Dear Judge Cecchi;

This letter is to bring to your attention and memorialize how your Honor and this courthouse have mishandled my three filed cases.

The following is a recap of my experience in this courthouse and your decision’s consequences. All the sensitive issues that are hereby exposed have been of your knowledge, however, your decisions have compelled me to take drastic measures to protect myself and to keep my cases alive. In order to do so, I have brought my cases to a higher courts of appeal seeking review and remedies for this courthouse’s terrible errors.

 1. On November 24, 2014, I filed in this courthouse a Civil Rights lawsuit against 69 defendants, **case docket number 014-CV-07340-CCC-JBC** – courthouse stamped first page [Exhibit A]. Your Honor and Judge James B Clark III were handling the case. On May xx 2015, Judge Clark III entered a court order in the docket scheduling a Conference meeting for July 1, 2015 [Exhibit B]. Several defendants moved to try to mediate this case, such as Nina Agrawal, MD, Julia DeBellis, MD, Reesa Villani, LCSW. At that time, I needed to have my complete case records file, however, all case records files and documents were in possession of my former attorney Mark P. McAuliffe (trial vs. DCPP/DFYS), whom refused to turnover my entire legal case records file notwithstanding I was a pro-se litigant since 2012. Attorney McAuliffe acted unethically by working for DFYS/DCPP behind my back instead of ethically representing me. That constitutes a conflict of interest and fraud on his part and therefore, I had to fire him. McAuliffe had represented one of my DFYS/DCPP defendants in this case, Luis PADIERNA, in his own family court accusations including but not limited possible child molestation. I insisted that as a pro-se litigant I was and still am entitled to obtain my entire legal case record files. I requested the assistance of my then appeal attorney Mario Blanch to obtain all of my legal case records. I was appealing to Judge Frances A. McGrogan xxx court order. After several arguments between counsels McAuliffe and Blanch via letter and phone conversations [Exhibit C], Blanch was able to obtain my entire legal case record files. This happened because McAuliffe felt intimidated as we were moving to file a strong complaint in the New Jersey State Attorneys Bar Association regarding this issue. As I was preparing for Judge Clark’s scheduled conference, I informed Blanch that I was picking up my entire legal case record files. Mr. Blanch and his wife Valerie Stein-Blanch, Esq. (Mrs. Stein-Blanch was never my attorney) decided that they “needed to verify with New Jersey Superior Courthouse, Bergen Vicinage judges implicated in this case if they allowed to hand me over my legal case records.” Filing a motion to ask defendants judges regarding my owed civil rights regarding permission to turnover my entire legal case records file? See Exhibit or court order July 13, 2015, Judge Terry Paul Bottinelli’s fraudulent court order denying my due process and right to self-representation by basically forcing me to hire an attorney against my will, to which attorney Valerie Blanch ended up representing me in lieu of her husband in an illegal ex-parte. Your Honor, this was absurd. I then moved to ask Judge Clark for an order of protection against all defendants, including my ex-husband Keith Yonos and our former mediator divorce attorney Ira Kaplan as they were creating unnecessary chaos in the lower court that I am currently suing. Attorney Kaplan had represented me along with my ex-husband while we were in mediation with him. Representing me along with my husband and then representing my husband solely and against me constitutes a conflict of interest and fraud, as he was in possession and knowledge of sensitive information pertaining my case. See Exhibit

 I would like to remind your Honor that I suffered several physical harassment attacks, home invasion and vehicles (including friends) vandalism, details of which were filed by me in a police report at my former town’s Fairview Police Department. Judge James B. Clark III decided to ***ignore*** my urgent petition and chose to keep my civil rights case number **014-CV-07340 *failing*** to protect my safety and denying my due process to be pro-se and obtain my entire legal case records for his court order scheduled conference. This was an obvious complete sabotage orchestrated by everyone mentioned in this letter and ALL defendants of my civil rights case, and that, your Honor, constitutes **obstruction of justice**.

 2. In xxx I filed a **Writ of Mandamus (case docket number 5:15-cv-06042)** petitioning your Honor my entire legal case record files. This courthouse has ignored my request and keeps this case sitting in limbo.

 3. Moreover, defendants and interested party YONOS were dragging me back to New Jersey Superior Court, Bergen Vicinage, over “child support” issues at the same time that I was battling to obtain my case record files. This whole circus was created by my civil rights lawsuit defendants and KEITH YONOS with the sole purpose of distracting me and this courthouse from the scheduled July 1, 2015 conference meeting per Judge Clark May xx, 2015 court order. In conclusion, **I needed and still need my entire legal case record files** as I am pro-se and it is my right to have my files. To refresh this courthouse’s memory, I repeatedly informed your Honor through several letters that defendants were acting aggressive and were about to harm me and were obstructing me from self-representation as I am entitled per the US Constitution. *See [Exhibit x].*

 4. In addition, I filed a Notice of Removal in this courthouse on xxxx (**case docket number 2:16-cv-00904**) in connection with the child support issues. As usual, defendants New Jersey Superior Courthouse, Bergen Vicinage, and Keith Yonos failed to answer my Notice of Removal and were entered into default and default judgment [Exhibit x]. State Counsel Steven Tucker is representing New Jersey Superior Courthouse, Bergen Vicinage. I notified Keith Yonos’ attorney of record, our former mediator divorce attorney Ira Kaplan. Mr. Kaplan was properly served and his client was entered into default judgment since his client YONOS failed to answer my removal complaint. Defendant Judge Bonnie Mizdol was notified via letter as well since she is the assigned judge for defendant New Jersey Superior Court, Bergen Vicinage. [Exhibit X]. Mr. Yonos filed a letter in this courthouse stating Mr. Kaplan, Esq. was no longer representing him and that he was pro-se. Too late, they were all entered into default judgment [Exhibit x]. Your Honor never reacted to my letters regarding the removal case nor the Writ of Mandamus.

 Your Honor chose to ignore all default judgments and XXX months later on June 06, 2016 entered a court decision dismissing my Removal case [Exhibit x] based on technicalities and format issues as well as dismissing my civil rights lawsuit case number 014-CV-07340 based on “ lack of jurisdiction” (same day) and granting me 30 days to “cure jurisdiction” for the civil rights lawsuit and to amend the Removal case complaint utilizing the correct technical format. First, I would like to point out that in good faith I immediately amended and re-filed my Notice Removal as instructed by your Honor, I did this within the 30 days time frame [Exhibit x] – as it was an emergency for me to obtain my entire legal case record files to be able to follow your Honor’s recommendation to “cure lack of jurisdiction” on my dismissed civil rights case. To my surprise, I noticed that nothing happened. **No new docket was assigned for the Amended Removal**. There was no indication that your Honor was following procedure, which does not show that this courthouse is acting in good faith in connection with the three cases that I have filed in this courthouse. Upon my desperate inquiries for the lack of information and advance in the case, I contacted the clerk of the court. The clerk told me over the phone that “he was not sure what your Honor was doing with my amended removal case;” then I imagined that if I amended my Civil Rights Complaint, as your Honor had recommended, the same thing was going to happen with my **Notice Removal** case docket number **2:16-cv-00904** **State Court Case**: **FM-02-1100-08** Case ID**: CS90137180A**. For this reason I decided to appeal your Honor’s decision. I felt tricked with the removal of my case and it was too late to appeal as your Honor did not provide any answers. Due to the lack of answers from you, the status of the Removal case landed in limbo once again. All of my efforts to amend the Removal complaint were buried and I was not going to risk losing my civil rights lawsuit after learning how your Honor was operating. The way your Honor handled this case is easily interpreted as malicious. This whole case has vanished, disappeared, therefore I appealed your Honor’s decision and not allowed defendants that are also in default judgment to get off the hook.

Then the worst happened, your Honor -without notice or informing me- CLOSED and TERMINATED the Removal amended case (**docket number 2:16-cv-00904)** in a very mysterious way. I only found out because Keith Yonos and child support probation officer Ms. Lauren Schlossareck continued to harass me trying to drag me to the New Jersey Superior Courthouse, Bergen Vicinage, despite of my amended removal complaint and ignoring that without my case records I could not argue and defend my case in any court. Child support agent Lauren Schlossareck, Keith Yonos and defendant Judge Peter Melchionne, Terry Paul Bottinelli, defendant assigned judge Bonnie Mizdol and Ombudsman Erica Paradiso and their respective supervisors xxx were always notified that there could not be any hearing regarding “child support” matter in the lower court or any courts since I had properly amended the Removal complaint with a federal question. [Exhibit x]. Why did this court fail to inform me that your Honor had CLOSED and TERMINATED case docket number **2:16-cv-00904** and how was I ever going to find out? ***Case was closed and terminated silently***. Then, I proceeded to re-file a new Notice of Removal as KEITH YONOS and child support probation officer Lauren were attempting to bring me back to the New Jersey Superior Court and as retaliation they brought into it the defendants that are in the civil rights lawsuit. Is this how my civil rights case was going to end up? I am glad I never took that chance as it was obviously a malicious trap.

Thinking upon it, I did the right thing by appealing your Honor’s decision and not amending my civil rights case. I am notifying your Honor that this nest of **FRAUD** also committed in your courthouse is being presented to the appellate court Magistrates in the Third Circuit Courts of Appeal in Philadelphia.

 5. In addition, I hereby kindly request your Honor to provide me with a court order, a letter or even a Clerk Text or e-mail proving how and when this Removal case was CLOSED and TERMINATED by your Honor. This courthouse’s clerk told me over the phone “I don’t know anything and there’s nothing in the docket; you will need to write a letter to the judge and ask her,” and by means of this letter that is exactly what I am doing.

 Your Honor’s action in failing to inform me that my Notice of Removal case was CLOSED and TERMINATED and failing to provide me with a court order decision as the law indicates, and as opposed to follow procedure, moved to silently closing and terminating a case after a pro-se litigant followed the judge’s recommendation and timely and properly amended the complaint is simply unethical and unfair to say the least. This issue has created more conflict and severely endangered my life. This is unacceptable from an officer of the court who owes a duty to all citizens properly following the law. Just because a citizen is self-represented does not mean he/she should be treated poorly and allow his/her life to be at risk.

 You Honor is well aware that since all the physical attacks and vandalisms that I have been a victim of, I have been living in hiding to protect my life, even having in-house and outside body guards, something that should never happen. Living in fear for my life has affected not only my well-being but also my family’s and due to the extreme fear we have been subjected to my mother suffered a heart attacked and passed. This is how the legal system in the State of New Jersey is sadly operating. All this entanglement is just delaying the solution to the original and actual cause for my fight: the physical and sexual abuse that my child is subject to by the hands of his own father. We are getting lost in the hoopla and losing sight of the root of the matter in backs and forths with the court system. Can we not lose track of this?

 It is of public knowledge how I have exposed issues in connection with my cases on social media under my organization PainfulSilence.com and my alias Amie Shalom; nevertheless, I have been suppressed from my right of freedom of speech by defendant Judge Francis McGrogan’s court order xxxxx and Judge Terry Paul Bottinelly (Exhibits). Coincidentally, by the time my mother died in November 30, 2016 and I posted about her death, your Honor closed and terminated my civil rights case in a final decision which I am appealing now.

 On May 28th, 2017 I received a phone call on or about 4:00 PM from a male individual that claimed to be a “child support detective.” I am not sure if that man is true to be a “child support detective” and if he is what does he want. This is another terrorism tactic from defendants as this has been their operating pattern to destroy my efforts in succeeding with my civil rights lawsuit **case docket number 014-CV-07340**, which is now in the final stage for review in the **Third Circuit Courts of Appeal** in Pennsylvania docket number **16-3055**. Also, your Honor is fully aware that I have demanded for my case records to be turned over to me and that without my legal case records I cannot represent myself and argue in any court, yet your Honor chooses to look the other side and hold my cases in limbo or silently close and terminate all of my requests. This is a violation of my civil rights and it is not going to be swept under the rug.

 I was already falsely arrested in a child support matter. In the event this “child support investigator” is seeking to arrest me, I would like to express that this is another FRAUD perpetrated by this courthouse for handing me into the hands of my abuser KEITH YONOS and for willingly putting me in the hands of my adversaries who are frustrated because my civil rights lawsuit is not dead as they wish.

 I refuse to put my time and energy on such mysterious phone calls from uncertain “child support detectives” when I should be focusing on writing my FINAL brief.

 I ask your Honor: Don’t we see a pattern here? Where is the fairness in this whole nest of fraudulent actions by ALL civil rights defendants, Keith YONOS and this courthouse, in the event that “child support detective” matter is true?

 Please know that the following individuals are being copied on this letter: Judge Bonnie Mizdol, Judge Peter J. Melchionne, Judge Terry Paul Bottinelli, Lauren Schlossareck, Child Support Probation Officer, Ombudsman Erika Paradiso, respective supervisors xxx, Keith Yonos.

 Thanking you in advance for your kind attention and assistance in this matter, I expect to obtain my court records and an answer on the Notice of Removal situation.

Respectfully yours,

cc: Keith Yonos, Lauren Schlossareck, Child Support Probation Officer, Erika Paradiso, Ombudsman.

NOTES:

Re-filed another notice of removal based on June 1st see exhibit and clerk told me over the phone that he doesn’t know if it was to be in a different new docket or was going to the same Notice of Removal docket number to sent Judge Cecchi a letter requesting further information. Till this day I have zero answer from your Honor regarding my amended and Januury 26? 2016

May 28th 2015 filed OSC **PLAINTIFF’S AMY WEBER’s** **LETTER IN BRIEF SUPPORT OF MOTION FOR TEMPORARY RESTRAINING ORDER AND IMMEDIATE RELEASE OF ANY AND ALL LEGAL DOCUMENTS that is when judge clark decided to STAY the case instead of protecting me as a consequence I was severely attacked over five times suffered vandalism and terrorism as retaliation of this lawsuit. This issue remains a mystery as Judge Bottinelli claims that the “suspect was jailed” and the police town that there was no suspect found. How does Judge Bottinelli knows details of this vandalism against me? He said it on the record when I filed a motion for reunification with my son for the third time. That was DENIED.**

I request once again that this Honorable court grant my petition based as Pro-se litigant and to allow me to have possession of all of my legal case records, per my 4th and 14th amendment rights, files that are held hostage in an unconstitutional manner by a fraudulent court order entered by Judge Terry Paul Bottinelli on July 13. 2015

Dear Judge Clark:

 Your Honor, I would like to inform you that I have finished all of my state litigations regarding this case. This makes the Rooker-Feldman and Younger doctrine issues now moot. I am kindly requesting this Honorable court to proceed with this case.

Moreover, I am respectfully requesting this court to rule on my filed Writ of Mandamus regarding the release of all of my case legal records that have been illegally held at Mr. Mario Blanch, Esq.'s office per Judge Terry Paul Bottinelli's fraudulent court order on July 13, 2015.

 Furthermore, I have received a letter from Mr. K Yonos dated April 25, 2016 informing this Honorable court and myself that Mr. Ira Kaplan is not representing him as his counsel and requests for all the filed documents regarding this case to be "sent to him". I would like to stress that Mr. Yonos has already been served with all documents [EXHIBIT A] and he has always been fully aware of this case. Mr. Yonos is currently in default for failing to answer to this Petition, and warrants removal. This is exactly the way Mr. Yonos acted previously to buy time in responding to my previously-filed complaints. I am requesting this Honorable court to proceed with the New Jersey Rules of default and not tolerate Mr. Yonos's deceiving games.

This is Justice the undersigned respectfully prays to be granted.