "TRUTH" of the Money, Real Estate and other things stolen from the Sonia Grenadier Trust -

64. The facts – The accountings cannot be changed. Ilona Grenadier / Lawyer / has been misleading and manipulating family members, lawyers, judges since the death of Judge Albert Grenadier.

65. **On or around February 9, 2009 an e-mail from Andrea Grenadier:**

Thanks, Janice!

Interesting point about only inheriting a few thousand from dad. Ilona had re-written dad's will, as you know, after she had promised him that she would "take care of" his children. Of course, we all found out what "take care of"

meant to her! The several thousand dollars we inherited wasn't actually that much -- it was from an insurance policy that dad had, and it was about \$1,200. She was incredibly pissed when she found out that she had missed that, because she wanted everything. Dad's former secretary, Agnes Wilkes, knew that there was an earlier will, and so did Jack Duvall. Ilona said they were both lying.

My grandfather's mistake was in trusting too much, and not putting his property in a bypass trust. But when he died, my parents were splitting up, and there was no reason to believe that dad would marry someone like Ilona. My grandfather would have been highly distressed to know that someone stole his grandchildren's inheritance, but this doesn't seem to bother Ilona, who has constantly lied to me, and told me there wasn't anything.

Love,

66. **On or around April 16, 2009 Threatening Letter from Ben DiMuro** charging Defendant with acts of Extortion. The Slippery Sloop of the Corruption in the Old Boys Network goes into full force

67. **July 2009 _ Letter Chief Justice Supreme Court of Virginia - ignored**

68. **June 21, 2010 - Letter to Patricia L. Harrington – Supreme Court Clerk - ignored**

69. **August 2010** Virginia Attorney – Calls Diane Fiske – she confirms all the Judge's in The Alexandria Circuit Court had recuse themselves in September of 2007

70. **July 2010** Janice Confirms the Rule 17.105 (b) with the Supreme Court

71. **July 12, 2010** e-mail to Lawyer Ilona that Janice was filing Motion for Default to be heard on September 21, 2010 – which was originally to be heard on July 28, 2010

72. **July 13, 2010** – File Motion

73. **July 26, 2010** w/ 4 min left Michael Wieser files he can't be there – in collusion with Judge's by all appearance and ex-parte communications

74. **On or around July 28, 2010** – Ilona files Opposition – weren't we supposed to be in court on the 28th ? when she knew
75. **August 4, 2010** – After being reprimanded by the Circuit Court about contacting everyone – being treated rudely now every time Janice calls the Alexandria Circuit Court – Janice files Motion to be heard on August 11, 2010
76. **August 11, 2010** – Judge Kloch – **visiting Judge**
77. **August 11, 2010** – Janice is informed my The Circuit Court they will not take her phone calls or any messages from her
78. **August 12, 2010** – Janice receives an e-mail - Judge Kloch – Decides to recluse himself – works with Judge McGrath
79. Quote from Judge Kloch's letter **"I believe strongly that the appearance of justice is equally important as justice itself"**
80. **January 20, 2011 - Janice Appeal to Supreme Court - Record # 110156**
81. February 2, 2011 Lawyer Ilona -Letter Ben Dimuro Giving notice file dismiss of Petition for Appeal
82. February 3, 2011 IEG By Lawyers Ben Dimuro / Michael Wieser Joint Motion to Dismiss Petition for Appeal
83. February 8, 2011 Janice Petitioner's Response to Respondents Joint Motion to Dismiss Petition: For Appeal - Petitioner's Response to Respondents Joint Motion to Dismiss Petition For Appeal on Page 2 Respondents state "Petitioner's state Petitioner failed to ensure that the record contains either a transcript or a written statement of facts necessary to permit resolution of appellate issues is fatal to her appeal. Accordingly, the Petition should be dismissed for Petitioner's non-compliance with rule 5:11" Petitioner filed "Court Statement of Facts for October 13, 2010 & October 20, 2010 Order o Made a part of Record in accordance to Supreme Court Rule 5:11 (c) (1) and (2).
84. February of 2011 after many phone calls starting on around November 3, 2008 with assistant to Patsy Ticer a meeting is had –even though I live walking distance in Alexandria – to have meeting I had to go down to Richmond which she was still toooo busy to meet with me and set me up with an older women who claimed ot be her assistant – I would find out later that was a "LIE" Instead: set me up with **Martha Kent x-wife of Judge Kent.** I will not be spineless like Martha Kent and Patsy Ticer and allow a bunch of overgrown "BULLIES" to control me as they have them. After listening to my story – she said to me
 - "Do you know who I am?" no
 - "I am the x – wife of Judge Donald Kent" Martha Kent
 - "I have walked in your shoes – you can't win this"
 - "Me and My family can't get a fair trial either"
 - "You are no longer one of them"

That is when a few more pieces of the puzzle as to who was the King of the Old Boys Network started falling into place – Who was behind this - it is and was her x-husband Judge Donald Kent best friend to Judge Donald Haddock – on the bench at the same time as Judge Grenadier. Judge Haddock chose all my Judges and stated to me "You will never win this – WE LOVE ILONA" - Judge Haddock and Judge Kent by all appearance have done everything they could for there "LOVE" Judge Donald Kent was a Judge when Judge Albert Grenadier was in the City of Alexandria by all appearance, and supports the "LOVE" Judge Haddock has for Lawyer Ilona.

85. February 10, 2011 Ilona Joint Brief in Opposition to Petition for Appeal
 86. **March of 2011** – City of Alexandria police, Fire and Ambulance come to the home of Janice Wolk Grenadier while she is on travel – **Janice is supposedly “DEAD” in the home?** There is no record of this in the City of Alexandria. Two neighbors have confirmed this with Janice and the one who convinced the police to not hack down her door but to allow him to open it with the key he had. It was not till June of 2011 when Janice’s neighbor shared this with her she became aware of it. When researched thier is no record yet two other neighbors have confirmed this.
 87. May 4, 2011 Supreme Court of Va Letter to Janice May 24, 2011 Oral Argument
 88. May 24, 2011 Janice does: Oral Argument in Richmond
 89. June 20, 2011 Supreme Court **Deny Petition – Ruling against their own LAW Va. Code 17.105(b) to protect one of their own, for the “LOVE” of Judge Donald Haddock.**
 90. June 27, 2011 Janice Petition for Rehearing
 91. September 20 , 2011 Supreme Court Deny Petition for Rehearing
 92. September 21, 2011 Janice Letters to Judges Brown - McGrath - Fortkort - Dawkins - Haddock - That Janice planed on suing them
 93. September 27, 2011 Janice Letter Sengel & Haddock for Grand Jury
 94. September 29, 2011 Sengel Letter to Janice no Grand Jury
 95. **October 11, 2011** Janice Files Praeipce to be heard in front of Regular Grand Jury
 96. October 5, 2011 Commonwealth Attorney Randy Sengel Letter to Janice no not going to let me in front of Regular Grand Jury
 97. October 6, 2011 Janice letter to Sengel October 6, 2011 - Janice - letter to Ed Semonian – Clerk of Court of the City of Alexandria
 98. October 7, 2011 Sengel e-mail receipt of letter and sent Ed Semonian his letter
 99. October 11, 2011 **Refused Grand Jury - Grand Jury Case # M01101482** – October 2011 - Denied access to the Grand Jury and kidnapped with witness into another court room. Even with a Demand from the Supreme Court Justice Cynthia Kinser to Be allowed into the Grand Jury to request a Special Grand Jury to review the Corruption
 100. October 14, 2011 Janice Letter to Judge Haddock
 101. October 14 , 2011 Sengel Letter Judge Haddock retires end of December 31, 2011
 102. October 20, 2011 Janice files in the Eastern District Court of Virginia
- Complaint-Conspiracy to interfere with the Civil Rights 18 USC 241 & 42 USC 1983 Illegal Actions to Deny Access to Grand Jury. Trial by Jury. & More Emergency Motion for injunctive Relief
103. October 31, 2011 Janice Letter to Judge Lee exposing the Corruption – Ignored a pattern and practice of the Judiciary
 104. November 9, 2011 Fed Court Order:
 - a. Deny Request for in forma Paupers due to claim is Frivolous- which is and still is libel and slander to a ProSe Litigant. Denial of Due Process to someone for Being Poor.
 105. November 16, 2011 Letter from the Circuit Court of Alexandria that the Supreme Court had conflicts with the date of December 12, 2011 due to schedule conflicts. – The Circuit Court of Alexandria had not filed documents in timely manner

106. **November 21, 2011 Supreme Court Letter Judge Potter to sit on Grand Jury of February 13, 2012** - Supreme Court Letter - Judge Potter from Prince William County to sit on Grand Jury of February 13, 2011 "There is one matter, In Re: Grand Jury Request of Janice Wolk Grenadier, scheduled that the Judges have recused themselves from hearing." **Order from the Supreme Court for Judge Potter to assist Alexandria Circuit Court**
107. November 23, 2011 Janice Files with Fed Court:
- i. Petition for Reconsideration of the "Frivolous" Order of 9 November 2011 Complaint - Conspiracy to Interfere with the Civil Rights 18 USC 241 & 42 USC 1983 Illegal Actions to Deny Access to Grand Jury Trial By Jury
108. ** Janice - Learns about the Magistrate can also bring charges - Calls City of Alexandria Magistrate to learn that he requires a Police Report - Janice then calls Detective Pak to ask for Police Report #
109. In the month of November of 2011 Janice Police Calls Records in Alexandria to learn - **There is no Police report # for the Extortion investigation brought on by Randy Sengel commonwealth's attorney which there is a letter from Ben DiMuro April 16, 2009 charging Plaintiff with acts of Extortion.** Janice believes their to be obvious Collusion between Randy Sengel, Ben DiMuro to assist Lawyer Ilona in intimidation of Janice.
110. **December 20, 2011 Ms. Slaughter Federal Judge Bruce Lee's Secretary lies to Janice**
111. December 21, 2011 File Motion to be heard in Federal Court January 6, 2012 - denied as Judge Lee is out of town?
112. December 22, 2011 File in the Supreme Court of Virginia - Petition for Writ of Error Coram Vobis - Alexandria Court Illegal Actions to Deny Citizen Right to Trial by Jury and Grand Jury
113. January 4, 2012 Letter Randy Sengel Commonwealth Attorney to Judge Potter informing him to refuse Janice in front of the Grand Jury as Janice is not one of his witness's
114. Janice contacts Supreme Court regarding letter and informed anyone can write to a Judge from
115. January 4, 2012 Letter from City Attorney Meghan S. Roberts threatening Janice with legal action over \$200. For infractions of code a gutter & RV parked in my driveway. Collusion with Randy Sengel in attempt to Scare Janice and try to distract and cause more harm. Spring Street Gutters / RV Case # GV 12 – 3028 - Question should be: How often does an attorney write a threatening letter over \$200. to a homeowner?

That Judge Clark IN 2012 was sworn into office and chosen with the help of Plaintiff Ilona Grenadier Heckman and the Judge he replaced Judge Donald Haddock who he would not have been chosen if not for these two and others named in several law suits and Police reports all ignored because of the Old Boys Network. That Judge Donald Haddock has schemed and used his Judicial Power to protect the criminal actions of Divorce Lawyer Ilona Grenadier Heckman – his statement **"You will never win this we LOVE ILONA"**

and his actions of choosing every Judge which is in direct conflict of VA Code 17.1 -105(b) as well as Federal laws 144 and 455 (a) (b) along with the Judicial Canons, the Code of Professional Conduct.

That the USDC of the District of Columbia, The State of Virginia and The USDC of the Eastern Division of Virginia have EMPOWERED an several evil corrupt lawyers (DiMuroGinsberg et al, Michael Weiser, Troutman Sanders et al) for the criminal acts of many in the Cover up.

That the following are criminal acts and actions of Judge James Clark:

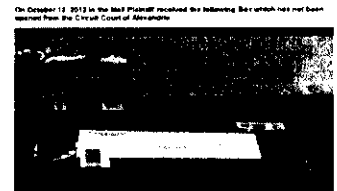
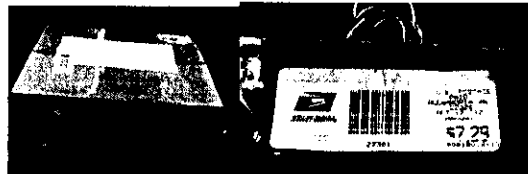
116. January 4, 2012 Letter Randy Sengel Commonwealth Attorney to Judge Potter informing him to refuse Janice in front of the Grand Jury as Janice is not one of his witness's
117. Janice contacts Supreme Court regarding letter and informed anyone can write to a Judge from
118. January 4, 2012 Letter from City Attorney Meghan S. Roberts threatening Janice with legal action over \$200. For infractions of code a gutter & RV parked in my driveway. Collusion with Randy Sengel in attempt to Scare Janice and try to distract and cause more harm. **Spring Street Gutters / RV Case # GV 12 – 3028** - Question should be: How often does an attorney write a threatening letter over \$200. to a homeowner?
119. January 4, 2012 Letter from Meghan S. Roberts threatening Plaintiff with legal action over \$200. For infractions of code a gutter & RV parked in my driveway. **Collusion with Randy Sengel in attempt to scare/intimidate Plaintiff.**
120. Megan S. Roberts attorney for the City of Alexandria, abusive actions towards JWG are RETRIBUTION and RETALIATORY ACTIONS for JWG exposing corruption by several taxpayer paid employees of the Courts of the City of Alexandria. RETALIATORY actions are not legal. Megan S. Roberts in collusion with The actions of the City of Alexandria, Judges, Commonwealth Attorney, Clerk of Court, VSB, JIRC, Courts of Justice, the Democratic party, Supreme Court of Virginia has acted intentionally, willfully, wantonly, and maliciously in their collusion to protect Ilona Ely Freedman Grenadier Heckman founding partner to the law firm Grenadier, Anderson, Stracae, Duffett & Kiesler, the late wife of Judge Albert Grenadier, from being held responsible for her and her law firms criminal activity.
121. A few days prior to Thanksgiving 2011 (right after receiving documents in the Mail from Judge Clark) a Code Inspector showed up at JWG home asking how she was coming with getting the gutter re-attached and the RV moved. JWG explained her financial difficulties and that she would in the next few weeks have the RV moved and the gutter fixed. He informed her not to worry and call him when it was completed. That with a moratorium on City workers working on Saturday – The Saturday after Thanksgiving they come back to the home and add additional fees.
These “fines” came after JWG contacted the Virginia Supreme Court after being blocked from exercising her RIGHT to speak to the Regular Grand Jury, blocked by both the Presiding Chief Judge Donald M. Haddock of the City of Alexandria Circuit Court, and by the City of Alexandria Commonwealth Attorney Randy Sengel.

122. That the actions of Megan S. Roberts coincide with the actions of other Government employees (Judges, Commonwealth Attorney Randy Sengel, Clerk of Court Ed Semonian, etc.) to maliciously intimidate JWG, this is just one of the many scare tactics they are using, to try and scare JWG from following through with suits against other Government employees and complaints against them with other state agencies.
123. January 7, **2012** Letter Janice to Meghan S.Roberts that Janice has no intention of paying and reason why
124. January 18, **2012** Motion for sanctions against Randy Sengel commonwealth attorney for letter to Judge Potter - ignored
125. January 18, **2012** Prapice to be heard on January 25, 2012
126. January 20, **2012** Letter from Law Clerk Circuit Court of Alexandria that my Motion for Sanctions against Mr. Sengel would be heard by Judge Potter
127. **February 2012 Filed:**
Motion filed to demand Ed Semonian Clerk of Court answer simple questions about Grand Jury - Since Alexandria has shown in the past not to follow the rules of the courts It was reasonable for Janice to ask basic questions which he refused to answer. Most likely he doesn't know the basic rule
128. Parecipe filed on **Feb 1 for Motion to be heard on February 8, 2012** by the new Judge - Judge Clark who had not recused himself from hearing this case.
129. February 2, **2012** Letter Circuit Court of Alexandria Motion Sanctions against Ed Semonian to be heard at 9am February 13, 2012
130. February 13, **2012** The kidnapping of Janice in court room 4 from the Grand Jury Final Order by Judge Richard Potter - Denied in front of the Grand Jury he and Randy Sengel Commonwealth Attorney are now the Gate Keepers of the Grand Jury – Treason of our Constitution by Judge Richard Potter and Randy Sengel
131. **On or around March 9, 2012** Rick @ Neal R. Gross & Co., Inc informs Janice she can't get access to transcripts without permission from Clerk of Court Lucy S. Janice then has to Fax Neal R Gross copy of Appeal.
132. City of Alexandria in collusion to intimidate Janice, files suit against Janice **again to take focus off the issue of the criminal actions of Ilona an attorney.**
133. On the morning of May 14, 2012 JWG delivers letter to Ms. Roberts she is on the list to be sued with other Government employee's and lawyers that have prevented JWG from due process her United States Constitutional Rights, her Virginia State Constitutional and her Civil Rights.
134. **May 14, 2012 Ms. Roberts has the Code Enforcement Lawmaster do a statement and in turn** files suit against JWG. Mailing out a letter with the suit documents saying Janice had not responded to the \$450. the City ALLEGES the JWG owed. JWG never received a letter from Ms. Roberts in regard to the \$450.00. Ms. Roberts' actions in November and May are abusive and RETALIATORY against Janice for her exposing Alexandria Corruption to Virginia's Chief Justice.

Janice filed a Counterclaim and Cross-Complaint. – Which was denied by Judge from Arlington who lied in court? Just one more day of “Kangaroo Court” to try and intimidate Janice.

135. On or around **September 26, 2012** Ilona and Ilona’s attorneys show Orders by a Judge that did not have Jurisdiction and this can be proven by attorneys own affidavits that show more phone calls to Judges chambers than to clients. This is Michael Weiser and John Tran. Lawyer Ilona and Ilona’s attorneys once again wish to cover up the truth and mislead the courts.

136. **October 2012** – Janice’s documents submitted into the record are mailed back to her by Judge’s Kemler, Dawkins and Clark. The box about 4” thick has been x-rayed and shows the documents but, never opened Janice’s documents submitted into the record, when she went to check that they had been filed – she is told to take them or they would throw them out, Janice refused to take them and then they are mailed back to her by Judge’s Kemler, Dawkins and Clark. The box about 4” thick has been x-rayed and shows the documents but, never opened still in the box



137. **Randy Sengel to not take any reports of issue.** **December / January time frame of 2012 & 2013** Lawyer Ilona in collusion with others as a favor or hired a gentleman that goes by the name of Mark Stuart who informs Janice he was to drug Janice and get sexual inappropriate pictures of Janice, or to rape one of Janice’s daughters, or to plant drugs on Janice’s daughter or in the home to give Circuit Court Judge’s Kemler, Dawkins and Clark, information to make JWG incompetent to file any other documents. Mr. Stuart said the Lawyer Ilona will go to any length to harm Janice or Janice’s daughters. That Lawyer Ilona will continue to do what she can to distract Janice from becoming successful and moving on with Janice’s life. That Lawyer Ilona is a “Greedy Jew” that all Lawyer Ilona’s actions are deliberate to cause harm to Janice. **When the Alexandria Police were called they informed Janice they were instructed by Commonwealth Attorney Randy Sengel to not take any reports of issue.**

137. On or around **May 16, 2013** Janice requested a car that she had purchased and was in the name of Janice’s daughter returned or the right to pick it up. Lawyer Ilona in collusion with David Grenadier tried to intimidate and dare Janice to report them to the police for by all appearance **forging documents with the DMV to get a title and sell the car.**

138. On or around **July 16, 2013** Lawyer Ilona in collusion with Andrea and Robin/Racheal Grenadier the day after Defendant’s father dies – again attacks Defendant in e-mails which **re-enforces the hate of Catholics that Ilona her and family have.** Lawyer Ilona again trying to distract from Lawyer Ilona’s criminal actions. This is most likely in regard to the fact that the law by an attorney was pointed out to Janice that she owns 24.5% of all properties GIC has as funds were co-mingled and Lawyer Ilona used an attorney not licensed in Virginia for the Liquidation Agreement and JWG never signed off.

139. On or around **July 12, 2013** after learning of the conflicts and disingenuous behavior of Lawyer Ilona in Janice’s Forced Bankruptcy. Defendant revisited all the evidence and filed to re-open her Divorce as no property settlement had been done. That Ilona an attorney had written one that was not

signed that was only a benefit to Lawyer Ilona. As an attorney Ilona acted again willfully to protect herself and for personal financial gain.

140. The law leaves little question that Fraud in procuring a settlement agreement can justify setting aside the agreement and judgment. Which there was none. *E.g.*, *In re Marriage of Modnick*, 33 Cal. 3d 897, 191 Cal. Rptr. 629 (1983); *Compton v. Compton*, 101 Idaho 328, 612 P.2d 1175 (1980); *Anderson v. Anderson*, 399 N.E.2d 391 (Ind. Ct. App. 1979); *Daffin v. Daffin*, 567 S.W.2d 672 (Mo. 1978).

Fraud in procuring a settlement can also be the basis for an independent tort action. *Hall v. Hall*, 455 So. 2d 813 (Ala. 1984); *In re Benge*, 151 Ariz. 219, 726 P.2d 1088 (Ct. App. 1986); *Dale v. Dale*, 66 Cal. App. 4th 1172, 78 Cal. Rptr. 2d 513 (1998); *Den v. Den*, 222 A.2d 647 (D.C. 1966); *Oehme v. Oehme*, 10 Kan. App. 2d 73, 691 P.2d 1325 (1984); *Burris v. Burris*, 904 S.W.2d 564 (Mo. 1995); *Carney v. Wohl*, 785 S.W.2d 630 (Mo. Ct. App. 1990); *Hess v. Hess*, 397 Pa. Super. 395, 580 A.2d 357 (1990). *See also Vickery v. Vickery*, 1996 WL 255755 (Tex. Ct. App., December 5, 1996) (wife awarded \$9 million against husband for fraudulently procuring divorce and marital settlement agreement, and \$450,000 against husband's attorney), *affirmed over dissent in light of Schleuter v. Schleuter*, 975 S.W.2d 584 (Tex. 1998), *Vickery v. Vickery*, 999 S.W.2d 342 (Tex. 1999). *See generally*, Robert G. Spector, *Marital Torts: The Current Legal Landscape*, 33 Fam. L. Q. 745, 757 (1999); Cary L. Cheifetz, *The Future of Matrimonial Torts: The Unmapped Landscape*, 15 FairShare 4 (August 1995). The courts are especially harsh with spouses that commit fraud who are attorneys. *Anderson v. Anderson*, 399 N.E.2d 391 (Ind. Ct. App. 1979); *Scholler v. Scholler*, 10 Ohio St. 2d 98, 462 N.E.2d 158 (1984); *Webb v. Webb*, 16 Va. App. 486, 431 S.E.2d 55 (1993).

141. Lawyer Ilona in all actions has made herself a party to this divorce. Thus, where a spouse and another person act in concert for the common purpose of defrauding the other spouse, an action for conspiracy will lie.

Conspiracy was also accepted in *Dale v. Dale*, 66 Cal. App. 4th 1172, 78 Cal. Rptr. 2d 513 (1998), where the wife sued for breach of fiduciary duty, fraud, constructive fraud, intentional and negligent misrepresentation, conversion, conspiracy, fraudulent conveyance, constructive trust, and declaratory relief. In this case, the wife claimed that after the husband was served with divorce papers, he and his bookkeeper withheld from billing patients, withheld monies received as payments to the accounts receivable, falsified ledgers, financial statements, and income tax returns, and otherwise acted in concert to artificially reduce the value of the husband's medical practice. The California appellate court upheld the wife's claims. *Accord Liles v. Liles*, 289 Ark. 159, 711 S.W.2d 447 (1986) (wife awarded damages for husband's attorney's fraud and misrepresentation in wife's suit to set aside property settlement agreement); *Carney v. Wohl*, 785 S.W.2d 630 (Mo. Ct. App. 1990) (upholding wife's claim of fraudulent misrepresentation against husband and husband's father); *Vickery v. Vickery*, 1996 WL 255755 (Tex. Ct. App., December 5, 1996) (wife awarded \$9 million against husband for fraudulently procuring divorce and marital settlement agreement, and \$450,000 against husband's attorney), *affirmed over dissent, Vickery v. Vickery*, 999 S.W.2d 342 (Tex. 1999).

142. Another possible avenue for recovery against a spouse and a third party for economic fraud is the Racketeer Influenced and Corrupt Organizations Act (RICO), 18 U.S.C. §§ 1961-64 (Supp. 1999). Claims under RICO in the divorce context are also scarce, but not unheard of.

The strongest RICO case is *Perlberger v. Perlberger*, 1998 WL 76310, 1998.EPA.1313 (E.D. Pa. February 24, 1998). In this case, a woman filed a civil RICO claim against her ex-husband, his law practice associates, and his accountants for allegedly participating in a fraudulent scheme to conceal his true income during the divorce action. According to the wife, the fraudulent scheme began in 1986 when the husband decided to divorce the wife. He devised a scheme whereby he would initiate an extra-marital affair for the purpose of shielding his assets and income from scrutiny during divorce. The husband, an attorney, began an affair with a client, and purchased a home in her name. He then left his law firm and instead of using his own assets (a capital account the former firm owed him), he used his girlfriend's assets to establish a credit line for a new firm. He was then able to argue that his new firm was not a marital asset. He also paid his girlfriend an inflated salary, and had another attorney, Rothenberg, hold all the assets to the new firm. The court stated:

Here, Plaintiff's RICO claim is based on Defendants' alleged mail and wire fraud. Although the alleged fraudulent scheme perpetrated by the Defendants may be accurately described as "garden variety" fraud, such a characterization is not fatal to Plaintiff's RICO claim under the current state of the law.

Defendants next argue that they have not found any cases in Pennsylvania in which civil RICO has been used to attack a divorce decree, child support order, or alimony award. (Accountant Defs.' Mot. at 3.) Although the Court also has not found any such Pennsylvania cases, the Court has found a number of Federal cases where courts have entertained civil RICO claims relating to family law matters. E.g., *Grimmett v. Brown*, 75 F.3d 506 (9th Cir. 1996); *Calcasieu Marine Nat. Bank v. Grant*, 943 F.2d 1453 (5th Cir. 1991). With Tabas as guidance and with the decisions of other courts in mind, the Court will not dismiss Plaintiff's RICO claim on policy grounds.

Perlberger represents a small but growing handful of cases where a spouse asserts civil RICO in the divorce context. See *Smith v. Johnson*, 173 F.3d 430 (6th Cir. 1999) (unpublished table decision); *DeMauro v. DeMauro*, 115 F.3d 94 (1st Cir. 1997); *Grimmett v. Brown*, 75 F.3d 506 (9th Cir. 1996); *Calcasieu Marine National Bank v. Grant*, 943 F.2d 1453 (5th Cir. 1991); *Evans v. Dale*, 896 F.2d 975 (5th Cir. 1990); *DuBroff v. DuBroff*, 833 F.2d 557 (5th Cir. 1987); *Dibbs v. Gonsalves*, 921 F. Supp. 44 (D.P.R. 1996); *Reynolds v. Condon*, 908 F. Supp. 1494 (N.D. Iowa 1995); *Streck v. Peters*, 855 F. Supp. 1156 (D. Haw. 1994); *Hibbard v. Benjamin*, No. 90-1-361-WF, 1992 WL 300838 (D. Mass. Sept. 21, 1992); *Capasso v. Cigna Insurance Co.*, 765 F. Supp. 839 (S.D.N.Y. 1991).

143. On or around **September 4, 2013** Lawyer Ilona filed a Motion to Intervene into Janice's divorce again for willful acts that were and malicious, violent, oppressive, fraudulent, wanton, or grossly reckless for personal protection from the illegal actions to date of Lawyer Ilona.
144. On or around **September 11, 2013** Janice responds to Lawyer Ilona's Motion to Intervene.
145. **The Divorce is never given an open hearing in the open court – instead Judge Clark rules from Chambers as all Federal Judge's have.** That the appeal was denied and the Supreme Court denied extra time for a response as I was jailed and unable to respond.
146. That Les Pendens were filed on the Real Estate still owned to protect Janice's interest as Ilona had sold off many parcels illegally.
147. On or around **December 24, 2013** Lawyer Ilona and Loretta Miller aka (Leah Lax Miller, Muggy Cat and Billy Sullivan) in collusion attack Janice for being Catholic. The following is just one of many e-mails and a blog jwgrenadierisalair.blogspot.com (by all appearance taken down while JWG

was illegally jailed) which is riddled with lies – again to harm Janice and Janice's children and distract Janice and all from the TURTH. – Again when Police are called they are not to take any reports – I should just ignore the threats on me and my children.

From: LeahLax1234@aol.com <LeahLax1234@aol.com>
To: jwgrenadier@gmail.com

Tue, Dec 24, 2013 at 2:05 PM

**want to hear something more scarier I contacted Ilona Ely
Freedman Grenadier Heckman your witch hunt is over**

From: LeahLax1234@aol.com
To: jwgrenadier@gmail.com

Tue, Dec 24, 2013

you know what **YOU** DIDN'T HELP JEWS **YOU ARE THE KIND THAT WOULD TURN THEM IN** BECAUSE ONE PERSON DID SOMETHING TO YOU THAT WAS JEWISH. YOU MADE YOUR BED AND YOU LIED IN IT. THIS FAMILY REJECTED YOU FOR NOT BEING JEWISH. YOU STUPID GOY. **YOU WERE REJECTED**. GET THAT INTO YOUR THICK SKULL. NOW YOU ARE MAKING UP STORIES AND SPREADING LIES! **BLAMING ALL JEWS LIKE HITLER FOR NOT LIVING ON EASY STREET**. WELL GET OFF YOUR ASS. GOOD YOU LOST ALL YOUR MONEY MAKES YOU HUMBLE. AND GOOD YOU GOT A WHIPPING FROM A JEWISH LAWYER WHO WAS SMARTER THEN YOURS. GOOD FOR HER. I WOULD HIRE HER IN A HEART BEAT. **SHE WENT AFTER A JEW HATING NAZI** AND SHE WON. AND I HOPE **SHE GAVE HER GRANDSON A GOOD TALKING TO FOR MARRYING A GOY** IN THE FIRST PLACE AND HE SHOULD HAVE KEPT HIS ZIPPER UP AND NOT HAVE HAD SEX WITH A MENTALLY SICK PIECE OF CRAP LIKE YOU **YOU ARE THE NAZI WORSE A MUSLIN LOVING NAZI!** YOU HATE YOURSELF THAT IS WHY YOU HATE JEWS. YOU ARE BLOCKED! -

A page out of Divorce Lawyers Ilona's gang has done:

Now here is something really funny and intersting about Janice Wolk Grenadier. Well actually a few funny things. Today she was seen naked in her back yard building an ice alter to her Dark Lord Satan. She was doing this in the freezing rain. The scary part was she had icicles hanging from her oversized nipples and from her pubic hair. She then took a large icicle and began to masterbate with it until it melted.

A neighbor had seen Janice Wolk Grenadier walking out of a sex shop Friday night with a large bag filled with sex toys and two very large women who looked like Amazons. They were seen driving to a gay bar in which Janice and the two women frequent and have pajama parties afterwards. She left Saturday morning with her hair disarray and a smile on her face. A dog collar could be seen around her neck and welts on her arms and legs. We don't think she is the dominant one in this relationship. Family services should have taken her kids away from her years ago. She neglected them for her sexual pleasures and alcohol addiction.

Janice Wolk Grenadier adores her Fuher Adolf Hitler who was also bi-sexual. Janice Wolk Grenadier has been seen wearing a painted on mustache just like her idol and walking around wearing a Swasticka on her rare selfie



of Janice Wolk Grenadier

This classless woman should be put away in a padded cell so she can't hurt anyone else. Someone please call the authorities to have her institutionalized for her safety and for the safety of others. Remember she carries a gun!

Sunday, January 5, 2014

Janice Wolk Grenadier supports the Anti Christs Obama and Hillary Clinton

Not only is Janice Wolk Grenadier a traitor to the American people by being a card carrying Commie Pinko but she is also supporting the Anti Christs Obama and Hillary Clinton. Yes we said it here, Anti Christs meaning plural. Why is Janice doing this? Because they are not only going to let her keep her hairy vag but they are going to give her the chance to grow a penis as well. Well penises. Yes, Janice Wolk Grenadier will have 6 penises all over her body including one over her vagina. The other 5 will be as so: one in the palm of each hand, one on the bootom of each foot and one right where a tramp stamp would be on her back. That way when Janice Wolk Grenadier dies, she can go to Allah's heaven and have her 72 virgins. These 72 virgins will be a mix of males and females that she can rape with all of her penises and then the next morning at sun up they become virgins again. We have figured it out that the fetal body of little Joshua that Janice keeps in the basement of her home is going to be the vessel for the Dark Lord Satan himself to resurrect in a human body to carry out the apocolypse. That way, Janie Wolk Grenadier is guaranteed her 6 penises.

Proof she supports the Anti Christ is in her letters she has posted and her other posts of Hillary's and Obama's support defending both on everything Loretta Lax Miller fought against including the ObamaCare and Islamic Terrorism which Obama and Hillary support. Janice is for the destruction of the Catholic Church's values of having Nuns despense birthcontroll pills. Janice supports this by supporting Hillary Rodham Clinton and Barack Husein Obama. Everything Obama stands for is to destroy American Family Values and Janice has no values and worships Satan.

We at Muggy Cat take the religious stand that Janice is the Anti Christ and does not beleive in God and the wonders God has done on this Earth. Maybe Janice should move to sin city Las Vegas and sell her soul as well as her fugly body on the strip since she is whoring for Satan.

-----Original Message-----

From: JWG <jwgrenadier3@aol.com>

To: muggycatscreams <muggycatscreams@aol.com>; leahlax1234 <leahlax1234@aol.com>

Sent: Wed , Jan 1, 2014 10:45 am

Subject: Re: i agree with you

You FUCKEN JEWS!!!!!! ALL OF YOU . DICK FARREL JOSH COHEN, LEAH LAX AKA LORETTA LAX MILLER AND THE REST OF YOU FUCKEN 30 JEWS. Hitler was right! Ya'll deserve to die! YOU SHOULD BE PLACED IN A BIG OVEN.

Warmly,
JW Grenadier

We hope that you join us on Friday, January 10th, 2014 outside of Janice Wolk Grenadier's house to protest her anti-American pro-Satan values. Email us at muggycatscreams@aol.com for Janice Wolk Grenadier's address. We are expecting at least 200 people so don't forget to bring Holy Water from your church to purify and sactify the land of the supporter of the Anti Christ and the mother of the vessel of Satan. We will have a prayer session to pray for her lack of soul but do not look her straight in the eyes or you will be turned to stone.

Posted by [muggy cat](#) at 8:48 AM

[Email This](#)[Blog This](#)[Share to Twitter](#)[Share to Facebook](#) Labels: [CIA](#), [FBI](#), [Hillary Rodman Clinton](#), [Janice Wolk Grenadier](#), [KGB](#), [leah lax](#), [MI5](#), [MI6](#), [My Pillow Pack](#), [Obama](#), [virginia law 2010](#)

That the above is just 1 pages out of almost 200 printed out pages of slander and Libel of Janice by Plaintiffs. Janice felt the e-mails that bear her name **THAT JANICE DID NOT WRITE** should hold a lot of wait in what Janice will be able to prove.

165 A. That Janice requested an an injunction would not substantially injure other interested parties and This blog has hurt no one but Janice and her ability to market and advertise a Child Friendly product. This blog and other actions were deliberate willful acts that are and were malicious, violent, oppressive, fraudulent, wanton, or grossly reckless. That the hacking and killing of Janice's computers was malicious and has also prevented Janice the right to market her product.

165B. That the public interest would be furthered by the injunction – the HATE CRIME OF THIS is sinful and that this court cannot see that becomes questionable to the rational of fairness. That the sexual and in appropriate photos of Hillary Clinton and Michele Obama in there blogs – The racist and religious overtures of HATE BY DEFENDENTS is so obvious that to have to go any further would show Bias by this court and any one of normal moral value. . “Fairness of course requires an absence of actual bias in the trial of cases. But our system of law has always endeavored to prevent even the probability of unfairness. “In re Murchinson, 349 U.S. 133, 136 (1955)” Loving v. Virginia, 388 U.S. 1 (1967)- was a landmark civil rights decision of the United States Supreme Court against discrimination. Which includes being discriminated because the Judge's, lawyers, elected officials and government employees have decided you are not a part of or one of them.

148. That in December of 2015 a new blog which is still on the web along with continuing e-mails making the harassment the slander and libel a continuing occurrence by Ilona Grenadier Heckman and her gang the blog is [janicewolkgrenadierin jail.blogspot.com](#) That Janice viewed it as recently as November 11, 2015 – where Ilona and her gang is calling Janice a Terrorist.

149. **The false and illegal legal fees fined against me so Ilona and the Old Boys Network could further harm me, by attorneys who have lied in court, lied in court documents, lied to the Supreme Court of Virginia, ex-parte communications, City of Alexandria Police Report:** ignoring the law - with the help of the Commonwealths attorney's office took the report

150. **That Lawyer Ilona filed Case's in The City of Alexandria and Prince William County to have the Lis Pendens removed using Ben DiMuro and Andrea Mosley both that would continue to lie in court and in court documents to mislead the courts from the “TRUTH” using their influence on the Judge's to illegally threaten jail as shown in the Orders from both Judges and to illegally jail me for legal fees by Judge Clark.**

151. **Divorce Lis Pendens Case # 1400 2193** – Just a miscarriage of further Justice where the Affidavit of Legal fees has more calls to Judge's chambers than to their own client. Illegal ex-parte communications.

152. **Prince William County - Divorce Lis Pendens Case # 14-2185 and 14-2185 1** – I was allowed by the Judge to **record the court hearing. The sheriffs on the end of the tape can be heard saying to erase it.** None of the Judges who heard this case allowed witness's to speak – nor did they have Jurisdiction due to Bias all Orders were and are “VOID” – even with the Judgments the lawyers were given – Legal Collection agencies have refused to enforce when they have seen the evidence of corruption.
153. **A police report with the help of the Commonwealths attorney was done: and tampered with to prevent “DUE PROCESS” Police Report in the City of Alexandria by JW Grenadier October 10, 2014 Notes - Case No. 14 - 142420**
154. On Friday October 10, 2014 Janice Wolk Grenadier went to the court house to file a motion to have a court appointed attorney.
155. Janice went to the court house to file my Motion for an emergency hearing - The Clerk politely explained I needed to call Judge's chambers to set it up. I am actually by their Order of October 12, 2014 forbidden to call Judges Chambers, write to Judges Chambers etc. This is just one case where they are allowing outrages legal fees and trying to put me in jail no on October 22, 2014.
156. I went to the Commonwealths attorney's office which even though they are attorneys they don't look into anything that does not come to them though the police. I have called the police several times to report the corruption and the man they had hired to harm me, along with the Leah Lax bullying. The police would come to my house and say well we aren't allowed to write a report. That Randy Sengel Commonwealth Attorney had ordered no one was to write a report on my complaints. So I called the police right there at the Court House and had them come there and take the report.
157. Officer M, Vaccaro #2371 and P. Taylor #1979 his supervisor / training officer was with him. The crime was headlined as **"Criminal Corruption in the Courthouse** is what you are claiming" me "YES" this report was taken in the Clerk's office. I gave them the pictures of my evidence that was stolen out of my file and the Order that came with it, The attached documents and since my files were in the court house right there I asked if they would like to go through them. They were not interested in doing that. Replied "This will be turned over the to the White Collar Crime division, that this was above their job" **the City of Alexandria Police Case No is 14 - 142420**
158. After the report they wanted me out of the Court House, They said that I did not have to leave but, it was best for me. They insinuated I had done something to be removed that the Commonwealth Attorney's office did not want me in the building. When I asked why and what was said they refused real comment and admitted I had done nothing wrong.
159. The Commonwealth attorney's office has said several times they would not put me in front of the Grand Jury to ask for a Special Grand Jury that I had to go through the Police as is in my attached documents about the Corruption in Northern Virginia- yet it has always been the Commonwealth Attorney who blocked me from a police report in regard to the corruption.
160. I gave them copies of documents showing criminal intend for the officers to open the case. The document with the Box of Evidence and the Order from Judge Clark, Kemler & Dawkins is modified by the Notes that were filed in my Statement of Facts in November of 2012



FBI, Virginia senators discussed corruption

by Alan Cooper

(AP) Virginia state senators quietly met with FBI officials for a private briefing on how not to run afoul of federal corruption laws shortly after a jury found former Gov. Bob McDonnell guilty of selling the influence of his office, lawmakers told The Associated Press this week. Senate Democratic Leader Richard C. Sassiaw said Wednesday []

Read more of this post

Alan Cooper

http://www.virginiapolicy.com/2014/10/22/fbi-virginia-senators-discussed-corruption/

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Virginia is being closely watched by the FBI

or that is the appearance -

Other Links:

Virginia Rated 47th and 49th in Corruption - Daily Beast rated Virginia second most Corrupt State - http://www.loudountimes.com/index.php/news/article/region_survey_finds_virginia_second_most_corrupt_state987/ -

State Integrity Gave them an F - 47th most corrupt States - <http://www.stateintegrity.org/virginia>

161. The FOIA request was completely redacted by the City Attorneys - This was in collusion with the Commonwealth's Attorney whose suggestion it was to call the police.
162. That a **Judge with Jurisdiction has never been had in this case.** All Judge's were improperly chosen with or by Judge Haddock
163. **Jailing me** on the pretense of legal fees that Alps Insurance said they were paying, for lawyers who had lied in almost if not all documents submitted to the court, the affidavit of legal fees showing more calls to Judge's chambers than to their own clients. **Most importantly we do not have debtors prisons in the United States of America** – Janice was jailed illegally on October 22, 2014 – After sneaking out documents was released early on November 14, 2015 Janice stated the Following:

That your actions have turned back time. Giving me less rights then a slave. Taking someone under Title 42 US Code 1994 and Title 18 US Code 1581(a): Whoever holds or returns any person to a condition of PEONAGE, shall be fined under this title for imprisoned not more than 20 years or both. That on October 22, 2014 I was placed in jail for failure to pay legal fees in 30 days which is a violation of my Thirteenth Amendment "Neither Slavery nor involuntary servitude, except as punishment for a crime where of the party shall have duly convicted, shall exist within the United States, or any subject to their Jurisdiction". Furthermore the right by placing me "under" a state Peonage / Involuntary Servitude violating the Fourth Amendment right by malicious prosecution, false imprisonment and unconstitutional arrest. This violation of my Eight Amendment Right as to Excessive Bail which in this case constitutes "Restitution Bail" which further shows the knowledgeable malicious intent to silence me till the election was over on November 4th. 2014. Bias, Retaliation and Retribution to further line the Lawyers pockets by Judge Clark.

164. JAILING AND USING WARFARE TYPE TOUTURE October 22 – Nov 12, 2015

- 14 days Solitaire Confinement – till around 5pm on election day which is Torture

What is Solitary Confinement? In the early nineteenth century, the U.S. led the world in a new practice of imprisoning people in solitary cells, without access to any human contact or stimulation, as a method of rehabilitation. The results were disastrous, as prisoners suffered

severe psychological harm. The practice was all but abandoned. Over a century later, it has made an unfortunate comeback. Instead of torturing prisoners with solitary confinement in dark and dirty underground holes, prisoners are now subjected to solitary confinement in well-lit, sterile boxes. The psychological repercussions are similar

CCR's Challenges to Solitary Confinement In May 2012, the Center for Constitutional Rights (CCR) filed a lawsuit against the state of California for its use of prolonged solitary confinement in the infamous Pelican Bay prison. *Ashker, et al. v. Governor, et al.*, is a federal class action challenging prolonged solitary confinement and deprivation of due process, based on the rights guaranteed under the Eighth and Fourteenth Amendments, at Pelican Bay. **In *Wilkinson v. Austin*, the U.S. Supreme Court unanimously ruled in support of CCR's claims that prison officials cannot confine prisoners in long-term solitary confinement in a super maximum prison without first giving them the opportunity to challenge their placement.**

Solitary Confinement is Torture The devastating psychological and physical effects of prolonged solitary confinement are well documented by social scientists: prolonged solitary confinement causes prisoners significant mental harm and places them at grave risk of even more devastating future psychological harm and at times, these harms were found to be permanent or persist even after one was released from solitary. Researchers have demonstrated that prolonged solitary confinement causes a persistent and heightened state of anxiety and nervousness, headaches, insomnia, lethargy or chronic tiredness, nightmares, heart palpitations, fear of impending nervous breakdowns and higher rates of hypertension and early morbidity. Other documented effects include obsessive ruminations, confused thought processes, an oversensitivity to stimuli, irrational anger, social withdrawal, hallucinations, violent fantasies, emotional flatness, mood swings, chronic depression, feelings of overall deterioration, as well as suicidal ideation.

Exposure to such life-shattering conditions clearly constitutes cruel and unusual punishment – in violation of the Eighth Amendment to the U.S. Constitution. Further, the brutal use of solitary has been condemned as torture by the international community. Juan Mendez, the United Nations Special Rapporteur on torture and other cruel, inhuman or degrading treatment or punishment, concluded that even 15 days in solitary confinement constitutes torture or cruel, inhuman or degrading treatment or punishment, and 15 days is the limit after which irreversible harmful psychological effects can occur. Other independent human rights bodies at the UN have also expressed concern about Pelican Bay prison and the overall use of solitary in U.S. prisons. However, many prisoners in the United States have been isolated for far longer than just 15 days I was only a few hours short of 15 days

- Denied phone calls till 10 pm on 1st day
- Woken up every 2 hours at night
- Not allowed out of cell till 2 or 3 am for one hour, left in cell for over 24 hours limit.
- When tried to make phone calls the calls through system did not work and could not get help
- Sat down and told I had less rights than someone who murdered someone by City employee Jonathan Teumer and Lt Rea – for sneaking out the documents that got me out of jail early. The actions were deliberate and evil to intimidate me further. That Mayor Euille was given such documents as well as all other State officials
- Denied access to Priest and when I did see him and asked for my cross or rosary – He explained he had been told by Lt. Rea it would have to be if she deemed it appropriate for me to have. He did not understand or had never seen such a situation where it went through a Sheriff like Lt. Rea. This action was pure evil.
- No Advocate
- Denied mail returned to sender – saying I was not there – my mail I did received had been opened – I requested a copy of the court order and was denied
- Denied phone calls to lawyers
- Stripped searched – patted down – men watching me shower
- I was lied to consistently by the Sheriffs – especially Lt Rea and Capt. Williams
- Moved around to try and disorient me and show control they had
- The Magistrate when finally I was allowed in front of him warned me “If I did not stop this it would only get worse for me? Which I took as a personal threat on my life and on my children’s lives – **Which I took as a personal threat on my life and on my children’s lives** –Especially with the knowledge of at least 5 known hits in the City of Alexandria – and the Supreme Court Justice Cynthia Kinser being forced to retire early – Gift to the Democrats letting Fund Raiser Michael Gardner out of jail – who had by DNA results found guilty of molesting young girls in McLean – only to turn around and try to hire one of those hit men to kill the girls – Do it the Virginia Way as Senator Mark Warner would say in his Campaign

- Denied appropriate forms for filing of complaints and requests
- All Avery v. Johnson rights denied
- Denied my documents on my day of court, prior to going to court.
- Judge Clark in Court stated "Ms. Grenadier I have no choice but to release you " and then turned to Lawyer Michael Weiser and stated "I am sooooo very sorry I can not collect your legal fees for you – you will need to do a judgment against her for collection" As Lawyer Ben DiMuro et al were no shows after lying in court, lying in court documents et al.
- The head Sheriff assured me I would be released within 2 hours of getting back to the jail – I was not released till after 8 pm over 8 hours from getting back from the Court. The apparent reason was to further try to intimidate me and further the mental anguish of false imprisonment and to try and enforce the EVIL POWER they believe they have in controlling a single mom who told the "TRUTH", and did not spinelessly walk away from the Old Boys Network.

165. **That the Plaintiffs Orders they claim to be judgments are "VOID" that not one Judge from September of 2007 or before have had Jurisdiction and ruled by the law. That Janice a poor person has been denied even her basic rights to Due Process.** That the collusion and the harm that the Plaintiffs have caused was done willfully with knowledgably intend to harm Janice and her girls for being Catholic and no longer party to the Old Boys Network as she was told many occasions and listed here in this Counter Complaint Cross Complaint. That the State and Federal law , the Professional Code of Ethics is very clear on Judicial Misconduct and when a Judge Does Not have Jurisdiction, that is Treason on the Courts, Fraud on the Courts what the Judges have done since on or around September of 2007.
166. The Jailing of Janice was to Bully / scare her into either committing Suicide or to turning the other check of the corruption and not holding Virginia and the Federal Judiciary, the Government and Elected Officials accountable, as well as the criminal acts and actions of the Old Boys Network in Virginia

That the law is very clear: **That Judge Clarks actions have turned back time. Giving me less rights then a slave. Taking someone under Title 42 US Code 1994 and Title 18 US Code 1581(a):** Whoever holds or returns any person to a condition of PEONAGE, shall be fined under this title for imprisoned not more than 20 years or both. That on October 22, 2014 I was placed in jail for failure to pay legal fees in 30 days which is a violation of my Thirteenth Amendment "Neither Slavery not involuntary servitude, except as punishment for a crime where of the party shall have duly convicted, shall exist within the United States, or any subject to their Jurisdiction". Furthermore the right by placing me "under" a state Peonage / Involuntary Servitude violating the Fourth Amendment right by malicious prosecution, false imprisonment and unconstitutional arrest. This violation of my Eight Amendment Right as to Excessive Bail which in this case constitutes "Restitution Bail" which further shows the knowledgeable malicious intent to silence me till the election was over on November 4th. 2014. Bias, Retaliation and Retribution to further line the Lawyers pockets by Judge Clark.

"The Old Boys Network "arms reach fare as they have in the Jail. Being Blocked and denied my Constitutional rights. Being held in solitaire confinement not let out of my cell till around 5 PM on Tuesday November 4th (14 days) the day of the election. Being Bullied by Lt Rea and a representative of the City of Alexandria, after I had been able to sneak documents filed that while I was in the jail. I was informed "Civil cases - they were not required to provide anything" which violates my Constitutional Right to UNLIMITED access to the courts and to address uncensored communications to Governmental authorities. The Inmate Rights on page 6 further states you will not be subject to punishment or penalty if you seek Judicial or Administrative relief from the courts. It further goes on to state I had the right to a phone call which I was denied till 10.22 PM that Wednesday night 12 hours after being taken into custody. The tampering of my mail with out a court order to do so. That on November 12, 2015 Judge Clark stated refusing me to read my full statement "Ms. Grenadier I am not going to listen to you – I have no chose but, to release you" - He then turned to my opponent and stated "I am so sorry I can not collect your legal fees" He is today now trying to allow my home to be foreclosed on for those criminally allowed legal fees in the hope of me becoming homeless, murdered or to commit suicide.

The Warnings to Janice from the Judiciary:

1. **Judge Haddock:** "You can't win this WE LOVE ILONA" Who then continued to illegally choose the Judges who were his friends to Rule in Favoritism and Cronyism ignoring Rule 17.105 (b). The article about his portrait @ a cost of approx. \$30,000. price tag I believe - a Thank you for the generous donations of DiMuroGinsberg and Grenadier Anderson Starace Duffett and Kiesler which could be considered BRIBERY. Bribery. For this he **blocked me and my witness's from going in front of the Grand Jury** prior to his December 31, 2011 retirement. He told me "I think you are going to talk about me" he then went on to drag out his recusal to avoid an investigation prior to his retirement and losing his retirement. That article further states 'BEST FRIEND' Judge Donald Kent couldn't be their but his son would speak on his behalf.
2. Judge Donald Kent through Senator Patsy Ticer set me up with his x-wife Martha Kent - after listening to me speak she said "Do you know who I am?" " **I am the x-wife of Judge Donald Kent - just like Me and My family YOU CAN NOT get a Fair Trial, YOU CAN NOT WIN THIS, YOU ARE NO LONGER ONE OF THEM, YOU HAVE TO MOVE ON**"

Nothing should disgust this court more than someone who would let it happen to them and not stand up and allow this to happen to someone else. What happened to Martha Kent and her family has now happened to Janice. It is disgusting and illegal malicious with knowledgeable intent by a bunch of SPINLESS, BULLIES no different than the Klu Klux Klan type of men the "OLD BOYS NETWORK".

That the JIRC, the Virginia State Bar (VSB) according to articles and resumes of Judges and Lawyers you always see one connection to all: Judge Donald Kent best friend to Judge Donald Haddock and a Judge at the time of Judge Albert Grenadier in the City of Alexandria.

The past their actions were kept Silent and Private. The internet has changed that. The scratch by back - I will scratch yours - is no longer going to work in a world of Technology where the PEOPLE of the United States of America are going to hold the Judiciary accountable for such acts and actions.

3. **In jail Janice was further warned by the Chief Magestarte Ball:** "If you continue it could get worse for you by the Courts" "You won't have much luck going forward"
4. That one of the articles was very clear how badly Judge Haddock wanted (Judge Clark) it states: *The Democrats worked hard in a Republican Legislature to keep a democrat in this judicial appointment replacing Judge Haddock. Which you would need the support of all City of Alexandria Judges and Lawyers for your appointment.* Similar to Mark Warner's help in a Federal Judiciary position that had and was becoming well known through TV Ads. That the disclosure of his hand in more Judicial corruption prior to the election could have toppled the election and the appearance is Ed. Gillespie would have won. That Janice needed Mark Warner to make one phone call to Senator Grassley to further investigates the criminal actions in Janice's cases. **HE REFUSED TO MAKE THAT ONE PHONE CALL - OR TO RESPOND TO MY PLEAS FOR HELP. Senator Grassley is now aware of these criminal acts as well as many other's in the Senate, and the top cop in the Department of Justice.**
5. **That Police report 14-142420 was and has been tampered with,** and Commonwealth's attorney's office Bryan Porter is involved and is no different than Randy Sengel was. Which the officer agreed with me that their was corruption taking place in the City of Alexandria Court house and a defective would be getting back with me.

Below Others that have been abused and by all appearance Bullied enough to walk away or Kill themselves showing a pattern and practice of Criminal Behavior of the Judiciary / Old Boys Network:

1. That in the USDC Eastern Division of Virginia - **Police Officer Julie Goble has a law suit for decimation.** The **discrimination is for gender and doing her job - solving the crimes** she had taken reports on. for doing that she was demoted according to her suit. She was aware of this situation and maybe could have made a difference.
2. **The Robby Niese Story:** - **The police officer rapes her once and is told if he does it more than once it is not rape, so he repeats his rape a couple of times.** She gets pregnant, and he forces an abortion on her. The lawyers who try to help her - loose their license's within 2 years after. The Supreme Court of Virginia of course throwing the case out.

Trying to protect her son - Raped several times by City of Alexandria Police officer - No Accountability

Robby NIESE v. CITY OF ALEXANDRIA.

Record No. 012007.

June 07, 2002

3. **John Arundel** - Confronted with the claims, the Ariails locked the Times' founder and Publisher out of the newspaper office at 110 South Pitt Street (a building the Ariails own but had made its Publisher the sole responsible leaseholder) and refused to pay the founder personally for his 49% ownership interest. Beckett and Arial hired Craig Lancto as its new publisher, but Lancto was dismissed from the paper after less than a month, after being confronted with submitting articles under a pseudonym and attempting to bill the Times for them.

A subsequent Publisher, Matt Danielson, was also locked out of the paper a year later, and its Associate Publisher Jeanne Theismann resigned in protest. Alexandria court documents show that Theismann has sued the paper for back pay. The case goes to Alexandria Circuit Court in December.

Coincidentally, the case against the Ariails and Dunbars will be heard in the same courthouse where Donald M. Haddock Sr. is the Presiding Circuit Court Judge and Donald M. Haddock, Jr. is a Circuit Court Judge. For years, the legal interests of the Arial family were represented by Donald M. Haddock Sr. and Donald M. Haddock, Jr. while they were in private practice.

To read the whole story go to - <http://www.localkicks.com/community/news/the-fall-of-a-paper-tiger-gazette-packet-owner-peter-labovitz-headed-to-prison->

4. **Michael Field - City of Alexandria Va** - Judges threaten his attorney - threatened bodily harm to the attorney - his attorney knew they meant business - The other question - Would the GM Bailout have happened if the Circuit Court Judges had followed the Law? Read more - <http://www.scribd.com/doc/144390425/Michael-Field-Virginia-Mandamus-Petition-2012>

FIELD v. GMAC LLC 660 F.Supp.2d 679 (2008)

Michael FIELD, Plaintiff,

v.

GMAC LLC, General Motors Corporation, and Motors Insurance Corporation, Defendants.

Civil Action No. 2:08cv294.

United States District Court, E.D. Virginia, Norfolk Division

November 21, 2008

5. **Deanne Rose Upson** - <http://www.youtube.com/watch?v=EjhVkvUUPvM>

I too was punished for being nervous and upset in court for having my daughter given to the sole custody of my RAPIST! My lawyer had me leave the courtroom it was so upsetting. Judge Richard J. Jamborsky responded by punishing me and admonishing me for being upset with his decision. **Victims of Judge Richard J. Jamborsky, A Judge Abusing Power, Victims of Judge Donald Haddock, A Judge Abusing Power, Victims of Judge Nolan Dawkins, A Judge Abusing Power, Victims of Family Law, Victims' Rights Caucus, Virginia Law, Virginia House of Delegates Republican Caucus Judge Richard J. Jamborsky belongs in jail for his conspiracy with the rich RAPIST AND ATTORNEYS JOSEPH CONDO AND ASSOCIATES AND MARTY GANNON AND OTHERS for bribing the Alexandria VA judges to give custody of my baby to my RAPIST!**

6. **At the age of 20, Justin Wolfe**, ex-high school football player and normal, average, all American, suburban kid was sentenced to death for a murder he did not commit. He has been on Virginia's death row since 2002 and has had two stays of execution. Justin's options for appeals are running out, but there is still time for the truth to overcome his wrongful conviction. Read the synopsis of Justin's story below to understand the injustice of his conviction, the outrage of so many who have followed his case, and the flaws in the U.S. Justice System his trial reveals <http://www.justinwolfe.org/>
7. **You then have the Suicide / Murder RIP - CHRISTOPHER MACKNEY (Age 45)** The book Bullied to Death by Micheal Volpe shows the continued pattern and practice of the Corruption with in the "Judicial Club" Of Arlington, Virginia died tragically December 29, 2013 in Washington, D.C. The Brutal Court decisions against him. He committed Suicide not being able to take the malicious abuse of the courts any longer. The book brings a new light to the corruption of the "Old Boy Network" in Virginia exposed by Michael Volpe.
8. **Rick Perry** Victim of Judge Potter Prince William County - Along with Arlington County - after 25 years is given his life back from the corruption. His order is attached in the Exhibits under Docket Entry 1.

December 31, 2014 Chief Justice Cynthia Kinser with no explanation to retire early (January 31, 2022 - expiration of her appointment) The Appeals Court of the State of Virginia had denied Michael Gardner's appeal / release - Cynthia Kinser let him out of jail by all appearance for the Old Boys Network, to hire a hit man to kill the young women he had molested

prior to his re-trial. She will receive her pension and perks for cooperating and doing the bidding of the Old Boys Network for all her years.

January 23, 2015 - The Virginia Republican Party wants the U.S. Senate to investigate whether Democratic Sen. Mark Warner violated federal law when he discussed possible job opportunities for a former state senator's daughter. GOP Party Chairman Pat Mullins sent a letter Friday to the U.S. Senate Select Committee on Ethics asking it to investigate Warner. He was part of a group of Democrats that tried unsuccessfully to prevent former state Sen. Phil Puckett from resigning last summer. Puckett's resignation gave Republicans control of the state Senate. Warner has acknowledged he "brainstormed" with Puckett's son about possible job opportunities for Puckett's daughter but did not make any explicit job offers. Federal prosecutors indicated in December their investigation into Puckett's resignation was closed, they would ignore the criminal actions. That Janice has followed up with a complaint to the Ethics Committee by all appearance along with the Judiciary are ignoring these facts, Murder / Suicides et al.

That no Plaintiff or Defendant can win when a Judge is ruling in Retaliation, Retribution, Bias, Favoritism, Cronyism or for or with a financial conflict. The following are the conflicts that the above Judges have shown with the Judicial Canons: as has been shown in documents filed with this court.

1. The Judges have violated Canon 1 of the Canons of Judicial Conduct for the Commonwealth of Virginia and United States of America in that they:
 - a. failed to uphold the integrity and independence of the judiciary
 - b. failed to maintain and enforce standards of conduct for fellow judges, and officers of the court.
 - c. failed to observe minimal standards so that the integrity and independence of the judiciary would be preserved.
 - d. failed to construe and apply the provisions of the Canons of Judicial Conduct to further their objectives.
 - e. reduced the public confidence in the integrity and independence of judges and the deference of the public to the judgments and rulings of courts and injured the system of government under law.
 - f. acted based on favor.
 - g. failed to comply with the law
 - h. failed to interpret and apply the laws that govern us.
 - i. failed to respect and honor the judicial office as a public trust.
 - j. failed to enhance and maintain confidence in our legal system.
 - k. failed to be an arbiter of facts and law for the resolution of disputes.
 - l. failed to meet even minimal standards for ethical conduct of judges.
2. The Judges violated Canon 2 of the Canons of Judicial Conduct in that they failed to respect and comply with the law and failed to act at all times in a manner that promotes public confidence in the integrity and impartiality of the judiciary.
3. The Judges violated Canon 3, of the Canons of Judicial Conduct by failing to perform the duties of his judicial office impartially and diligently.
4. The Judges violated Canon 3, Section 3B(2) in that they failed to be faithful to the law and maintain professional competence in it.
5. The Judges violated Canon 3, Section 3B(4) in that they failed to hear any proceedings fairly and with patience, failed to dispose promptly of the business of the court and failed to be efficient and businesslike while being honest and deliberate.
6. The Judges violated Canon 3, Section 3B(5) in that they failed to perform judicial duties without Retaliation, Retribution, Favoritism, Cronyism bias or prejudice.
7. The Judges violated Canon 3, Section 3B(6) in that she failed to refrain in Orders from manifesting, by words or conduct, bias or prejudice based upon social hierarchy, to protect others. Judges violated Canon 3, Section 3B(7) in that they failed to accord every person who has a legal interest in a proceeding, the right to be heard according to law.

8. The Judges violated Canon 3, Section 3B(7) in that they and there staff initiated, permitted, and/or considered **ex parte communications**, or considered other communications made to the judge outsider the presence of the parties concerning a pending or impending proceeding on several occasions.
9. The Judges violated Canon 3, Section 3B(7) in that she failed to disclose to all parties all ex parte communications described in Sections 3B(7)(a) and 3B(7)(b) regarding a proceeding pending or impending before the judge.
10. The Judges violated Canon 3, Section 3B(7) in that they independently investigated facts in a case outside the courtroom and considered evidence other than that presented in documents, and with the fact they did not allow my witness's to take the stand.
11. The Judges violated Canon 3, Section 3B(7) in that they failed to insure that Section 3B(7) was not violated through law clerks or other personnel on the judge's staff. [If communication between the trial judge and the appellate court with respect to a proceeding is permitted, a copy of any written communication or the substance of any oral communication should be provided to all parties.]
12. The Judges violated Canon 3, Section 3B(8) in that they failed to dispose promptly of the business of the court. In a fair and unbiass why following the law and rules of the Court.
13. The Judges violated Canon 3, Section B(9) in that she failed to abstain from public comment about a pending or impending proceeding in any court, and failed to direct similar abstention on the part of court personnel subject to his direction and control.
14. The Judges violated Canon 3, Section 3C(1) in that they failed to diligently discharge the judge's administrative responsibilities without bias or prejudice and maintain professional competence in judicial administration,
15. The Judges violated Canon 3, Section 3C(2) in that they failed to require staff, court officials and others subject to the judge's direction and control to observe the standards of fidelity and diligence that apply to the judge and to refrain from manifesting bias or prejudice in the performance of their official duties.
16. The Judges violated Canon 3, Section 3C(3) in that as a they Judge failed to take reasonable measures to assure the prompt disposition of matters before the court.in a professional and fair way.
17. The Judges violated Canon 3, Section 3C(4) in:
 - a. that they failed to exercise the power of appointment impartially and on the basis of merit;
 - b. that they engaged in Retaliation, Retribution, Bias, and showed favoritism;
18. The Judges violated Canon 3, Section 3D(1) in that they received reliable information indicating a substantial likelihood that other Judges, and Lawyers hat acted criminally, had conflicts and had committed violations of these Canons or other laws and they did not take appropriate action.
19. The Judges violated Canon 3, Section 3D(1) in that they had knowledge that Judge and lawyers had committed violations of these Canons that raises a substantial question as to their fitness for office and they did not inform the Judicial Inquiry and Review Commission or other authorities as they are required to do.
20. The Judges violated Canon 3, Section 3D(2) in that they received reliable information indicating a substantial likelihood that the attorney's in this case and others had committed a violation of the Code of Professional Responsibility and they did not take appropriate action.
21. The Judges violated Canon 3, Section D(2) in that had knowledge that Attorney Ilona Grenadier Heckmna and others has committed violations of the Code of Professional Responsibility that raised a substantial question as to his trustworthiness and fitness as a lawyer and they did not inform the Virginia State Bar.
22. That to date Janice has personally provided several statement's and Motions to Judge outlining much of the above and offering to provide additional information.
23. The above Judges have engaged in "conduct prejudicial to the proper administration of justice" (Va. Const. art. VI, § 10; Code of Virginia § 17.1-906) and there performance as a Judge needs investigating and a Special Grand Jury should be empowered for a fair and unbiass investigation into this court and the actions of the above Judges..

The Criminal Misconduct of Judges and Lawyers consists of the following:

Criminal Misconduct and Misconduct While in Office	Facts and Laws
TITLE 18, U.S.C., SECTION 242	<i>Whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States, ... shall be fined under this title or imprisoned not more than one year, or both; and if bodily injury results from the acts committed in violation of this section or if such acts include the use, attempted use, or threatened use of a dangerous weapon, explosives, or fire, shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnaping or an attempt to kidnap, aggravated sexual abuse, or an attempt to commit aggravated sexual abuse, or an attempt to kill, shall be fined under this title, or imprisoned for any term of years or for life, or both, or may be sentenced to death.</i>
Racketeering 18 USC § 1961	
Extortion 18 USC § 1951, 18 USC § 1963, Va Code 18.2-470 VA Code §18.2-439 Acceptance of bribe by officer or candidate	That the appearance to is that the Judges were and are in the loop of the collusion of having Janice jailed and tortured for being poor, Catholic and to Cover up the criminal acts. At all times threatening incarceration by other Judges if Janice did not pay. Collusion with others in the intimidation in hopes of Janice being Murdered or committing suicide the acts and actions show a pattern and practice / Collusion of Virginia Circuit Court Judges, USDC Federal Court and Appeals Court in Virginia and the District of Columbia That when DiMuroGinsberg, Grenadier Anderson Starace Duffett & Kieser donated substantially to the Portrait of Judge Donald Haddock was nothing more than a THANK YOU – BRIBARY for always having their back.
Obstruction of Justice 18 USC § 1503(a), § 1505, § 1506, § 1510, § 1511, § 1512, § 1513, § 1514, § 1514(A), § 1519 VA Code § 18.2-409 Resisting or obstruction execution of legal process VA Code 18.2	Making judicial decisions outside of the courtroom and relying on extrajudicial, ex parte information to issue substantive decisions. Conducting ex parte discussions with opposition and government agencies. Not requiring opposition to prove their case but ruling for them anyway. Denying procedural due process, denying any and all witness's or information that showed the criminal activity of Ilona Grenadier Heckman/ David Grenadier/Erika Lewis and their lawyers. Issuing baseless, noncompliant orders and seeking or trying to intimidate with the possibility of money to opponents lawyers.
Mail Fraud 18 USC § 1341	Causing the issuance of coercive letters demanding payment of baseless legal fees in support and making threats if I do not pay, then illegally jailing Janice. The above Judges after a conversation with Judge Haddock, Martha Kent et al Janice believes the Judges believe they are above the law and by all appearance cooperating outside to find favor with others in the Judiciary
Honest Services Fraud 18 USC § 1961	Systemic denial of honest services of the court system, while perpetrating a kickback scheme to gain favor with others, or financial gain. To be seen as a game player with the "Old Boys Network" with the hope of pay raises, bonus and the payments towards dinners, parties, portraits or what ever the Judge may request of the lawyers which give the appearance of bribery. That Janice has seen first hand that the Judge's and Lawyers who are friends talk prior to a trial and the decision is made prior to the trial for the better friend of the most Powerful Judge as in Janice's case it is Judge Donald Kent and Judge Donald Haddock by appearance running the Judiciary et al in Virginia and in Washington DC it would be Judge Walton, Howell, Leon and Boasberg, and in the USDC of VA Judge Lee with appeals Judge's Wilkinson, Niemeyer, Hamilton along with many other in the USDC of the District of Columbia
Gang Activity	
Conspiracy 18 USC § 1961 VA code § 18.2-22	Collusion with numerous individuals and agencies to obstruct justice. Smearing character and reputation to obtain self-serving favors with the intention of causing overt denials of due process and blocking receipt of honest services while some judges have been seeking illegal payments. Deformation of Janice Wolk Grenadier
Public Assistance Fraud VA Code	Participating in scheme to fraudulently obtain state and federal funds through the Hamp Program and extorted payments from me, for Ilona Grenadier Heckman and lawyers

§18.2-469 Officer refusing, delaying, ect., to execute process for criminal	without legal or factual basis, with the intention of distributing the money among co-conspirators. That ignoring the banks \$251 Billion in fines, allowing Lawyers not to answer complaint, ignoring TroutmanSanders aka Mays and Valentine conflict in all cases.
Egregious Legal Errors	
42 U.S.C. § 1981 <i>Equal Rights Under the Law</i>	Participation in attempting to baselessly destroy Janice financially, physically and mentally. Collusion to illegally Libel and Slander with the Blog jwolkgrenadierisalair.blogspot.com USDC of District of Columbia denying restraining orders to win favor in a defamatory public opinion not issued without due process. Collusion to continue Libel and slander with other Judges and lawyers to protect colleagues. Ultimate goal of murder or suicide, without legal basis and accomplished through criminality, in both jurisdictions.
42 U.S.C. § 1983 <i>Civil Action for Deprivation of Rights</i>	Participation attempting to baselessly destroy Janice. Collusion to Libel, Slander with religious hate in a defamatory public opinion without due process. Ultimate goal of murder, suicide to make homeless without legal basis and accomplished through criminality, in both jurisdictions. To protect the criminal actions of Ilona Grenadier Heckman and those in the "Judicial, Government and Elected Officials" whom had already stepped outside the box of the law in the Cover Up of Lawyer Ilona's actions
Due Process Fifth and Fourteenth Amendment no person "deprived of life, liberty, or property without due process of law"	Deliberate denial of substantive and procedural due process systemically favoring any opponent on the basis of Social Hierarchy to obtain favor with the Judiciary, the Government and other Elected Officials. Collusion to deny procedural due process in VA foreclosure proceedings – not allowing a Jury by Trial as demanded by Janice for fairness in the courts. That dismissing the complaint with baseless reasoning after proper motions and causing the issuance of unfounded rulings.
Social Hierarchy - Discrimination	Defined: Different degrees of power and authority by Persons who believe they are above the law as in Gov't, Elected Officials & Judiciary when missed by these persons who believe "They make the laws for those that believe they are above the law so they do not have to follow the same laws" Discrimination for being poor, blacked balled by the Old Boys Network
Religious Discrimination 42 USC § 2000bb First Amendment of US Constitution	The First Amendment guarantees freedom of Religion – That all Bodies of the Judiciary, the Government and Elected Officials have supported Ilona's HATE OF CATHOLICS et al
Decisions made in bad faith for a corrupt purpose deliberately and intentionally failing to follow the law	All decisions and Orders have been done deliberately to deny Due Process to protect the Criminal Acts and Knowledgeable actions of "FRIENDS and Colleagues"
Extrinsic Fraud <i>See e.g., Schlossberg v. Schlossberg</i> , 343 A. 2d 234 - Md: Court of Appeals 1975	Deliberately issuing unfounded, baseless orders with the knowledge of the Clerk of Court and collusion to lie to Janice. Perjury, Fraud, harassment seeking money,
Abuse of Contempt Powers VA § 18.2-456 (4) Misbehavior of an officer of the court in his official character (5) Disobedience or resistance of an officer of the court	Collusion with others in cases to deliberately deny due process to get case in a contempt posture, then issuing petitions and orders that do not comply with the statutory procedure and threaten contempt, incarceration and if I do not pay. Illegally incarcerating, torturing Janice from October 22 – November 12, 2014 for the hopes of her committing suicide when she was released, to prevent e-mails showing Mark Warner's knowledge of the corruption in the Judiciary and the cover up of Lawyer Ilona Grenadier Heckman, for pure abuse of Janice.
Ex parte Communications Judicial Canon 3(B)7 Virginia code of Professional Conduct	Deliberately conducting ex parte discussions with opposition and government agencies and doing their own investigations, then using the extrajudicial information to issue baseless rulings while also denying due process and seeking money for criminal acts by lawyers. That the hamp program offered by the government has been misused by the Banks and Lawyers which have been pled and ignored
Deformation / Libel / Slander VA Code §18.2 417 Slander and libel, 28 USC § 4101	That in collusion with the other judges the words /statements "frivolous" "Delusional, malicious & looking for frivolous law suits" saying I am Fantastic and fanciful nature by Gerald Bruce Lee and similar saying by other Judges. Janice has the documents and the proof of corruption by the Judiciary and Lawyer Ilona Ely Freedman Grenadier Heckman – Law firms DiMuroGinsberg and BWW Law Group and Troutman Sanders aka Mays & Valentine and the Judge's for favor are colluding to cover up all criminal acts. That the

	use of Deformation is because the real law does not work, because the LAW is on the side of Janice.
Perjury VA Code § 18.2-10, § 18.2-434, § 8.01-4.3	That when the Judge's signed Orders that were outside the law, not true and correct that were false in statements they committed Perjury. That Lawyers Ilona Grenadier Heckman, Ben DiMuro, Michael Weiser, Andrea Mosley, Judge John Tran, Hillary Collyer, filed documents and mislead this court Obstruting Justice with statement that they knew to be untrue
VA Code § 17.105	Designation of Judges to hold courts and assist other Judges – That all Judges in all cases by Janice have been by Judges that did not have Jurisdiction making all orders "VOID"
VA Code § 18.2 - 21	An Accessory, either before or after the fact , may, whether the principal felon be convicted or not, or be amenable to Justice or not be indicted, tried convicted and punished in the county or corporation in which he became accessory or in which the principal felon might be indicted.
VA Code § 18.2-481 Treason VA Code § 18.2-482 Misprision of Treason	Treason Resisting the execution of the laws under color of its authority. If any person knowing of such treason shall not, as soon as my be, give information thereof to the Governor, or some conservator of the peach he shall be guilty of a Class 6 Felony
VA Code § 18.2-472	False entries or destruction of records by officers of the court – When Kemler, Dawkins and Clark mailed back documents submitted properly into the record ie Mail Fraud
VA Code § 18.2-168	Forging Public Records – Ilona Grenadier Heckman That when Ilona was involved with the forgery of Sonia Grenadier's name in the Trust agreement and then after knowing and be caught forging continued to use such document with the help of other Lawyers, Government officials
VA Code § 18.2-455 Unprofessional Conduct: revocation of license	Conduct illegal by an attorney at law or any person holding license from commonwealth to engage in a profession in unprofessional conduct

The VSB Rules of Professional Code of Ethics have been Violated by all Lawyers

Issue or Virginia Rules of Conduct Topic Virginia Code of Responsibility		
1.1 Competence DR 6-101 (A)(2)		
1.2(a) Scope of Representation ***EC 7-7; EC 7-8		
1.2(b) " " " " DR 7-101 (B)(1)		
1.2(c) " " " " DR 7-102 (A)(7); DR 7-102(A)(6); DR7-105 (A); EC 7-5		
1.2(d) " " " " ***		
1.2(e) " " " " DR 7-108 (A)(1)		
1.3(a) Diligence DR 6-101 (B)		
1.3(b) " " " " DR 7-101 (A)(2)		
1.3(c) " " " " DR 7-101 (A)(3)		
1.4(a) Communication DR 6-101 (C)		
1.4(b) " " " " ***EC 7-8; EC 9-2		
1.4(c) " " " " DR 6-101 (D)		
1.5(a) Fees DR 2-105 (A); EC 2-20		
1.5(b) Contingent Fees DR 2-105 (C); EC 2-22		
1.5(c) Fee Splitting DR 2-105 (D)		
1.5(d) Contingent Fees DR 2-105 (C)		
1.5(e) Fees Sharing DR 2-105 (D)		
1.5(f) " " " " ***		
1.6(a) Confidentiality DR 4-101 (A), (B)		

1.6(b)(1) Disclosure Required By Law or Court Order	DR 4-101 (C)(2)		
1.6(b)(2) Disclosure to Protect Lawyer's Legal Rights	DR 4-101 (C)(4)		
1.6(b)(3) Disclosure of Client Fraud on Third Party	DR 4-101 (C)(3)		
1.6(b)(4) Disclosure of Client Information for Attorney's Death or Disability ***			
1.6(b)(5) Disclosure of Client Information for LOMAP	***		
1.6(b)(6) Disclosure of Client Information to Outside Auditor	***EC 4-3		
1.6(c)(1) Disclosure of Client's Intent to Commit Crime	DR 4-101 (D)		
1.6(c)(2) Disclosure of Client Fraud on Tribunal	DR 4-101 (D)		
1.6(c)(3) Reporting Misconduct of Another Attorney	***		
1.7(a), (b) Conflict of Interest DR 5-105 (A), (C)			
1.8(a) Business Transaction With Client	DR 5-104 (A)		
1.8(b) Improper Use of Client Confidences or Secrets	DR 4-101 (B)(3)		
1.8(c) Client Gifts to Lawyer	DR 5-104 (A)		
1.8(d) Literary Rights in Subject Matter of Representation *** EC 5-4			
1.8(e) Financial Assistance to Client	DR 5-103 (B)		
1.8(f) Nonclient Paying Lawyer's Fee	DR 5-106 (A)		
1.8(g) Aggregate Settlements	DR 5-107		
1.8(h) Limitation of Malpractice Liability	DR 6-102 (A)		
1.8(i) Interfamily Conflicts	***		
1.8(j) Proprietary Interest in Client Matter	***		
1.8(k) Imputation of Conflicts	***		
1.9(a) Conflict of Interest: Former Client DR 5-105 (D)			
1.9(b) " " " "	***		
1.9(c) " " " "	***		
1.10(a)-(e) Imputed Disqualification ***DR 5-105 (E)			
1.11(a) Public Officials: Conflicts DR 8-101 (A)			
1.11(b) " " " "	DR 9-101 (B)		
1.11(c) " " " "	***		
1.11(d) " " " "	***		
1.11(e) " " " "	***		
1.11(f) " " " "	***		
1.12(a) Former Judge, Arbitrator or Mediator DR 9-101 (A): EC 5-20			
1.12(b) " " " "	***		
1.12(c) " " " "	***		
1.12(d) " " " "	***		
1.13 Organization as a Client ***EC 5-18; EC 5-24			
1.14 Client With Impairment ***EC 7-11; EC 7-12			
1.15(a) Safekeeping Property	DR 9-102 (A)		
1.15(b) " " " "	***		
1.15(c) " " " "	DR 9-102 (B)		
1.15(d) " " " "	***		
1.15(e)(1) Recordkeeping Requirements for Trust Accounts	DR 9-103		
1.15(e)(2) Recordkeeping Requirements for Lawyers Serving as Fiduciaries ***			
1.15(f) Accounting Procedures	DR 9-103 (B)		

1.16(a) Terminating or Declining Representation	DR 2-108 (A)		
1.16(b) " " " "	DR 2-108 (B)		
1.16(c) " " " "	DR 2-108 (C)		
1.16(d) " " " "	DR 2-108 (D)		
1.16(e) Delivery of Former Client's File	***		
1.17 Sale of a Law Practice	*** EC 4-6		
2.1 Lawyer as Advisor	*** EC 7-8		
2.3 Lawyer as Evaluator	*** EC 5-20		
2.10 Third Party Neutral	***		
2.11 Mediator	***		
3.1 Meritorious Claims	***		
3.3(a)(1) Candor Toward Tribunal	DR 7-102 (A)(5)		
3.3(a)(2) " " " "	DR 7-102 (A)(3)		
3.3(a)(3) Controlling Legal Authority	*** EC 7-20		
3.3(a)(4) False Evidence	*** EC 7-102 (A)(4)		
3.3(b) " " " "	***		
3.3(c) Ex Parte Proceedings	***		
3.3(d) Reporting Third Party Fraud on Tribunal	DR 7-102 (B)		
3.4(a) Fairness To Opposing Party & Counsel; Obstructing Access to Evidence	DR 7-108 (A)		
3.4(b) Secluding Witnesses	DR 7-108 (B)		
3.4(c) Compensating Witnesses	DR 7-108 (B)		
3.4(d) Disregarding Court Rules or Orders	DR 7-105 (A)		
3.4(e) Discovery Abuse	***		
3.4(f) Improper Trial Conduct	DR 7-105 (C)(1)-(4)		
3.4(g) Disruptive Rule Violations	DR 7-105 (C)(5)		
3.4(h) Discouraging Witnesses	***		
3.4(i) Threatening Criminal or Disciplinary Action	DR 7-104		
3.4(j) Harassing or Injuring Others	DR 7-102 (A)(1)		
3.5(a), (b), (c) Communication With Jurors	DR 7-107 (A)-(F), ***		
3.5(d) Influencing Judges	DR 7-109 (A)		
3.5(e) Ex Parte Communication With Judge	DR 7-109 (B)		
3.5(f) Disruptive Conduct Toward Tribunal	***		
3.6(a), (b) Tribal Publicity	DR 7-106		
3.7(a) Lawyer as Witness	DR 5-101 (B); DR 5-102 (A)		
3.7(b) " " " "	DR 5-102 (B)		
3.7(c) " " " "	***		
3.8(a) Additional Responsibilities of a Prosecutor	DR 8-102 (A)(1)		
3.8(b) " " " "	DR 8-102 (A)(1)		
3.8(c) " " " "	DR 8-102 (A)(2)		
3.8(d) " " " "	DR 8-102 (A)(3)		
3.8(e) " " " "	DR 7-106 (B)		
4.1(a) Truthfulness in statements to Others	DR 7-102 (A)(5)		
4.1(b) " " " "	DR 7-102 (A)(3); DR 7-102 (A)(7)		
4.2 Ex Parte Communication With Represented Person	DR 7-103 (A)(1)		

Rules 5.1 - 5.8 - Law Firms and Associations

Rule 5.1 Responsibilities Of Partners And Supervisory Lawyers

- (a) *A partner in a law firm, or a lawyer who individually or together with other lawyers possesses managerial authority, shall make reasonable efforts to ensure that the firm has in effect measures giving reasonable assurance that all lawyers in the firm conform to the Rules of Professional Conduct.*
- (b) *A lawyer having direct supervisory authority over another lawyer shall make reasonable efforts to ensure that the other lawyer conforms to the Rules of Professional Conduct.*
- (c) *A lawyer shall be responsible for another lawyer's violation of the Rules of Professional Conduct if:*
 - (1) *the lawyer orders or, with knowledge of the specific conduct, ratifies the conduct involved; or*
 - (2) *the lawyer is a partner or has managerial authority in the law firm in which the other lawyer practices, or has direct supervisory authority over the other lawyer, and knows of the conduct at a time when its consequences can be avoided or mitigated but fails to take reasonable remedial action.*

Rule 5.2 Responsibilities Of Partners And Supervisory Lawyers **ABA Model Rule not adopted.**

Rule 5.3 Responsibilities Regarding Nonlawyer Assistants

With respect to a nonlawyer employed or retained by or associated with a lawyer:

- (a) a partner or a lawyer who individually or together with other lawyers possesses managerial authority in a law firm shall make reasonable efforts to ensure that the firm has in effect measures giving reasonable assurance that the person's conduct is compatible with the professional obligations of the lawyer;
- (b) a lawyer having direct supervisory authority over the nonlawyer shall make reasonable efforts to ensure that the person's conduct is compatible with the professional obligations of the lawyer; and
- (c) a lawyer shall be responsible for conduct of such a person that would be a violation of the Rules of Professional Conduct if engaged in by a lawyer if:
 - (1) the lawyer orders or, with the knowledge of the specific conduct, ratifies the conduct involved; or
 - (2) the lawyer is a partner or has managerial authority in the law firm in which the person is employed, or has direct supervisory authority over the person, and knows or should have known of the conduct at a time when its consequences can be avoided or mitigated but fails to take reasonable remedial action.

Rule 5.4 Professional Independence Of A Lawyer

- (a) A lawyer or law firm shall not share legal fees with a nonlawyer, except that:
 - (1) an agreement by a lawyer with the lawyer's firm, partner, or associate may provide for the payment of money, over a reasonable period of time after the lawyer's death, to the lawyer's estate or to one or more specified persons;
 - (2) a lawyer who undertakes to complete unfinished legal business of a deceased, disabled, or disappeared lawyer may pay to the estate or other representative of that lawyer that portion of the total compensation that fairly represents the services rendered by the deceased, disabled or disappeared lawyer;
 - (3) a lawyer or law firm may include nonlawyer employees in a compensation or retirement plan, even though the plan is based in whole or in part on a profitsharing arrangement; and
 - (4) a lawyer may accept discounted payment of his fee from a credit card company on behalf of a client.
- (b) A lawyer shall not form a partnership with a nonlawyer if any of the activities of the partnership consist of the practice of law.
- (c) A lawyer shall not permit a person who recommends, employs, or pays the lawyer to render legal services for another to direct or regulate the lawyer's professional judgment in rendering such legal services.
- (d) A lawyer shall not practice with or in the form of a professional corporation or association authorized to practice law for a profit, if:
 - (1) a nonlawyer owns any interest therein, except as provided in (a)(3) above, or except that a fiduciary representative of the estate of a lawyer may hold the stock or interest of the lawyer for a reasonable time during administration;
 - (2) a nonlawyer is a corporate director or officer thereof, except as permitted by law; or

- (3) a nonlawyer has the right to direct or control the professional judgment of a lawyer.

Rule 5.5 Unauthorized Practice Of Law; Multijurisdictional Practice of Law

- (a) *A lawyer, law firm or professional corporation shall not employ in any capacity a lawyer whose license has been suspended or revoked for professional misconduct, during such period of suspension or revocation, if the disciplined lawyer was associated with such lawyer, law firm, or professional corporation at any time on or after the date of the acts which resulted in suspension or revocation.*
- (b) *A lawyer, law firm or professional corporation employing a lawyer as a consultant, law clerk, or legal assistant when that lawyer's license is suspended or revoked for professional misconduct shall not represent any client represented by the disciplined lawyer or by any lawyer with whom the disciplined lawyer practiced on or after the date of the acts which resulted in suspension or revocation.*
- (c) *A lawyer shall not practice law in a jurisdiction in violation of the regulation of the legal profession in that jurisdiction, or assist another in doing so.*
- (d) **Foreign Lawyers:**
 - (1) *"Foreign Lawyer" is a person authorized to practice law by the duly constituted and authorized governmental body of any State or Territory of the United States or the District of Columbia, or a foreign nation, but is neither licensed by the Supreme Court of Virginia or authorized under its rules to practice law generally in the Commonwealth of Virginia, nor disbarred or suspended from practice in any jurisdiction.*
 - (2) A Foreign Lawyer shall not, except as authorized by these Rules or other law:
 - (i) establish an office or other systematic and continuous presence in Virginia for the practice of law, which may occur even if the Foreign Lawyer is not physically present in Virginia; or
 - (ii) hold out to the public or otherwise represent that the Foreign Lawyer is admitted to practice law in Virginia.
 - (3) A Foreign Lawyer shall inform the client and interested third parties in writing:
 - (i) that the lawyer is not admitted to practice law in Virginia;
 - (ii) the jurisdiction(s) in which the lawyer is licensed to practice; and
 - (iii) the lawyer's office address in the foreign jurisdiction.
 - (4) A Foreign Lawyer may, after informing the client as required in 3(i)-(iii) above, provide legal services on a temporary and occasional basis in Virginia that:
 - (i) are undertaken in association with a lawyer who is admitted to practice without limitation in Virginia or admitted under Part I of Rule 1A:5 of this Court and who actively participates in the matter;
 - (ii) are in or reasonably related to a pending or potential proceeding before a tribunal in Virginia or another jurisdiction, if the Foreign Lawyer, or a person the Foreign Lawyer is assisting, is authorized by law or order to appear in such proceeding or reasonably expects to be so authorized;
 - (iii) are in or reasonably related to a pending or potential arbitration, mediation, or other alternative dispute resolution proceeding in Virginia or another jurisdiction, if the services arise out of or are reasonably related to the Foreign Lawyer's practice in a jurisdiction in which the Foreign Lawyer is admitted to practice and are not services for which the forum requires pro hac vice admission; or
 - (iv) are not within paragraphs (4)(ii) or (4)(iii) and arise out of or are reasonably related to the representation of a client by the Foreign Lawyer in a jurisdiction in which the Foreign Lawyer is admitted to practice or, subject to the foregoing limitations, are governed primarily by international law.
 - (5) A foreign legal consultant practicing under Rule 1A:7 of this Court and a corporate counsel registrant practicing under Part II of Rule 1A:5 of this Court are not authorized to practice under this rule.

Rule 5.6 Restrictions On Right To Practice

A lawyer shall not participate in offering or making:

- (a) a partnership or employment agreement that restricts the right of a lawyer to practice after termination of the relationship, except an agreement concerning benefits upon retirement; or
- (b) an agreement in which a restriction on the lawyer's right to practice is part of the settlement of a controversy, except where such a restriction is approved by a tribunal or a governmental entity.

Rules 6.1 - 6.5 - Public Service

Rule 6.2 Accepting Appointments

A lawyer should not seek to avoid appointment by a tribunal to represent a person except for good cause, such as:

- (a) representing the client is likely to result in violation of the Rules of Professional Conduct or other law;
- (b) representing the client is likely to result in an unreasonable financial burden on the lawyer; or
- (c) the client or the cause is so repugnant to the lawyer as to be likely to impair the client-lawyer relationship or the lawyer's ability to represent the client.

Rule 6.3

Membership In Legal Services Organization

A lawyer may serve as a director, officer or member of a legal services organization, apart from the law firm in which the lawyer practices, notwithstanding that the organization serves persons having interests adverse to a client of the lawyer. The lawyer shall not knowingly participate in a decision or action of the organization:

- (a) if participating in the decision or action would be incompatible with the lawyer's obligations to a client under Rule 1.7; or
- (b) where the decision or action could have a material adverse effect on the representation of a client of the organization whose interests are adverse to a client of the lawyer.

Rule 6.4 Law Reform Activities Affecting Client Interests

ABA Model Rule not adopted.

Rule 6.5 Nonprofit And Court-Annexed Limited Legal Services Programs

- (a) A lawyer who, under the auspices of a program sponsored by a nonprofit organization or court, provides short-term limited legal services to a client without expectation by either the lawyer or the client that the lawyer will provide continuing representation in the matter:
 - (1) is subject to Rules 1.7 and 1.9(a) only if the lawyer knows that the representation of the client involves a conflict of interest; and
 - (2) is subject to Rule 1.10 only if the lawyer knows that another lawyer associated with the lawyer in a law firm is disqualified by Rule 1.7 or 1.9(a) with respect to the matter.
- (b) Except as provided in paragraph (a)(2), Rule 1.10 is inapplicable to a representation governed by this Rule.

Rules 7.1 - 7.6 - Information About Legal Services

Rule 7.1 Communications Concerning A Lawyer's Services

- a) A lawyer shall not make a false or misleading communication about the lawyer or the lawyer's services. A communication is false or misleading if it contains a material misrepresentation of fact or law, or omits a fact when omission of such fact makes the statement materially false or misleading as a whole.
- (b) A communication violates this rule if it advertises specific or cumulative case results, without a disclaimer that (i) puts the case results in a context that is not misleading; (ii) states that case results depend upon a variety of factors unique to each case; and (iii) further states that case results do not guarantee or predict a similar result in any future case undertaken by the lawyer. The disclaimer shall precede the communication of the case results. When the communication is in writing, the disclaimer shall be in bold type face and uppercase letters in a font size that is at least as large as the largest text used to advertise the specific or cumulative case results and in the same color and against the same colored background as the text used to advertise the specific or cumulative case results.
- (c) Any advertising pursuant to this Rule shall include the name and office address of at least one lawyer responsible for its content; or,

in the alternative, a law firm may file with the Virginia State Bar a current written statement identifying the lawyer responsible for the law firm's advertising and its office address. The law firm shall promptly update the written statement if there is any change in status.

- (d) A lawyer shall timely respond to and fully cooperate with any requests for information by Ethics Counsel regarding the lawyer's advertising.
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Rule 7.2 Advertising

The amendments effective July 1, 2013, deleted this Rule.

Rule 7.3 Direct Contact With Potential Clients

- (a) A lawyer shall not solicit employment from a potential client if:
 - (1) the potential client has made known to the lawyer a desire not to be solicited by the lawyer; or
 - (2) the solicitation involves harassment, undue influence, coercion, duress, compulsion, intimidation, threats or unwarranted promises of benefits.
- (b) A lawyer shall not give anything of value to a person for recommending the lawyer's services except that a lawyer may:
 - (1) pay the reasonable costs of advertisements or communications permitted by this Rule and Rule 7.1;
 - (2) pay the usual charges of a legal service plan or a not-for-profit qualified lawyer referral service;
 - (3) pay for a law practice in accordance with Rule 1.17; and
 - (4) give nominal gifts of gratitude that are neither intended nor reasonably expected to be a form of compensation for recommending a lawyer's services.
- (c) Every written, recorded or electronic communication from a lawyer soliciting professional employment from a potential client known to be in need of legal services in a particular matter shall conspicuously display the words "ADVERTISING MATERIAL" on the outside envelope, if any, and at the beginning and ending of any recorded or electronic communication, unless the recipient of the communication:
 -
 - (1) is a lawyer; or
 - (2) has a familial, personal, or prior professional relationship with the lawyer; or
 - (3) is one who has had prior contact with the lawyer.

Rule 7.4 Communication Of Fields Of Practice And Certification

Lawyers may state, announce or hold themselves out as limiting their practice in a particular area or field of law so long as the communication of such limitation of practice is in accordance with the standards of this Rule, Rule 7.1 and Rule 7.3, as appropriate. A lawyer shall not state or imply that the lawyer has been recognized or certified as a specialist in a particular field of law except as follows:

- (a) A lawyer admitted to engage in patent practice before the United States Patent and Trademark Office may use the designation "Patent Attorney" or a substantially similar designation;
- (b) A lawyer engaged in Admiralty practice may use as a designation "Admiralty," "Proctor in Admiralty" or a substantially similar designation;
- (c) A lawyer who has been certified by the Supreme Court of Virginia as a specialist in some capacity may use the designation of being so certified, e.g., "certified mediator" or a substantially similar designation;
- (d) A lawyer may communicate the fact that the lawyer has been certified as a specialist in a field of law by a named organization, provided that the communication clearly states that there is no procedure in the Commonwealth of Virginia for approving certifying organizations.

Rule 7.6

Political Contributions to Obtain Legal Engagements or Appointments by Judges

ABA Model Rule not adopted.

Rules 8.1 - 8.5 - Maintaining the Integrity of the Profession

Rule 8.1 Bar Admission And Disciplinary Matters

An applicant for admission to the bar, or a lawyer already admitted to the bar, in connection with a bar admission application, any certification required to be filed as a condition of maintaining or renewing a license to practice law, or in connection with a disciplinary matter, shall not:

- (a) knowingly make a false statement of material fact;
- (b) fail to disclose a fact necessary to correct a misapprehension known by the person to have arisen in the matter;
- (c) fail to respond to a lawful demand for information from an admissions or disciplinary authority, except that this Rule does not require disclosure of information otherwise protected by Rule 1.6; or
- (d) obstruct a lawful investigation by an admissions or disciplinary authority.

Rule 8.2 Judicial Officials

A lawyer shall not make a statement that the lawyer knows to be false or with reckless disregard as to its truth or falsity concerning the qualifications or integrity of a judge or other judicial officer.

Rule 8.3 Reporting Misconduct

- (a) A lawyer having reliable information that another lawyer has committed a violation of the Rules of Professional Conduct that raises a substantial question as to that lawyer's honesty, trustworthiness or fitness to practice law shall inform the appropriate professional authority.
- (b) A lawyer having reliable information that a judge has committed a violation of applicable rules of judicial conduct that raises a substantial question as to the judge's fitness for office shall inform the appropriate authority.
- (c) If a lawyer serving as a third party neutral receives reliable information during the dispute resolution process that another lawyer has engaged in misconduct which the lawyer would otherwise be required to report but for its confidential nature, the lawyer shall attempt to obtain the parties' written agreement to waive confidentiality and permit disclosure of such information to the appropriate professional authority.
- (d) This Rule does not require disclosure of information otherwise protected by Rule 1.6 or information gained by a lawyer or judge who is a member of an approved lawyer's assistance program, or who is a trained intervenor or volunteer for such a program or committee, or who is otherwise cooperating in a particular assistance effort, when such information is obtained for the purposes of fulfilling the recognized objectives of the program.
- (e) A lawyer shall inform the Virginia State Bar if:
 - (1) the lawyer has been disciplined by a state or federal disciplinary authority, agency or court in any state, U.S. territory, or the District of Columbia, for a violation of rules of professional conduct in that jurisdiction;
 - (2) the lawyer has been convicted of a felony in a state, U.S. territory, District of Columbia, or federal court ;
 - (3) the lawyer has been convicted of either a crime involving theft, fraud, extortion, bribery or perjury, or an attempt, solicitation or conspiracy to commit any of the foregoing offenses, in a state, U.S. territory, District of Columbia, or federal court.

The reporting required by paragraph (e) of this Rule shall be made in writing to the Clerk of the Disciplinary System of the Virginia State Bar not later than 60 days following entry of any final order or judgment of conviction or discipline.

Rule 8.4 Misconduct *It is professional misconduct for a lawyer to:*

- (a) violate or attempt to violate the Rules of Professional Conduct, knowingly assist or induce another to do so, or do so through the acts of another;
- (b) commit a criminal or deliberately wrongful act that reflects adversely on the lawyer's honesty, trustworthiness or fitness to practice law;
- (c) engage in conduct involving dishonesty, fraud, deceit or misrepresentation which reflects adversely on the lawyer's fitness to practice law;
- (d) state or imply an ability to influence improperly or upon irrelevant grounds any tribunal, legislative body, or public official; or
- (e) knowingly assist a judge or judicial officer in conduct that is a violation of applicable rules of judicial conduct or other law.

[illegible]

That this case should be immediately Dismissed for the above reasons. The Scheme of the Judiciary to cover up the Criminal acts of Divorce Lawyer Ilona Grenadier Heckman needs to end and she needs to be held accountable. That the Orders are very clear and the Orders from December 23, 2016 are clear by the signature of Judge James Clark of his collusion and Corruption with the lawyers to KILL – Janice Wolk Grenadier and anyway he could help in making her homeless and running her further brought a very sick JOY to him

Jury Trial

Defendant demands a Jury Trial, pursuant to the Seventh Amendment if this is to continue to the United States Constitution. Along with the hearing to be filmed by a Camera man of the choosing of Defendant Janice.

I, Janice Wolk Grenadier, am the Defendant in this action. I personally set forth the allegations of fact in this Answer and Counter Claim Cross Complaint, and I hereby declare under penalty of perjury that each of said allegations is true and correct.

Date: March 9, 2016

Date: March 9, 2016

Respectfully submitted,

/S/

Janice Wolk Grenadier
15 West Spring Street
Alexandria, Virginia 22301
Telephone (202) 368-7178
Email jwgrenadier@gmail.com

CERTIFICATE OF SERVICE

Where is Janice on March 9, 2016 Motion to Dismiss That Service to the following Defendants and Plaintiffs will be done through e-mail / USPS Mail as required by law.

ILONA ELY GRENADIER HECKMAN
DAVID M. GRENADIER
c/o Parker, Simon & Kokolis, LLC

ILONA ELY GRENADIER HECKMAN 110 N. Wasington Street Suite 500
DAVID M. GRENADIER Rockville, MD 20850

WELLS FARGO BANK
Through Ocwen

WELLS FARGO BANK
Through Ocwen

Springfield, VA 22151
PADRIC KELLY O'BRIEN
6934 Central Avenue

GJJV PARTNERSHIP
7209 Lockport Place
Lorton VA 22079
JAMES WARBASSE
8312 Uxbridge Court

GJJV PARTNERSHIP	Indianapolis, IN 46220
7209 Lockport Place	ARMY NAVY COUNTRY CLUB
Lorton VA 22079	1700 Army Navy Drive
JAMES WARBASSE	Arlington VA 22202
8312 Uxbridge Court	Poore Substitute Trustee LTD

Date: March 9, 2016

Date: March 9, 2016

Respectfully submitted,

/s/

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