

The United States Supreme Court

Motion For Rule 44 - Case 21-5896

Ilana Rigwan vs Condo Association South Beach Bayside
aka Developers & Jordan Neus et al

1. Forged Signatures December 30, 2021 Reply SCOTUS Related

Case# 19-6695 See App A1: Barry Shevlin Esq's original electronic signature. Shevlin had to "sign-up" to represent Jordan Neus in the U.S. Supreme Court", which you should research/verify to prove Fraud On Court, because *they switched out the doc's signature*. See App A2.

App A2 Shows Fraudulent Electronic Signature, ALSO SAYS Jordan Neus is ProSe, Untrue, when *Pro Ses Cannot Submit Electronic Docs—only via snail mail* like I do. They steal my mail & change my docs in all (3) States. Please take this case, Your Honor.

Note: I have Pending Legal Case# 22-10580 L Powers (f/n/a Ilana Rigwan) vs The United States Post Office 11th Circuit Appellate Court in Georgia re: abundance of mail theft & tampering (Fraud) like with this Rule 44 (they stole 11Rule 44 Booklets See App B)
ALL SCOTUS Mail/Court Orders/Checks For Months/Work Products). * I didn't know we could send Only 1 Rule 44.

The United States Supreme Court

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2. Judge Blumstein Stated (See App C) That I DID NOT JOIN Jordan Neus Per 120-Day Rule—WHEN I DID, WHILE Judge Pedraza Joined Him Past 365 Days Fraudulently in Same Condo Case (See App D), Created 2 Fake Mortgage Foreclosures I Didn't Even Know About, Never Even Had A Mortgage (Bought Condo Free & Clear Cash), She Wouldn't Recuse 2Xs (App E)—To Ensure Fraudulent Hotel Sale/Condo Bldg Transfer. Shevlin Et Al Collected Various Fees Too. See App F—ENOUGH TO GRANT CERT.

3. Judge Also in Bad-Faith Removed My Free Summons (2022)—
To Fraudulently Transfer in Canceling Condo Deed/Instrument Case
2019. With INDIGENT Status, I Automatically Receive Free Summons
per Florida Statute 57.081 (See App G.) I SENT IT To Shevlin Esq.
Maybe you can find copy with Miami-Dade County Sheriff? See App G-1.
gpo

Note: Condo Assoc AKA Front For Hotel Developers/Politicians/Judges/Adjunct Professor Jordan Neus ALL Repped By Barry Shevlin.

The United States Supreme Court

Motion For Rule 44 - Case 21-5896

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aka Developers & Jordan Neus et al

4. Forged UNFAIR Oral Arguments TRIAL 3DCA Conducted By
"Proven Frauds" Shevlin & Morburger Esqs (CONFLICTS-INTEREST)
In This SCOTUS Condo Case# 21-5896. See Apps A1, A2, ^D~~B~~, F, H, I.

App H Shows Morburger's Lic. Suspended Fraud. App I Shows
3DCA Oral Arguments Conducted By Proven Frauds Morburger &
Shevlin—who (like in SCOTUS Case# 19-6695) *successfully altered*
Court Records · Facts: Erased his name, added Jordans', got paid For
Destroying My Condo/Me! AND I'm The Innocent ONE!!!

5. 2005 Initial Condo Judgment FORGED MY FACTS TO Appear
"Lawfully" Taking My Home. 2022 That Judge Rodriguez I Recused A-
gain (2Xs By Me). They're Assuming Innocent Peoples' Properties: Mi-
ami + New York, Endangering Lives IRL (in real life)! This Case Waited
for Condo To Appreciate ... Tipped Off in OA by Proven Fraud Shevlin!
I tried figuring this, & more, out for yearssss!

More Furnished Upon Granted Cert

The United States Supreme Court

Motion For Rule 44 - Case 21-5896

Ilana Rigwan vs Condo Association South Beach Bayside
aka Developers & Jordan Neus et al

Please Grant Certiorari

This Rule 44 Clearly Shows Overly Controlling, Fraudulent Substantial Grounds Of Intervening Circumstances With Mail Theft Consuming My Life!!! I AM EXHAUSTED, Unfairly Sleep On Pavement In All Weather Conditions, Have 0 Shower Bathroom, Carry Bags. ALL WORTH IT IF YOU JUDGE!!!

Note: Fraudulent Florida Bar + 3DCA Allowed Morburger Rep Me in OAs Overlooking Forgeries, Fraudulent Transfers, Conflicts Interests Morburger Would Not Disqualify; Worked Both Sides; At End, Conducted Maaannnyyy Verbal Fraudulent Transfers!!! Unfucking Believable What I Endured By My Lawyers, Judges, Clerks, Post Office, Police, Condo Assoc, Many Others, But True!!!

He Looks Honest, White, Tall, Lean, Suit vs Undeserved Homeless, Stressed, Telling Truth Me Sounding Crazy, But It's True!!!

The United States Supreme Court

Motion For Rule 44 - Case 21-5896

Ilana Rigwan vs Condo Association South Beach Bayside
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I AM Not His/Their Only Victim: InterState Fraud Miami, NY, DC

- I Warrant Certiorari, Your Honor.
- ABUSE WORSE THAN BRITNEY SPEARS & LONGER!
- Their Forgeries Attacked My Condo, My Mail, My Person, My Reputation & Quality Of Life. I can *no longer have* children.
- *They Should Not Get Away With Their Conflicts-Of-Interest.*
- CITY HOTEL DEVELOPERS AKA CONDO ASSOC for Jordan Neus Have political, judicial, postal worker ties = InterState Fraud On Federal Level To Transfer Property /My Home To HOTEL Called PaliHotel: 3101 Indian Creek Drive in Miami Beach, FL 33140.
- I Humbly Showed You Condo Association Forged OAs, Other!

The United States Supreme Court

Motion For Rule 44 - Case 21-5896

Ilana Rigwan vs Condo Association South Beach Bayside
aka Developers & Jordan Neus et al

NEW QUESTIONS:



1. Can Litigation With Conflicts-Of Interest And Forged Facts Win In A Court Of U.S. Law?
2. Is Winning Litigation By Fraud On The Court By The Court Justice?
3. Should Litigation W/ Judicial-Political Conflicts Of Interest Succeed?

You Said They Can't. I'm A Living Error, A Killed-Off

Person On Paper & Life--Due to Forgeries, Fraud & Influence.

Please Correct

Search My Name. Ruined Me!

At Wits End Compelled to Live as a person in one pair of clothes and other horrible ways due to their controlled situation.

They intently controlled Courts in Miami, New York, DC.

is a DOPE, BRIED
YPIER
↑
disregard
4 now!
SP.

↑
disregard!
4 now!
SP.

FORGERY ORIGINAL

✓ Supreme Court of the United States



Ilana Rigwan,

Petitioner,

APP A1

No. 19-6695

v.

Jordan Lee Neus, et al.

(Respondents)

RESPONDENT, JORDAN LEE NEUS' RESPONSE TO PETITIONER, ILANA RIGWAN'S WRIT OF CERTIORARI

COMES NOW, Respondent, Jordan Lee Neus ("Neus"), by and through his undersigned counsel, and hereby files his Response to Petitioner, Ilana Rigwan's ("Rigwan") Writ of Certiorari, and in support thereof states:

Introduction

Rigwan's Writ of Certiorari stems from a Final Judgment for Partition entered by the trial court in the Eleventh Judicial Circuit in and for Miami-Dade County Florida, Case No.: 05-18381 CA 01 in 2008. Ever since the Final Judgment for Partition was entered, Rigwan has been doing everything and anything in her power to delay the inevitable partition of the subject real property. After filing four (4) appeals, all of which were denied by the Third District Court of Appeals, Rigwan has decided to file the frivolous Writ of Certiorari which must be denied as well.

Background

On or about June 19, 2008, the trial court of Miami-Dade County Florida, Case No.: 05-18381 CA 01 entered a Final Judgment for Partition and ordered that a real property owned by Rigwan and Neus be sold at a public sale ("Property"). Rigwan was dissatisfied with the Final Judgment of Partition and immediately appealed same. The Third District Court of Appeal

dismissed Rigwan's First Appeal. Thereafter, the Property was in Rigwan's sole possession and control until it was finally sold at a public sale in 2018.

After the Final Judgment for Partition was entered, Neus made many attempts to sell the Property. However, his attempts were met with resistance and avoidance by Rigwan who refused to cooperate and take the necessary steps to have the Property sold or listed with a real estate broker. Finally, by late 2017, Neus grew impatient with Rigwan's refusal to comply with the Final Judgment for Partition so he moved the Court for an appointment of a Special Magistrate to be tasked with selling the Property. The Court appointed a Special Magistrate who by February 2, 2018, secured a buyer for the Property, the potential buyer agreed to pay \$285,000.00 to purchase the Property. Of course, Rigwan, continued her pattern of preventing the partition of the Property and refused to sign the Purchase and Sale Agreement for the Property. Accordingly, on February 20, 2018, the trial court entered an order compelling Rigwan to sign the Purchase and Sale Agreement. However, instead of complying with the February 20, 2018 Order and signing the Purchase and Sale Agreement, Rigwan filed a Motion for Rehearing. The Court granted Rigwan's Motion for Rehearing and ordered that the Property be sold at a public sale on May 11, 2018, nonetheless, Rigwan in bad faith appealed the Order Granting her Motion for Rehearing.

On the date of the foreclosure sale, May 11, 2018, fourteen (14) bids were made for the purchase of the Property. The highest bidder of the May 11, 2018 public sale was Greenbrier Partners, LLC. The Miami-Dade Clerk then issued a Certificate of Sale in Greenbrier Partners, LLC's name. Rigwan refused to accept the sale of the Property, so on May 25, 2018 she filed a baseless Objection to the Certificate of Sale, which the trial court denied. Continuing her vexatious litigation techniques, on June 18, 2018, Rigwan filed her Notice of Appeal of the trial court's Order Denying her Objection

to Certificate of Sale. On June 29, 2018, a Certificate of Title was issued in Greenbrier Partners, LLC's name.

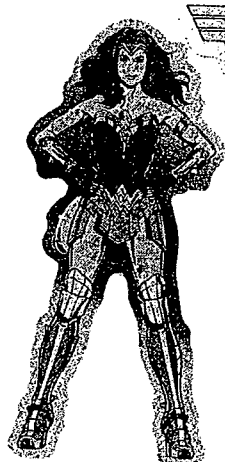
The Third District Court of Appeal has since affirmed both of the trial court's orders denying Rigwan's Objection to the Certificate of Sale and Granting Rigwan's Motion for Rehearing. Now, Rigwan has filed this Writ of Certiorari alleging that every Judge, attorney and party who has been involved in the Partition litigation has conspired against her. This is Rigwan's final desperate attempt to avoid the over eleven (11) year old Final Judgment of Partition. Rigwan has abused the court system and has refused to abide by the 2008 Final Judgment for Partition causing Neus to spend a massive amount in attorneys' fees fighting Rigwan's frivolous court filings.

Conclusion

The Supreme Court must deny Rigwan's Writ of Certiorari because it is just another frivolous filing by Rigwan as she continues to refuse to accept the Final Judgment of Partition and results stemming therefrom.

WHEREFORE, Respondent, Jordan Lee Neus, respectfully request that this Honorable Court deny Petitioner, Ilana Rigwan's Writ of Certiorari and grant any and all further relief and this Court deems just under these circumstances.

Respectfully submitted,



SHEVLIN & ATKINS
Attorneys at Law
1111 Kane Concourse, Suite 619
Bay Harbor Islands, Florida 33154
Telephone: (305) 868-0304
Facsimile: (305) 868-0338
Email: barry@shevlinatkins.com

By: */s/ Barry T. Shevlin, Esq.*
Barry T. Shevlin, Esq.
Florida Bar No.: 511587



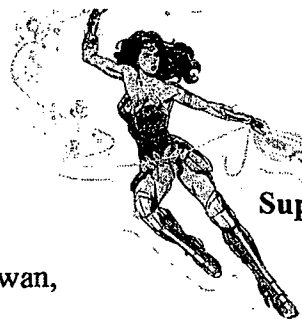
Certificate of Service

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished to Petitioner, Ilana Rigwan, via Federal Express at 19 W Flagler Street, # 404, Miami, Florida 33130 on this 20th day of December.

By: */s/ Barry T. Shevlin, Esq.*
Barry T. Shevlin, Esq.



Filed in the US Supreme Court Dec. 30, 2019
by



FORGERY

Supreme Court of the United States

Ilana Rigwan,

Petitioner,

APP A2s

v.

No. 19-6695

Jordan Lee Neus, et al.

(Respondents)

RESPONDENT, JORDAN LEE NEUS' RESPONSE TO PETITIONER, ILANA RIGWAN'S WRIT OF CERTIORARI

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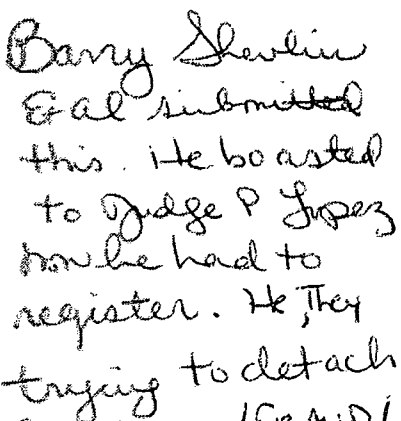
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WHEREFORE, Respondent, Jordan Lee Neus, respectfully request that this Honorable Court deny Petitioner, Ilana Rigwan's Writ of Certiorari and grant any and all further relief and this Court deems just under these circumstances.

Respectfully submitted,


Barry Shevlin
Gal submitted
this. He boasted
to Judge P Lopez
he had to
register. He, They
trying to detach
from lies /FRAUD/
RICO. Someone in SCOTUS changed OUT
Shevlin's name, is ³stealing my mail, a relining Rule 44
... In on co's CANNOT electronically file SP/BR

By:

/s/ Jordan Neus.
Jordan Neus

NO!

Jordan Neus
IS A FRAUD et al.

Shipment Receipt: Page #1 of 1

THIS IS NOT A SHIPPING LABEL. PLEASE SAVE FOR YOUR RECORDS.

APP B3

SHIP DATE:
WED 29 DEC 2021

SHIPMENT INFORMATION:

UPS GROUND COMMERCIAL

3 lb 7.6 oz actual wt

4.000 lb billable wt

DIHS: 16.00X14.00X2.00 IN

DECLARED VALUE: 100.00

SIG REQ (H/DELV CONFIRM)

EXPECTED DELIVERY DATE:
TUES 4 JAN 2022 EOD

SHIP FROM:

L POWERS
250-95 ST
SURFSIDE FL 33154
(786) 339-6335

TRACKING NUMBER: 1Z0ER2964259123532

SHIPMENT ID: HMTKSKV7BR7VT

SHIP REF 1: SA

SHIP REF 2: -

SHIP TO:
CHIEF JOHN ROBERTS
1 1ST ST NE
WASHINGTON DC 20543-0001
BUSINESS

DESCRIPTION OF GOODS:
DOCUMENTS

SHIPMENT CHARGES:

GROUND COMMERCIAL

14.92

SERVICE OPTIONS

5.90

CHS PROCESSING FEE

0.22

SHIPPED THROUGH:
THE UPS STORE #3041
MIAMI BEACH, FL 33141-4694
(305) 666-5500

TOTAL

\$21.04

COMPLETE ONLINE TRACKING: ENTER THIS ADDRESS IN YOUR WEB BROWSER TO TRACK:
HTTP://THEUPSTORE.COM. (SELECT TRACKING, ENTER SHIPMENT ID #) SHIPMENT
QUESTIONS? CONTACT SHIPPED THROUGH ABOVE.

Get 15% Off Your Next Print Job
With \$10 minimum order.

IN-STORE AT PARTICIPATING LOCATIONS ONLY

SHIPMENT ID: HMTKSKV7BR7VT



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12/29/2021 01:42 PM Pacific Time F

The UPS Store

**IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL
CIRCUIT IN AND FOR MIAMI-DADE COUNTY, FLORIDA**

CASE NO: 2019-032361-CA-01

SECTION: CA32

JUDGE: Mark Blumstein

APP C

ILANA RIGWAN

Plaintiff(s)

vs.

JORDAN NEUS

Defendant(s)

/

ORDER OF DISMISSAL FOR LACK OF SERVICE AFTER NOTICE

After prior Notice/ Order to serve, and based upon the Court's finding that the Plaintiff has not perfected service on the Defendant JORDAN NEUS within 120 days of filing as required by Florida Rule of Civil Procedure 1.070 (j), it is hereby:

ORDERED AND ADJUDGED that:

- This case is hereby dismissed without prejudice.
- Defendant JORDAN NEUS is dismissed from the case without prejudice.

DONE and **ORDERED** in Chambers at Miami-Dade County, Florida on this 1st day of December, 2021.

2019-032361-CA-01 12-01-2021 1:

2019-032361-CA-01 12-01-2021 1:29 PM

Hon. Mark Blumstein

CIRCUIT COURT JUDGE
Electronically Signed

IN THE COUNTY COURT IN AND FOR DADE COUNTY, FLORIDA

SOUTH BEACH BAYSIDE CONDOMINIUM
ASSOCIATION I, INC., a Florida not-for-profit
Corporation,

CIVIL DIVISION

CASE NO.: 16-005009 CC 25

Plaintiff,

vs.

APP D

ILANA RIGWAN, *et al.*,

Defendants.

**ORDER ON EX-PARTE MOTION FOR EXTENSION OF TIME TO SERVE PROCESS, ADMIT
PRIOR SERVICE OF PROCESS, AND ENTRY OF DEFAULT NUNC PRO TUNC**

THIS CAUSE came before the Court on the Plaintiff's, SOUTH BEACH BAYSIDE CONDOMINIUM ASSOCIATION I, INC., Ex-Parte Motion for Extension of Time to Serve Process, Admit Prior Service of Process, and Entry of Default Nunc Pro Tunc, and the Court having reviewed the file and being fully advised in the premises herein, it is hereupon ORDERED AND ADJUDGED:

1. The Motion for Extension of Time to Serve Process Nunc Pro Tunc, Admit Prior Service of Process, and Entry of Default is hereby **GRANTED**.

2. Plaintiff's, SOUTH BEACH BAYSIDE CONDOMINIUM ASSOCIATION I, INC., initial time period to serve process on Defendant, Jordan Lee Neus, is retroactively extended 120 days after the initial deadline to serve process Nunc Pro Tunc.

3. The Affidavit/Return of Service filed with the Court on October 24, 2016 and served on Defendant, Jordan Lee Neus, on October 12, 2016 shall be deemed admitted Nunc Pro Tunc.

4. The Default entered against Defendant, Jordan Lee Neus, on March 10, 2017 shall be deemed admitted Nunc Pro Tunc.

DONE AND ORDERED in Chambers at Miami-Dade County, Florida, on 11/14/17.



PATRICIA MARINO PEDRAZA

IN THE COUNTY COURT OF THE
ELEVENTH JUDICIAL CIRCUIT IN
AND FOR MIAMI-DADE COUNTY,
FLORIDA

CIVIL DIVISION

CASE NO. 16-5009 CC 25 (03)

SOUTH BEACH BAYSIDE
CONDOMINIUM ASSOCIATION I, INC.,

Plaintiff,

vs

ILANA RIGWAN, etc., et al.,

Defendant.

APP E

CLERK, CIRCUIT COURT OF MIAMI-DADE
DADE COUNTY, FLORIDA
CORAL GABLES, 725 87th Street

RECEIVED FOR RECORD

2018 AUG 20 AM 8:36

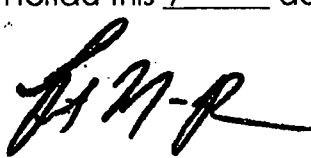
ORDER ON DEFENDANT'S SECOND MOTION FOR DISQUALIFICATION

THIS CAUSE came before the Court on Defendant's Second Motion for Disqualification of Judge. After review of the Motion and applicable rules and case law, it is:

ORDERED AND ADJUDGED as follows:

1. The Defendant's Second Motion for Disqualification of Judge is hereby **DENIED**.

DONE AND ORDERED in Miami-Dade County, Florida this 10th day of August, 2018.



PATRICIA MARINO-PEDRAZA
County Court Judge

Copies furnished to:

ARTHUR MORBURGER ESQUIRE, 19 WEST FLAGLER STREET, SUITE 404, MIAMI, FL 33130
DANIEL C. LOPEZ ESQUIRE, 7001 SW 87th COURT, MIAMI, FL 33173



MIAMI-DADE COUNTY CLERK OF THE COURTS
HARVEY RUVIN

[Contact Us](#) [My Account](#)



CIVIL, FAMILY AND PROBATE COURTS ONLINE SYSTEM

[◀ BACK](#)

APP-F3

Not all search results will be displayed on-line. For example, the following case types (Sealed, Juvenile, Adoption and Mental Health Cases) may or may not be in existence and may or may not be viewable by the public pursuant to Florida Supreme Court Mandate and the corresponding [Access Security Matrix](#).

RIGWAN, ILANA VS NEUS, JORDAN LEE

| | | | |
|------------------------|----------------------|-------------------|--|
| Local Case Number: | 2005-018381-CA-01 | Filing Date: | 09/12/2005 |
| State Case Number: | 132005CA018381000001 | Judicial Section: | CA10 |
| Consolidated Case No.: | N/A | Case Type: | z DO NOT USE - Legacy Mortgage Foreclosure |
| Case Status: | CLOSED | | |

Parties

Total Of Parties: 6

Hearing Details

Total Of Hearings: 16

Dockets

Total Of Dockets: 267

| Number | Date | Book/Page | Docket Entry | Event Type | Comments |
|--------|------------|-----------|--|------------|---|
| 195 | 09/30/2020 | | Emergency Motion | Event | TO STOP FRAUD ON THE COURT |
| 194 | 09/24/2020 | | Mortgage Foreclosure Check Mailed | Event | SHELVIN & ATKINS VOUCHER # 93051 |
| 193 | 09/22/2020 | | Mortgage Foreclosure Voucher Issued | Event | ILANA RIGWAN VOUCHER # 93055 |
| 192 | 09/22/2020 | | Mortgage Foreclosure Voucher Issued | Event | SHEVLIN & ATKINS TRUST ACCOUNT VOUCHER # 93051 |
| 191 | 09/22/2020 | | Receipt: | Event | RECEIPT#:2500003 AMT PAID:\$140.00 NAME:BARRY T SHEVLIN, P A COMMENT: ALLOCATION CODE QUANTITY UNIT AMOUNT 3214-FORCL POST-SALE FE 1 \$70.00 \$70.00 3215- JUD ELECTRONIC SAL 1 \$70.00 \$70.00 TENDER TYPE:CHECK TENDER AMT:\$140.00 RECEIPT DATE:09/22/2020 REGISTER#:250 CASHIER:NORTONA |
| 190 | 09/22/2020 | | Mortgage Collection Fee | Event | SALE FEES & AUCTION FEES |



Select Year: **2021** *APP-G*

The 2021 Florida Statutes

Title VI**CIVIL PRACTICE AND PROCEDURE**Chapter 57**COURT COSTS**[View Entire Chapter](#)**57.081 Costs; right to proceed where prepayment of costs and payment of filing fees waived.**

(1) Any indigent person, except a prisoner as defined in s. 57.085, who is a party or intervenor in any judicial or administrative agency proceeding or who initiates such proceeding shall receive the services of the courts, sheriffs, and clerks, with respect to such proceedings, despite his or her present inability to pay for these services. Such services are limited to filing fees; service of process; certified copies of orders or final judgments; a single photocopy of any court pleading, record, or instrument filed with the clerk; examining fees; mediation services and fees; private court-appointed counsel fees; subpoena fees and services; service charges for collecting and disbursing funds; and any other cost or service arising out of pending litigation. In any appeal from an administrative agency decision, for which the clerk is responsible for preparing the transcript, the clerk shall record the cost of preparing the transcripts and the cost for copies of any exhibits in the record. A party who has obtained a certification of indigence pursuant to s. 27.52 or s. 57.082 with respect to a proceeding is not required to prepay costs to a court, clerk, or sheriff and is not required to pay filing fees or charges for issuance of a summons.

(2) Any sheriff who, in complying with the terms of this section, expends personal funds for automotive fuel or ordinary carfare in serving the process of those qualifying under this section may requisition the board of county commissioners of the county for the actual expense, and on the submission to the board of county commissioners of appropriate proof of any such expenditure, the board of county commissioners shall pay the amount of the actual expense from the general fund of the county to the requisitioning officer.

(3) If an applicant prevails in an action, costs shall be taxed in his or her favor as provided by law and, when collected, shall be applied to pay filing fees or costs that have not been paid.

History.—ss. 1, 2, 3, ch. 17883, 1937; CGL 1940 Supp. 4680(2); s. 15, ch. 29615, 1955; s. 1, ch. 57-251; s. 13, ch. 67-254; s. 14, ch. 73-334; s. 1, ch. 80-348; s. 18, ch. 94-348; s. 1362, ch. 95-147; s. 1, ch. 96-106; s. 9, ch. 97-107; s. 71, ch. 2003-402; s. 34, ch. 2005-236; s. 8, ch. 2009-61; s. 12, ch. 2012-100.

Note.—Former s. 58.09.

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*They constantly remove the truth about my life! — Always,
L Powers aka Diana Rignan
2022*



Miami-Dade Police Department

Court Services Section

George Perez
Interim Director



ILANA RIGWAN vs JORDAN NEUS

Case Number
2019-032361-CA-01

RETURN OF SERVICE

SUMMONS - CIVIL

| | | |
|---------------------------------|---------------|-------------|
| 12/20/21 9:15 am Served - Other | SERVED (SVRT) | JORDAN NEUS |
|---------------------------------|---------------|-------------|

12/16/2021 Came this day into hand of the Sheriff

12/20/2021 09:15 AM - SERVED THE SUMMONS TO JORDAN NEUS AT 1111 KANE CONCOURSE, BAY HARBOR ISLANDS, FL 33154
SERVED JOSIE MENDEZ AUTHORIZE TO ACCEPT FOR C/O BARRY SHEVLIN ESQ


MELISSA RODRIGUEZ, CSS1, #6041

See App C - they removed the service proof from the record (Courthouse).
The Sheriff had a copy of service,
like I said in Good-Faith.

g Powers

cello
Ilana Rigwan
2022

I stand corrected. This isn't from Nov 2019. Well, they removed it & changed (I saw) indexing law, need to change back. gp.

ILANA RIGWAN
250 95 ST
SURFSIDE, FL 33154

I definitely informed Shevlin Esq. and had a court summons.
There is no advantage by NOT doing so like they did to miss hearings to Steel condo + more venue.
gp.
6/1/2020

Home > News >

APP H

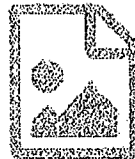
Emergency Suspension Hits Miami FL Lawyer Arthur Morburger



By **Brasco Polinni**

On Jul 13, 2021

NEWS



A Miami attorney embezzled \$19,000 that belonged to a Coral Gables attorney, Florida Bar says, and the money was eventually paid to a firm owned by a former client of the attorney's.

The Bar Association's investigation of Arthur Morburger says the money that went to GM Investment Property & Solutions' licensed realtor Gisselle Manzzo was part of the fees that should have gone to Coral Gables attorney Carl Palomino. Palomino represented the estate of a deceased person in a civil lawsuit against Morburger's client, the tobacco giant Phillip Morris.

"Let me make it clear that Mr. Morburger is cunning, fraudulent and dishonest," Palomino wrote to the Florida Bar. "I think Mr. Morburger is a thief, and I think he poses a serious threat to the public like them Show the facts and circumstances of this case. "

The state Supreme Court agreed enough to suspend Morburger, a Harvard Law graduate who was admitted to the bar in 1973, from Friday in an emergency.

18-1235 and 18-0811:ilana Rigwan vs Jordan Lee Neus

APP I



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| Case Number | OA Date | Appellant | Appellee |
|--|------------|--------------|-----------------|
| <u>18-1235</u> <u>18-0811</u> | 05/14/2019 | ilana Rigwan | Jordan Lee Neus |
| Case Number | OA Date | Appellant | Appellee |

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The United States Supreme Court

Motion For Rule 44 - Case 21-5896

Ilana Rigwan vs Condo Association South Beach Bayside
aka Developers & Jordan Neus et al

When You Grant Certiorari, upon seeing that (1) Judges Rodriguez & Blumstein (and Clerks) Removed Process Service Which Is A **Federal Offense To Fraud The Court & Steal –Hack Court Records** & Blamed Me Calling Me The Thief Liar, (2) Ignored the Corrupt Past 365 Day Joining Of Defendants Against FL Sta., AND (3) the Case + Sale Was Rigged in the LC, 3DCA Oral Arguments by Proven Frauds Morburger & Shevlin Et Al. Shevlin, Betesh, Atkins Esqs at Shevlin's Law Firm Et AL Should Lose Their Law Licenses To Practice And GOT' PRISON For Switching Docs, Forging Court Records And My Identity/Reputation/Livelihood **Causing Me Torture & My Dead Parents**. The punishment extends to **Jordan Neus And OTHERS**.

They Own Hotels And More I Want In Return And In The Meantime While Writing The Certiorari, I Ask You Order Them To

The United States Supreme Court

Motion For Rule 44 - Case 21-5896

Ilana Rigwan vs Condo Association South Beach Bayside
aka Developers & Jordan Neus et al

Put Me In Their Best Fontainebleau Hotel (Corner) Suite With
Computer Since Scott Robbins (Fake Condo Assoc President - Hotel
Developer Partner With Rory Greenberg, Mayor Phillip Levine, Other
Judicial & Political VIPS) Committed The Tortures To My Line &
Forgeries Upon The Court By The Courts, Lawyers, Postal Workers, &
My Cities Employees (Miami Beach & Miami, Manhattan, Brooklyn,
Central Islip, St. James –Westchester - and Wherever The Feldmans
Esqs Reside In New York). – Thank You, Ilana Rigwan ProSe



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MENU

NYC Marathon 1999

Marathon | November 7, 1999, 9:00AM

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Ilana Rigwan MIAMI, FL | USA

GENDER/AGE **F30** BIB **X2222**

Proof race + only reason
 flew to NY + gifted B4
 marriage in Good faith
 up m checks clearly after
 marriage 70K place if P. ilinde was smart. Sp.

| OFFICIAL TIME | PACE PER MILE | PLACE OVERALL |
|--------------------------|--------------------------|----------------------------|
| 5:29:02 | 12:25 | 28,374 of 31,791 |
| PLACE GENDER | (30-39) PLACE AGE-GROUP | (USA) PLACE COUNTRY |
| 7,510 of 9,162 | 2,932 of 3,393 | 12,298 of 14,025 |
| PLACE AGE-GRADED | TIME AGE-GRADED | PERCENTAGE AGE-GRADED |
| 2,922 of 3,393 | 5:25:20 | 42.6% |

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