

24-6724

No.

ORIGINAL

FILED

AUG 29 2024

OFFICE OF THE CLERK
SUPREME COURT, U.S.

IN THE

SUPREME COURT OF THE UNITED STATES

MARYANN MALTESE,

Plaintiff-Appellant,

v.

NEW YORK STATE LEGISLATURE, CARL HEASTIE, SPEAKER
REPRESENTATIVE, QUEENS COLLEGE, CITY UNIVERSITY OF NEW YORK,
PROFESSOR ALAN HEVESI, PRESIDENT FRED WU, DANIEL FRISA, C.O
RUSSO & PEDAGHULU, NYS ASSEMBLYMAN ALAN HEVESI

Defendants-Respondents

Petition and Writ of Certiorari

To the US Court of Appeals for Second Circuit

Maryann Maltese

Pro Se-Respondents-Appellants

19 Ringer Drive

East Northport, NY. 11731

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Maryannmaltese1000@gmail.com (January 8)

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SUPREME COURT, U.S.

Questions

What are the Federal Questions

Why did NYS Employer-Educator intentionally deny Plaintiff Remedy in 1992 of Penal Code 130 Violation? What is Mandatory reporting? Protecting Executive Chamber 1992-failure of Assembly and Senate to report to Executive Chamber or They Lost the Evidence; Mandatory reporting is Crime Statistics for Agency management and Creation of Public Policy. 1992-2024 Nepotism Charge by Andrew Cuomo failure to acknowledge; Mario Cuomo's failure. Nepotism charges of Andrew Hevesi protecting Alan Hevesi and inappropriately gathering Child and ASA victims' pedigrees as His property-

What is the Federal Courts Responsibility in ASA Considerations Extender State Law of NYS Enacted May 2022? Grant Rendering to Set the line of Notice of Claim and definition of what is ASA correctly forward

What is State's Court Responsibility to Grant Summons and Complaint of PO and or RJI; Fully sought as Extender rights of ASA granted Plaintiff. To Grant the Crime victim; interim assistance permission inclusive of PO as PO has Stake in Pension wager; as Defendants Elective Officers have.

What is Public Integrity Crime-Willful unnecessary bleeding of a PO who willfully assisted other PO victims as Selfless beyond Crime victim's teams Time management requirements. The Willful denial as lynching.

Should Public lawyers with Knowledge of PO ASA be Disbarred or Professional Licensure suspension, Yes; In NYS; Maximum allowable consideration is 18 months (about 1 and a half years) Per Elective Officer notice. If that Decision maker has not Begun the process of Solution finding within Democratic Form of Government.

Are Female Public Officers entitled to Public Hearings at Federal and State Courts? CPLR 1807 and Public Officer NYS Tier 4 invested Employee 10 years Above. Less than 10 years; Commission of Ethics Mediation.

Why did US Court of Appeals 2nd Circuit Err in their decision making? Yes-wrong line of reasoning unjustifiable and does not align with State Intent of Tort compensation.

What is a Crime Victim? Is the Crime Victim or the Felon's rights Priority One? Victims of a Felony, Crime victims' rights are Priority 1

What is Adult Survivor's Act of NYS? One year Extender law Crime victim rights being avoided Post end of allowable filing- 11/23/2023.

What are the Rights of Public Officer Victims of Sexual Offenses? What is a Public Officer? Mandatory reporting, review, Complaint and Summons. A Public Office is an Employee of NYS Constitution.

What is the Rule of Legislature NYS within Public Officer paid in Right to Pension plus Victimization?

What actions are considered Public Integrity Crimes? Rape, Sodomy, Battery, Public Masturbastian, Forcible Touching, Threats, Public Decision makers failure of Intervention in 1992. Manipulation by Employer Educator, Arrogance, Irresponsibility of Sensitive Information, Continued Punitive Punishment.

Is Employer NYS allowed to rape an Employee on NYS Alter of Business? No Is religion permitted reasoning for forcible Sexual Relations on State Capitol and State Legislative Office Building? No in Ida Sammis. Employer Extender rights- does Haley and Penal Code Rules provide Statutory requirements? Yes

Public Officer Rules 73, 74, 107, Is NYS to provide Mediation within Commission of Ethics? Yes-failure intentional.

Is the Court of Claims proper jurisdiction to review Active, Inactive and Pension rights of Employees Legislature Branch? No

Was the Governor within Ethics and Public Integrity permitted to ONLY grant Executive Chamber employees with Complaints of Sexual Harassment of Counsel-courtesy of NYS? No-NYS Legislature 2 Branches.

Does a Public Officer at will employee have a Right to file Writ of Certiorari? Yes

What is the Precedent of Notice of Claim Compensation for ASA offenses? Maryann Maltese and in Jean Carrol.

Does an ASA have the right to Personal property; like Higher Education damages; Yes?

Does an ASA have the right to Life Expectancy Earnings within Tort Claim-Yes at Federal or State tort percentage based on Judiciary considerations.

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Haley v. Pataki 1995,
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**In the Matter of Alan Hevesi; ASA violation and violations in N.Y. EXECUTIVE
LAW**
§ 63(15) ; 2006.....
Matter of Ross v. Wilson, 308 N.Y. 605, 612 (1955).....
**Title VII of the Civil Rights Act of 1964 (“Title VII”) “outlaw[s] discrimination in the
workplace on the basis of . . . sex.”¹** In 1986, the United States Supreme Court
recognized that
Title VII’s prohibition on sex discrimination prohibits gender-based harassment in
the workplace. Like federal law, the New York State Human Rights Law (the
“NYSHRL”),forbids workplace harassment.
Statutes
28 USC § 1869(i) Public Officer
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18 USC Public Officer Elective Brown seeks Insurgence.....
Article 8-Disbarment of Keith Brown.....
General Law Municipal NYS Section 50.....
Adult Survivors Law Chapter
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NYS Assembly Articles 5, 6, 7

House Rules of NYS-NYS Constitution. Speaker Rules

§ 5. Sexual harassment policy..... §

§6. Affirmative action policy.

§ 7. Non-fraternization policy.

**Failure of Mandatory Reporting-Sexual Assault-Child Abuse and Adult Penal Code
130**

US Supreme Rule 14; the right of Hearing

In the
Supreme Court of the United States
Petition for Writ of Certiorari.

The Petitioner Maryann Maltese respectfully asks that a writ of certiorari issue to review the Judgement Below in 23-7826; of July 26, 2024; in the US Court of Appeals for the Second Circuit, Maryann Maltese (Plaintiff) vs. New York State Legislature, Carl Heastie, Speaker Representative, CUNY, et Al, Defendants implying the filing of Public Officer attacked by Member of NYS Assembly in Penal Code Violation 130 Battery-Public Masturbation as rape consideration is frivolous. This writ is USC 28 filing as Article 78 rights have been denied to Plaintiff in lower court filing 1:23 CV 4359, Judge Rachel Kovner as of November 20, 2023, rendering no Personal Jurisdiction. In Compliances with Supreme Court Rule 14.1; Any court in the nation has jurisdiction over Plaintiff as officer. Avoidances began in Judiciary since Employer NYS Assembly directed Plaintiff to File PO Complaint at State Court of Claims vs Priming End of Service, Notice of Claim Prime bill language, of

which State Court of Claims through Supreme Albany, Supreme Suffolk, Appellant 2nd and Appellant 3rd; have not Offered Plaintiff a Hearing or Mediation as required as USC 28-Article 78 Filer. Plaintiff has paid and incurred all legal Clerk fees since Court of Claims filing at approximately \$90,000 while no Active W-2 reported, forcing Plaintiff to consolidate her State and Local IRA as Executive Chamber ONLY offered, Sexual Harassment of Counsel to Executive Chamber Employees Free of Charge; disqualifying Assembly and Senate Employees of Legal Aide voucher and Failure of No formal Mediation of end of Service. End of Service means Prime bill language adding in Annual, Accrual, Promotion Active earnings, plus Rate of Tort Claim, at Federally understood; no Less than 9% plus \$300,000 Per offense, per defendant, per year of Arrogances as of Date of Incident and the life expectancy of Plaintiff as Crime Victim. Renderings of February 8, 2024, in Jean Carroll V. Donald Trump of \$87million in Money Judgement was rendered by Southern District. Plaintiff Jean Carroll hired an Attorney; Public Officer victims of Sex Crimes and or Employer Sexual Misconduct are Denied Legal representation forcing our Hands ONCE again to Touch the Employer Defendant incestuously to receive; Consideration of Notice of Claim. Sexual Misconduct is Forcible touching as in Masturbating on Employee as Unconsent. Judiciary Albany Failure by Supreme in Section 214 J is evident in mannerisms of Judge Frank Mackay as Plaintiff filer asked for same consideration in this Writ; my Pension right to be forensic consideration AND ASA as allowable due to my Right of Confidentiality and the Employers Failure within Mandatory reporting. Not a Single Decision maker from NYS Legislature and CUNY Queens College-Followed required law enforcement of Mandatory reporting. These actions by NYS were to Protect me; but to Protect the Perpetrator; Alan Hevesi and Cohort Dan Frisa-an Assemblyman 2-week Post incident in May 1992-whereas; Frisa Stalked me and Forcible Sexual Touching near my Intern home continued. Post incidents; Dan Frisa was allowed to attend Law School graduating in 2009. Plaintiff Crime Victim post June 1993 with Cooperation of officials NAILED other Cohorts from CUNY who sexually harassed me back at Queens College post end of internship 1992 of which; CUNY punished Plaintiff eliminating me of the right of Fellowship at 4.5 years Completion of a master's with Fellow entrance into Sister Property CUNY Law. This is a 33-year CUNY failure as well to remove my lifeblood ability to earn a living as of Counsel without issuance of 'life Expectancy" notice of Claim. My Assembly payroll from 1994-2013; is not reflective of Holding a master's as well. This was to be primed as of no later than December 14, 2021 in lower court 616328-2021; of which Judge William Condon; 90 days post my 30th Year on March 31, 2022; failure to grant me a

hearing on my Service right; of which within 18 months and 1 day; is consideration of Employer Sexual Harassment. I have the right of "Change of Earnings" for 20 contracts as Employee fulfilled within my promise. The Promise to Apprehend Registered Sex offenders and to ensure best Public Safety Legislations NYS enacted, Registered Sex Offenders. I completed my Service and with Completion since 2013; NYS has failed to offer me end of Service (Pension adjusted Income) with Notice of Claim as ASA. NYS enacted ASA willfully denying me my Own Right to Offer of End of Service from August 2020-enactment of ASA as of May 2022. Rule 14.1 Judiciary US Supreme has right of Jurisdiction over Public Officer and Defendant Filers to review Writ Certiorari

Back at Queens College; Cohorts of Alan Hevesi; Students David Lavine and Evan Stavisky with my Assistance, and my assistance with 'Defining ASA' have still avoided my right to my own victimization. Plaintiff filed Writ because the Governor of NYS and Et Al's continuing to grant themselves Extender avoiding my Tort and Accolade to change my rate of Pay and Life expectancy as Lawyer that Defendants denied me without Justification since June 3, 1993. as of January 2025; Defendants have failed in ASA civil remedy for 33 years. Each Defendant is in violation for at least \$1 million dollars tort consideration at 33 years; to come to the understanding of the rendering found on February 8, 2024 in Jean Carroll at no less than \$87 million plus secondary cases of Defamation at \$15 million dollars as of December 30, 2024. Albany Defendants are not hanging with DC heros and marvel. Plaintiff seeks tort remedy of no less than \$100 million to \$6.5 billion Notice of Claim for 33 Institutional Avoidance and totalitarian of the circumstances that warrant Plaintiff's right to notice of Claim. US Appeals Court Second Circuit erred on July 26, 2024.

As of 10-20-2024; NYS Comptroller has not release general black letter law Plaintiff right to pension and the Federal Question is not whether or not I am entitled to a Pension, but how much the Defendant Public employer owes The Plaintiff Public Officer employee for living like a Felon vs being the Crime Victims of one of their Own; Employer-Educator; Alan Hevesi and his Et al and Alan Hevesi was Convicted of Public fraud and Ponzi schemes while the NYAG Andrew Cuomo post prosecuting Alan Hevesi granted Alan Hevesi-A State Pension of \$10,000 per month pension for 20 years as of 2001 as Foil able verified records prove ; until his death as of November 9, 2023. Additionally, my Notice of Appeal was dismissed on November 9, 2023, by Appellant 3rd without Causation or Mediation or Hearng provided as State pension as o November 9, 2023 was longer than 18 months passed due to Plaintiff and therefore Appellant 3rd did not have the Jurisdiction to deny me

a Hearing and NYS Judiciary failed intentionally; institutional denial of Article 78 in end of service and notice of claim, Punitively.

Plaintiff was asked by CUNY to sit dormant from February-June 3, 1993 Graduation as Sting was conducted and Plaintiff had full expectation upon lifelong academic expulsion of David Lavine from CUNY that I was accepted into CUNY Law as fellow. I had no understanding CUNY in 1993 would err and in 33 years has not issued my Masters or JD. From 1992-2024, NYS for 33 years is penalizing the Crime victim PO while I'm cooperating in other 'Convictions' like domestic violence abuser; Dan Halloran, former NYC Councilman.

As a testament to my Oath-Registered Sex offender registry NYS was created and replicated in other states. That's Tenacity

I expect my Public Officer right to Free filing on civil matters as Honorable even within Frap procedures and this filing is USC 28 which if other PO are victims of Sex crimes, Sexual Misconduct, Rape; with Haley and the findings here; Better access to Crime Victims' rights as Priority 1 restored. As a woman Filer; NYS has as well; denied me Officer right; to Interim by Order to Show cause within Appellant 2, unjustifiable. As we go through Judiciary no Officer in Good standing should be without Sick Leave in Active; or at end of Service; once I filed Notice; if Agency doesn't grant me assistance; forcible instrument; like Order to Show cause approved in 616328-2021 and any other Article 78 I filed. This writ is based on Plaintiff as Holder of the State and Federal Constitution within Duty and Employer failing at remedy for 33 years and more specifically for 4 years as of 2021 with Keith Brown, in Official as NYS Assembly CONDUCTING a Police arrest on March 9, 2021.

To demonstrate the level of immaturity of Keith brown; on March 10, 2021-Brown ad Legislator decides to Prime Grant of \$75,000 to Give to homeless animals Before Female Officer Maryann Maltese. Perhaps Mr. Brown needs to ask himself this question; Why does he hate Women as officers and believe that it's appropriate after a police arrest to Prime, Homeless animal Bill Assistance, As priority 1 before my Officer, right? If that's being difficult as female so be it-I find it repulsive to have my surname used this manner as if I supported this decision before a Human Right of an officer to Pension. We're not loss Boys of Peter Pan-we're Wendy as Officer-we're Marvel. Brown since date of incident of March 9, 2021-continues to fail and defamation continues in Northport Village in Belief that I would Self Sabotage myself-for Who? I have the right to step into Brown's NYS Assembly office as Peace

officer every day of the week as State Taxpayers pay the rent of the NYS Assembly office formerly at 75 WOODbine Avenue, Northport Village now relocated to 60-80 Jericho Tpke, Commack. Defendant Brown—has some explaining to within Dual agency fiduciary as Brown himself I learned was a Senator Levy Intern. Was Brown himself under investigation for Sexual Harassment as Intern, or Employer at his LLP, Brown-Altman? Why would this Official be permitted since 2021 to Leverage of Denial of Employee required Legislation; It's a Punitive Public Integrity Felony Class A as of January 5, 2021, March 9, 2021 and as of December 14, 2021 with Immediate Subpoena consideration for his Willful Failure to Prime as of Plaintiff's 30th Year commencing January 1, 2022 and having until January 15; since 2021; to Prime as 12th AD NYS Assemblyman. Paul Ryan an Andrew Raia employee as of 2019-was Master of Orchestration of Police Arrest without warrant. I expect Brown to be held accountable for that Arrest and Legal License suspended for Allowing Defamation to continue since January 1, 2022; as of January 1, 2024; this is 3 year Failure to Prime Bill language is testament to Keith Brown's failure to Change dealings or work environment of Albany. Political party affiliation has nothing to with whether or not I'm an Excellent Officer. In fact; any of us are allowed changes to Political Party affiliations within Life span. Brown has a Problem recognizing me as a Woman of 12th AD entitled; Oh well; He is required within Dual Fiduciary to Prime Bill language for me as Official Rule 1806, NYS without Hesitation and "Time Management" of Haley compliances contractual Clause rights. 12th AD was vacant as of June 23, 2019-through December 31, 2020, 19 months where Minority Leader William Barclay; never provided Supervision Paul Ryan needed for 19 months and therefore Inspection of State Assembly computers during Time period 6-23-2019-12-31-2020 will Prove; NYS Assembly Property was used as Campaign and insurgence plot against DC on or before January 6, 2021. I contacted Mr. Brown on January 5, 2021, as NYAG Lori Pack; noted in her Facts; of 616328-2021 of which Notice of Claim is to be included in this Writ of Certator. Political Arrests of women employees was outlawed as early as 1919, and Northport Village intentionally assisted Mr. Brown. I was on Official on **March 9, 2021** for Prime Bill language; retirement. As of December 2022, All NYS Elective Officers voted 5 days to Grant themselves a 29% ADJUSTED; ADDED Raise from Last Public Vote of Employer raises; a *Corrigan* right to 'Retroactive Corrective'. I sought the same right to Retroactive Corrective Prime Bill language for 20 Contracts to be ADDED adjusted income, I am entitled to as NYSLRS Tier 4. Brown decided to make this a Political Arrest with Homeless Dog Shelter allowance of \$75,000 1 day After, usage of 'Surname' Maltese as this continued Harassment. Is Brown wedded to maryann?

I thought Brown was wedded to Barbara? Maybe Brown is like Alan Hevesi-wanted me on the SIDE, slavery wages, no rights as Officer and his Beck and Calling within an Open marriage formation. Alan Hevesi had massive number of infidelities in 29 years and Carol Hevesi-accepted it. NYS deciphers Elective Officer good behavior by Seeing if Elective officer agent as Employer Fiduciary, primes my Prime Bill language no Later than April 9, 2021 as Formation of Employer Apology Because that is Public Integrity Method of Allowable. It's 2025; 3 years post and this Notice of Claim, Rule 50 takes Actions of Brown, Keith failure to Prime Plaintiff rights as required. I am not a political party employee; but an Officer of NYS Legislature. Please add in Brown's actions of fiduciary breach in claim as we are Not a Married couple, and I am not romantically linked to any Employer.

My injury is not less severe than Jean Carrol's and Brown wanted this to Orchestrated arrest like Scarlet Letter Formation on March 9, 2021 as Official. Brown will be Master Ceremonies at Hibernian Parade this March....St Patrick's Day where Diocese Rockefeller Center recently came to Stipulation Agreement with Catholic Church (Brown) Victims at \$250 million. Plaintiff is being Overlooked Punitively in my own Crime Victim rights.

I worked among and assisted in sting with CUNY post incident and as stated; CUNY erred in my Colors issued June 3, 1993, with revictimization of no fellowship to Sister CUNY Law school. As noted, CUNY contacted me before 2021 to participate in interviews on Alan Hevesi while NYS was investigating Andrew Cuomo and when NYAG released the Supportive Crime Victims report; Plaintiff Maltese was not included. I reported matter to USDOJ-where is my File number since 2021 on Alan Hevesi? Avoidances since 2020 in end of Service to Ignore 1992 offense. I asked superior officers to prime my General right of NYSLRS Tier 4 as well. It's NOT one allowable complaint over the other, it's a Combined Notice of Claim with NYS knowingly leaving PO victims of ASA's without; is Heartless, it is pointless Before filing article 78. I gave consideration before Filing. NYS's response are- Help me HELP ME as defendants 213 legislators in belief considerations as self-proprietors violating Oath and the federal constitution as the Employer, Educator and Problem Solver.

This defendant treatment by Employer and Judiciary lower court-ends here at US Supreme. As officers-you are my Primer. Mercy post 3 years of end of Serice is sought by Plaintiff but let it Ring-that Mercy post year 30 is never required to seek as Judiciary should see the Punitive Felony by Defendants failure year 31, 32, 33; Sessions of NYS Legislature 2020,2021, 2022, 2023, 2024. ASA filing began as Civil

remedy, but Arrogances of NYS Post my end of Service; rang the Prong of Punitive actions by same Employer against Plaintiff in 1 day post the ASA expiration of 11/23/2023 which forced my hand to file Complaint in Judiciary. The Largest chameleon offender of ASA is the Introducer themselves; NYS. How many months of State and Federal Judiciary is required post 2023, post my right of Pension as of January 1, 2022? NYS is not allowed to hold my State Pension hostile post incident of 1992 in 2022 to keep delaying to see if Plaintiff changes the Facts of her victimization. Employer failed in Mandatory reporting since incident 1992-and covering it up with "ASA extender". The Only victim benefited so far from ASA extender is Jean Carroll. Mr. Trump was not an Elective Officer at the time of Incident-rape of Jean Carroll. Mr. Alan Hevesi was elective officer plus a Professor with Access to my Profile at CUNY and in Legislature for 20 years with Appellant 3; failure on November 9, 2023, setting another illusion that Plaintiff is mentally ill. SSD formations forcible in year 30 are Felony too because Employer is obligated to issue Pension. Post pension if I require SSD; it is always my RIGHT to apply. Maltese is paid in member of NYSLRS Tier 4 and employer is going to pay our my Pension, Changes to my salary pay grade as promises plus the 6 percent NYS employer avoided from 2013-2023 at 6 times 10 at 60% plus the change of earnings from last know salary of \$45,000 as of July 31, 2013 to Additive additional earnings of no less than \$145,000 Per Contract from Sessions 1997-2013 with Notice of Claim for Brown's intentional Police arrest of Maltese on March 9, 2021 and Public Officer failure for sessions 2021, 2022, 2023, 2024; unethical Plaintiff wait period at \$300,000 per year times 9% and his Legal license suspended or revoked for failure to assist a PO and a Crime Victim Maryann Maltese, a Comrade.

I came unarmed on March 9, 2021 to seek Help in Prime language with Lori Cohen's dead bill from Session before as Formation of EXAMPLE to prime from.

Judge Joe Maltese of Appellant 2nd received his Adjusted Prime Bill language enacted September 2024. Wendy, Deputy Counsel intentional Failure in Article 78 to grant me 'Order to Show Cause for Interim: as early as 2022.

Eastern Failure to grant hearing for 1 year as USC 28 filer

US Appeals 2nd Circuit-failure to render and Order to Show Cause within USC 28- Article 78.

ASA created for extender without applying it's merits to Plaintiff of NYS's own recognizance from May 2022-November 2023. Civil remedy utization is an officer allowable right as well; memorandum of law is within Public Officer rights, Haley Law of 1995 and within Carroll. Maryann Maltese v NYS Troopers filed in Albany

Supreme; 2968-2020; failure to issue me a Police report, then Redaction so that personal information distorted as Crime Victim of ASA whereas in Article 78, NYS Failed in remedy. NYAG is Robert Rock

Maryann Maltese v. NYS Commission of Ethics; Albany Supreme; Article 78 filed because Agency was found as Mediation agency; to be Unconstitutional in the matters of Andrew Cuomo; which allowed once again NYAG to avoid Offer as required post year 2022. Maryann Maltese has not been Frivolous; Plaintiff filed Legal Complaint to force the Matters of Employer victimization against me as "Active Officer".

NYS Defendants have pretended to have Care and Consideration for its own agency ASA victims and lack of care and consideration demonstrates through NYAG's failure to bring offer with State Court Article 6, 12 violations with Employer failure of disclosures of their Personal or family relationships with Judiciary members too.

NYAG failure; began in Court of Claims with AG Rotondi for failure to bring offer of end of Service as of March 2020.

The Following NYAGS erred Anthony Rotondi, Lori Pak, Robert Rock, Barbara Underwood Robert Morelli

For Institutional failure to provide Plaintiff Mediation and or bring the end of Service "offer" within 30 days of end of Service. A Silent termination upon Plaintiff approved Unpaid leave occurred as of July 31, 2013, with Employer intentional rolling over, their Employer right of extender Annually. Plaintiff is vested tenured with NYSLRS 20 year service record of Paid in Contributions of which; Employer was required to Offer end of Service. Post my End of Service; USDOJ in findings against Sheldon Silver and US DOJ findings against Joe Bruno, set the stage for NYS NYS Assembly and NYS Senate Employer to avoid Employee Haley Law rights in the Matters of MaryAnn Maltese, which ended Employer privilege Ended as of January 1, 2021, Plaintiff's 29th year. Notice of Claims are allowable submissions to Judiciary if and when Employer failure willfully to include Penal Code 130 actions and as Employer Educator; CUNY plus Legislature for 33 years and never Offered Civil tort for ASA actions by Them and inside NYS Legislative Building. Defendant Actions occurred during Business hours against Plaintiff and never reported by "Other Defendant" Decision makers; failure of Systematic

Mandatory reporting and Civil remedy is direct Behavior Penal Code actions. Plaintiff is master's in public policy and with Degree in Political Sciences whereas; Fellowship to CUNY Law was as of right as of Date of Incident April 1992. Dan Frisa within 2 weeks stalked Plaintiff, while frequenting a Restaurant close to Plaintiff Intern residence at 142 Washington Avenue, Albany NY. Stalking is considered Sexual Predator behaviors and correlates with Additional Cohort Actions by Alan Hevesi Students back at Queens College from August 1992-June 3, 1993, whereas Plaintiff submitted to Internal CUNY investigation in 1992 which results led to Expulsion of Student President, David Lavine and extended 1 year of education for Evan Stavisky, son of Senator Leonard and Senator Toby Stavisky. The Defendants actions in their Totalities are penal. Plaintiff seeks her Pension with adjusted income Post incident and the 33 ASA which is as well is continued Formation of Employer Sexual harassment outlined as Behaviors found in Andrew Cuomo in August 2021, Published Report, Executive Chamber Sexual Harassment who at end of Service; NYS Governor. At time of Alan Hevesi demise by NYS; Andrew Cuomo was the NYS Attorney General. Plaintiff has never received Civil tort remedy; this filing is Plaintiff's Notice of Claim as Employer Post 2022; is holding Plaintiff Pension hostile and CUNY has not issued, Plaintiff's Certified Masters or acknowledged CUNY's 33 year Failure in itself as Plaintiff Educator. Even Post Alan Hevesi's convictions; Defendants Actions are to protect Alan Hevesi reputation as his son, Andrew Hevesi is a NYS Assemblyman. For 20 years of my Tenure, Andrew Hevesi; permitted his Father; Alan Hevesi; a convicted felon in Public Fraud and Goods and Services' Access to Child Abuse victims DATA by Andrew Hevesi; placement of his Personal Google mail, as Official NYS Assembly Business usage. Plaintiff has been nothing, but Professional with Defendants in Consideration of Operations post 1992, findings of Other Members; Sexual Predatory Behaviors and Seeking my End of Service mediation and Notice of Tort in my own Victimization, Battery-rape, 1992 with Cohort failure, 33 Year ASA Offense, and failure of Mandatory reporting as Student victim.

Penal Code Violation 130 forcible Battery-rape; occurred April 1992 or which by June 3, 1993, Defendants *continued* to fail in mandatory reporting allowing for Defendants to eliminate Plaintiff of fellowship CUNY plus issuance of 5 Year Master's as continued defamation for 33 years as Extender law ASA 2022; describes grants Plaintiff a new window to File notice of Claim based on extender Statutory of Rape statute. NYS as well intentionally failed in my Officer right- which has no "State Statute of limitations" associated to it-but has expressed "retaliation " in failure of offer with Acknowledgement of Defendant Alan Hevesi

and Dan Frisa's intentional actions, with arrogance of willful New legislature from 2022, 2023, 2024, Actions to avoid public integrity rights of Plaintiff and mandatory required Defendant Solution solver forcing Plaintiff to file at US Supreme Court; Writ of Certiorari. Plaintiff never consented to two Defendants Penal Code 130 Actions as Co-horts. The offense was in the middle of the workday of which Hevesi Masturbated on Plaintiff while advising me; I would Fail the Internship and be eliminated of Colors. NYCUFFT never stripped me of my outside scholarship a Scholar program still issuing Academic Scholarships 33 years later. Alan Hevesi had outwardly extra Martial affairs every Session for 29 years and Alan Hevesi's wife attempted Suicide 3 times between 1994-1996. I said No and for 45 minutes before Masturbation. Hevesi quizzed me orally on Paper; from 1 year Prior. I knew all the Legal Terms of that 50-page paper and in 1992, A 5 year Fellow; needed permission from Undergraduate Professors to take Course to comply with Masters in 5 years. Plaintiff took 2 Constitutional law classes, Labor Law, Political Parties, International law 15 Credits at Albany, Legislatures as practical and 6 additional Agency Practical Credits; 21 field Credits to achieve a Masters; all in Compliances with CUNY requirements, Queens College permitted Alan Hevesi; Remote access to my Grades and Student Portal since 1991. Hevesi had a master code and as Dean of Students corrected Co-Hort Games of playing with my Grades from Student Union; Noted by Dean of Students and as of Graduation June 1993, Alan Hevesi handed me a Bachelors vs a Master's degree while Processing across the Dais at Queens College; to Hevesi Kissing my face as if we were romantically involved. I never sought the company of Alan Hevesi outside Academia or the walls of Albany. I never dated A Member of an Employee of NYS legislature. Hevesi marked me as a Predator using Co-Hort to do so, on record. NYS is deviant in end of Service and Notice of Tort for Battery-Rape 1992. Plaintiff seeks for Penal Code 130, and this additional 4 years of Employer failure; the considerations of money judgment in Jean Carroll V. Donald Trump, of \$87 million, plus defamation by NYS in NYS Legislature arrest attempt of Maryann Maltese while in Official on March 9, 2021 for Standard Prime Bill language with Pension fiscal Note as Officer. On March 10, 2021-to keep the Atmosphere of Sexual Harassment by Employer alive; Brown and Gaughran Primed "Homeless Animal" shelter Chapter signed with the constant reference to Surname Maltese; I will be a Homeless animal. Why-Because I didn't Agree to Fuck; Alan Hevesi in his NYS Assembly Office since 1992. Plaintiff married in 1995. I'm no dummy and no DOG or no Ida Sammis, first NYS Assembly woman from my TOWNSHIP; raped on NYS Assembly Alter 3-4 weeks post Certification of her Oath in 1919. Brown finds this amusing his Allowable

failure to prime my Bill language and Governor of NYS is sitting Dormant a violation of Executive Rule 94 to intervene and prime from executive Budget as Required by US Constitution, NYS Constitution, Commission of Ethics, Yellow Book Rules for Members Compliances annually, and NYS Assembly House rules 5-7.

Maryann Maltese is the intern who pressed for member non-fraternization rules 1992 of which was accomplished on or before 1997. My tenure is productive post incident. "Non Fraternization with Interns", Rules 5-7. June 3, 1993; Date of Graduation; without my Permission Alan Hevesi Shaked my Hand post ASA incident At Queens College; as if I allowed him to be in my Presence where I was lead to believe Hevesi would not be in attendance. I have Mentoring Relationships with Other Professors within Political Science Department of Queens; who have gladly Signed my Masters Colors; Dr. Michael Krasner, Mr. Nesbit. Mr. Resnick to ensure CUNY Compliances; of; Masters in 5 years PLUS; Fellowship entrance into CUNY Law, Sister Property. Beyond the Assembly Internship; I was a Student Senator, a Member of President's Executive Board Student Committee, A Member of College's the Swimming Team, President and Student Mentor; Greek Life and I had not other issues with Other Professors, beyond Sexual Assault forcible by Alan Hevesi. This is not a Soap opera-this is my Life; a life as a Paralegal Paraprofessional living oath every day of ethics as Officer. Fred Schmidt; where I performed my Albany Internship did not dismiss me from his Offices within 12 months of 21 Practical Master's. The disorganization by CUNY is not Plaintiff's responsibility, and 66 years of Notice of Claim; 33 ASA and 33 Life expectancy as I have performed duty as Official and NYS Employer is required to change my Earnings Matter. 10-20-2024; NYS was required to Issue the Pension; based on natural operation of law as Pre-Paid In NYS LRS Tier 4 Official. As of 1992, Foil able Records from NYS Comptroller advise; Only 250 Women are Officers and therefore, Free Filings was and is; Employee Benefit in USC 28-Article 78 Matters. Dan Frisa, As NYS Assemblyman's other Actions disdained Him in service and then post his service, Defendant Frisa was Permitted to attend law school with a Graduation of 2009. How unjust to Plaintiff and to other female Officers who may have endured; Sexual Misconduct of Rape in Service and BUILD their Life back from the Fallen and Seucced while NYS Defendants did all to Distract (Defamation) my Person without Causation from 1992-2024.

Here's the List of my Employers of NYS Legislature Post Incident;

Fred Schmidt (Lawyer and Law Professor), Eileen C. Dugan (Speaker consideration) Vincent Gentile. Former DA Ann-Margaret Carrozza, Estate Planner, David Weprin, Commissioner of Banks. Mike Miller, Assemblyman. As noted; I have worked tireless for Men and Women Legislators and none of these Members filed Employee-Employer infractions against Them or any member of their respective districts. I also worked Privately for US Congresswoman Grace Meng on her first Congressional Race for 8 months on my Dollar or my Time, 6 days a week, 12-14 hours a day. I Served under 4 Governors of NYS and unbeknown to me **in Active post ASA did anyone deem me Undesirable to work with.**

Before entering Service; I took and was Accepted; into NYS Troopers, NYC Department of Corrections, of which as Active, I declined as Child care for Female Officers in need of Family Care; was not offered by Employers-it is Now in NYS. Inclusive of Universal Pre-Kindergarten as NYS's program is Foundational for 49 other states as Free ½ or Full day. Both of my children were participants in Model Program. Projections of Overtime as Superintendent of State Police or Warden; Like Mary Lily, First NYS Assemblywoman NY County; would tally my 20 years at \$200-\$250,000 annually like any Other Male Officer. Plaintiff never left herself in harm's way with or without Legal License.

Plaintiff-taking 6 State Exams for Professional Licensure-that's Incredible "sitting" for Diagnostic Tests offered by NYS with Success is a Definition of Mensa and means, I have patience to Mentor and or Be a commissioner or Executive Chamber Elective State or Federal. I married an officer in law enforcement, and he is retired himself post 27 years of NYC Service-so WE; as Officers who can Carry, A weapon; we; Respect time Management of employer and or the employee. Time is Consideration, Consideration is Love, Practice of Law and Public Policy is Tenacity compounded with Follow up to have the best results; Session Post Session. It means I can Write the Speech of the Day for Principle, It means I can be "The Sub" for a Principle, It means I have mentored 1000's and I need that \$45,000 Last and final Salary re-evaluated and Added Fiscal Note. This is so Important within *Corrigan v FDNY 2010, my Other Project beyond Haley; which Born; is' "Economic Formula" for Officers, to have "Retroactive Consideration" of Time Sheets and Personnel Pars to Ensure; Proper Calculations at End of Service in Terrorist Zone or Recovery, are 'Accounted For". As not Carrying Gun Officer; I am not 'Line 1-but we are in the Back as Line 2; whereas; Computation for non-UNION Employee is*

Broadly interpreted between Haley Contractual Clause 1995 NYS and Adding in 'Corrigan' 'Retroactive' Earnings for Active and Pension Fiscal Note for Line 2: Employees that Assisted Front Line through 2010. Plaintiff Maltese's Service is 1992-2013 and had Clearances to be in NYC 9-11-2001 and 9-12-2001 and so forth. Therefore, Employer failed to Correct Time Sheets of Plaintiff and Personnel Forms of Changes MUST be accounted for, such as: Differentials of Location, War Zone, and or Major City, Adding in Masters, Correcting Start Date of Plaintiff from 1994, to 1992, and adding in Good Measure as 20-year Employee entitled.

*9-11 was Primary Day election NYS and I was assigned NYC region. Therefore, any and all **non-line 1** Allowable Differential is Plaintiff Right as well. This consideration is "Assisting Emergency Employee" and ensuring recovery of the Fallen and losses of Life I spoke to every day for 2 years to Find MIA and to ensure: Active and **retired** Emergency Personnel received; Proper Adjusted earnings. Time sheets for retired are not Issued. Honesty is word of Oath. If I'm lying I lose. That's a Huge risk; I submitted Complaint unlike Alan Hevesi who was found to have Punitive intentions of Cohesion. I have not stolen a damn thing from NYS; I paid for judiciary review; \$90,000 to Lower, Appellant, District Courts, to US Appeals.*

My General Service brought Constitutional Precedent to light:

Haley V. Pataki 1992 and Corrigan v. FDNY 2010 while Priming Bills in House.

In 10 years as Inactive from 2013-2025; I secured 3 additional NYS Professional Licensures at my Costs; where if Active; NYS LRS Tier 4; permits Active Employees; Free submission of Continuing Education. It is unethical for NYS to use inactive Plaintiffs without issuing earnings to allow employer defendant NYS to Avoid 6% Employer 20 year contribution in retirement. This as well post 18 months and 1 day; By employer is Employer Punitive Public Integrity violations EO 94 and violation in Haley, contractual clause rights, At will employee contractual Clause rights. At will employees have rights in Active and in Inactive; in Inactive, the Employer is still required to review 20 years of Contracts issued where Employee advises; Annual, Accrual or Promotional Standards are not inclusive in Offer of End of Service. End of Service offer was never Issued by NYS; from 2013-2025; Legislative Sessions. NYSAG has never brought Required Offer of End of Service or performed ADR-Arbitrations in 12 years. Judiciary NYS and US Appeals have denied unethically USC 28-Article 12 Hearing or Mediation to "professionally End Plaintiff's Service". There are no Statutory limitations on Public Officer rights to

Active or Inactive Filing whether it's at Mediation Agency; Such as NYS Commission of Ethics or at State Judiciary. General operation of end of Service forcible Article 78, USC 28 is filed within this Writ of Certiorari as forcible Pauperis of which Never was allowed as of 2013; Unpaid Leave Approval of Plaintiff where 2 Year roll over Extender of NYS was Punitive Public Officer Executive Rule 94 violation notably as of 2015-2025. ASA notice granted me 1 year Additional consideration for Mediation as of May 2022, (5 Months of Employer failure to Offer me Confidential ADR) where Judiciary NYS opened calendaring as of November 2022. Plaintiff in 09234-2022, Albany Supreme; Filed Summons and Complaint; 11 months Post Plaintiff right to ADR. Plaintiff is not difficult plaintiff is Timely in Contractual clause rights in managing her end of Service 11 months without 1 Public Counsel in NYS Senate or NYS Assembly assigned to Plaintiff to "Prime Bill language or Write; the Offer of Mediation". As noted,; in 2013-2015; Plaintiff already Met; 20 years of Service with Haley Law rights to no less than 62-75% Offer of end of Service. Filing in 09234-2022 November 2022, Added additional Filings Maltese v. Ethics Commission 3600-2022, Failure to Offer Mediation, Maltese v. NYS Troopers, 06234-2022; Was to Force NYS Law enforcement to take a PO Incident report of Sexual Misconduct by employer with NYS stating; Plaintiff is not entitled to a Copy of her Incident report; was two Additional Notice of Appeals; to Bring a Procedure to file Notice of claim as Crime victim; by Employer. Each of 10 Indexes filed between Albany Supreme and Suffolk Supreme by Plaintiff was 18-24-month Judiciary process as Article 78 to FORCE, NYS compliance as Public Officer Filer. Plaintiff is not randomly filing-Plaintiff is "Ensuring Procedural Process for Crime Victims" of NYS a Process NYS employer is allowed to Prime bill language at \$1,000 per Bill language for Comprehensive Women's Crime Victim Packages as ASA-as Survivors of Sexual Misconduct.

I came across many Senior Employees in NYS Troopers and or Commission of Ethics and or NYS Legislature who were Retiring in the Midst of my own Article 78; often Forcing; REBOOT button as Judiciary Filer. Plaintiff's Judiciary filings All ask for RJI-Mediation within Summons Complaint-demonstrating Great resolve In Plaintiff of FAITH in Judiciary process. Plaintiff expects her article 78 to be Heard and or Mediation to be Offered and Accounted for, with Rules of Memorandum of Law and existing Case Precedents; of Haley, Corrigan and Jean Carroll to add to my Precedent rights as Public Officer filer, ASA survivor by Employer-Educator, NYS Legislature-CUNY.

Notice of Appeals from NYS were then Filed at District Court under this Writ of Certiorari.

This man Followed me home-not the other way around post April 1992. Each time Hevesi was found to be Corrupt or punitive violation of ethics--I have been penalized. therefore, Employer educator accountability 66-year offense at what rate of Compensatory-no less than \$1 million year since **age 21**, plus 66 is 87 years plaintiff believe I will live to. February-June 1993; to be Sexually harassing me; David Lavine; back at School as Minion of Alan Hevesi.

Plaintiff as public officer employee of NYS Legislature time of incident meets subject matter and personal jurisdiction allowable USC 28-Article 78 Filing. At time of Incident April 1992; Plaintiff was attacked by Employer-Educator; CUNY Queens College Professor and NYS Assemblyman Alan Hevesi as he violated his dual agency in April 1992, forcible public masturbation on Plaintiff contested as formation of Battery-rape; forcible. Post incident of 1992, Maryann Maltese reentered Service NYS Assembly 1994 as Full-time employee and for 33 years, NYS Employer defendants, and CUNY Educator have avoided my Right of Notice of Claim. Mandatory reporting by Employer-Educator; both the NYS Assembly and CUNY Queens College was required as of April 1992. At no time, has Employer offered end of service Notice of Claim for ordeal and within ASA filing; I have the same civilian right of 1 year Extender for Tort Remedy; that NYS Legislature Carefully crafted to avoid Prime Bill language from May 2022-November 23, 2023; as chapter law expired, with defendant NYS Employer et al; failure of compliances within Haley v. Pataki contractual clause rights of 1995. Yellow book Rules of Compliances from January 15-February 8th Annually since 1994-avoidances by 3 Governors; Mario Cuomo, George Pataki and Andrew Cuomo are evident. As of August 2021; Governor Kathy Hochul was sworn in; with No Offer of end of service and Notice of Claim ASA.

Plaintiff has been Considerate in Offer of --re-review of 1992 of which Another level of Sexual harassment by Predatorial apprehended CUNY students; but unknowingly of Plaintiff allowed Defendants Alan Hevesi and Daniel Frisa Freedoms taken from Maryann Maltese as Secondary offense. Maryann Maltese was penalized as ASA for standing my Ground post incident and being Able to Perform as master's Student; CUNY reprimanded me post Incident and Additional Operatives of Hevesi stalking me post April 1992. US Appeals 2nd Circuit; Erred in their July 26, 2024 Rendering that my Public Officer Filing is Frivolous and disregarding Plaintiff crime victims' rights to 33 Civil tort award and Additive of

law school stolen to make the Defendants appear Justified in decision making of elimination. I was raped by Alan Hevesi; Public Masturbation is consideration rape in 1992 with Daniel Frisa in 2 weeks; Sexual Harassment Continued Employer-Educator Harasser outside Stalker near my Intern Apartment. I didn't seek Defendants; Defendants sought Maryann in continuation sexual harassment. Rape is Masturbating on Student; having another Elective continue the Rape, telling the Victim post incident; "You're Beautiful, then you're worthless" grouping me; Im crying in the office while asking 45 minutes of Questions of which I Nailed it all the answers orally from Paper 1 year earlier-not even my Current work; and this Defendant Still Forcible. I said NO-did I fail, He laughed-I pressed him to tell Me did I fail; he would Not answer but masturbated. Andrew, Daniel and Laura Hevesi are my ages; so NYS is wasting my time in Determination of Maturity level of the Victim for 33 years to Defendants advantage. So while Defendant Hevesi is murdering his wife; Carrol formation of domestic violence Suicide 3x between 1994-1995; in 1992; Hevesi is fucking the Interns of Albany and looking to Keep Maryann as his Student Slave for Internship 1992 at his discretion while ensuring on June 3, 1993; CUNY failed to Give me the Master's degree PLUS acceptance letter into CUNY Law; while, Maltese successfully as a Student appended Hevesi Student (David Lavine) Operatives who Continued Alan Hevesi's plot to Harass me as Student at Queens College. Hevesi was not admitted to Law school blaming Carroll Hevesi for his Losses daily and telling Maryann as an Intern; "I'm beautiful then "unworthy", and Forcible touching and public masturbation in his office allowed CUNY and Defendant as Employer Education Alan Hevesi leverage free rein as Supervisor in control of records at Queens College and in Albany and Albany reframing from keeping Intern records as is-ON HAND and then Failure to Keep my ASA sensitive information private with failure of offer of punitive damages in 1992; is currently Active ASA. Women; like Ida Sammis, First Assemblywoman in Huntington, noted in Executive Papers to have been raped 3 weeks into her term. Ida Sammis was Hand selected to be a Nominee-not voted by General Public and served 1 term; without Supporting Women's right to vote. Rosalie Jones is the founding Mother; from region 12th AD and 2nd SD. Male Elective officers 100 years later; are continuing same Methods of forcible Penale Code violations and Sexual Harassment Predator Stalking post incident. Juge Reilly-implied; in 5 Indexes to Force FOIL regulations of Gathering Evidence; as his reasoning; I am Mentally Ill. How so I never treated for Mental health illness.

Based on the Totally of circumstances plus institutional failures by Employer-Educator; Plaintiff has immediate expectation of Punitive compensatory rendering found in **E. Jean Carroll v. Donald Trump** No. 1:20-cv-07311 February 8, 2024. Document 285 formation rendering \$96 million as the Barometer point to \$6.5 billion. Post ASA; the continuation of the Sexual Harassment Environment continued by the Employer as avoidances of Earnings for 20 Contracts occurred and the Weight of Measure is; Employer asking Plaintiff to be Regional Manager, Downstate Operations and Chief of Staff while keeping the Earnings at \$45,000-\$55,000 for 20 Contracts as AT will Employer allowances; formation of Sexual harassment. Scales of justice in evaluation of PARS of other similar employees; Males; determined; Earnings are not within Marketable allowable. In 2013; while on Unpaid Leave-not related to medical request; turned into; Silent Termination; 10 years without Offer of End of Service and No INTERIM assistance or Reinstatement as of 2015. NYS went into Probe Judiciary reviews; whereas extender rights of Employer permitted unethical Inactive quarantine for 10 years creating the illusion of felony and Creation of defamation unwarranted. In 2013; Defendant finalized Matters of Vito Lopez; Granting employee victims offers of \$300,000-\$575,000 each Plaintiff through Commission of Ethics-with Intentionally Denying Plaintiff Once again-her Own; Civil Tort remedy and allowed Silent Termination to Continue through 2024; as State Pension is not administered without Causation permitted. Plea Bargain Pensions were granted to Alan Hevesi and Dan Frisa and Andrew Cuomo. Crime Victims of these individuals; in the Matters of Maryann Maltese; violating rules, PO 73, 74, 107, USC 28, House Rules, Articles 5, 6, 7, Penal Law avoidances of Criminal investigations to allow Leaders to Protections as Perpetrators is unlawful and ASA with Public Officer rights; permits Plaintiff Filing of Writ as Lower Courts erred and Notice of Claim attached. The Claim Seeking; Rendering in Jean Carroll for Penal Code Actions found in Maryann Maltese and the Legislatures direct unwillingness to probe itself for Crimes of Maryann Maltese is the Highest Breach in the Nation.

Adult Survivors Law; ASA actions Defendant Hevesi is fondling himself in his conference room rubbing his penis and sex organs on me until he releases all dripping all over himself while stressing that Plaintiff clear herself up. My Assembly intern paper was on Aids Confidentiality and My Sherman Paper and my Aids Confidentiality paper outline on Hevesi's desks to advise me Before and while masturbating; I would Fail. Here we are at this level of US Appeals-for National Court to render no lower than findings in Southern *in Carroll*.

That filing wasn't for Judge Mackay to test my knowledge-but to Allow myself as Plaintiff; my day in Court and grant me understanding in Section 214-J and the Findings Renderings in E. Jean Carroll v. Donald Trump No. 1:20-cv-07311 February 8, 2024. Document 285. I'm the victim Filer in 09234-2022 and for the First time in 20 years; a Judge of NYS is to be my Eyes and ears while allowing on February 8, 2023; the Order to SIT on his desk and NYAG Thomas Riley failure to TAKE the order and the failure of Speaker's office/NYAG served the Order; by Albany Sheriff on or Before March 1, 2023; Plaintiff; never materialized in a Pension issued no Later than January 1, 2022. Another Employer Sexual Harassment Charge of 24 months exists in Intentional denial of a Hearing Albany NYS, 09234-2022.

I am not the decision maker from 1992-2024 Mario Mattera, George Pataki Andrew Cuomo and Kathy Hochul are and since Hochul's Inauguration as of August 2021, it's a 40 Month Public Officer Failure of Executive Branch and 213 Legislators failure to Prime within ASA Extender May 2022-November 2023 for Employee victims 3 House; Executive, NYS Seante and NYS Assembly with Judiciary Failure. Prep Alan Hevesi in First round of Incarceration issued Pension rights; at \$10,000 a Month as of 2001 and Daniel Frisa; went to LAW SCHOOL; graduating in 2009, is in receipt of State pension of \$800 a month while Plaintiff Crime victim is waiting unjustifiably for her 33 year of Notice of Tort Claim, Plus change in Pay Grade for 20 years, Plus 10 year Employer failure to add in THEIR Accountability to my State Pension of 6%, Plus No Retiree NYSHIP, No Retiree Life insurances, and Brown and Mattera continuing defamation That Maryann Maltese to be arrested on March 9, 2021 as Officer even if ASA Notice of Claim later on Failure. Post Incident my record AS well speaks volumes. Andrew Hevesi doesn't understand Victims of His Father; I do. All Andrew Hevesi did was Gather data-since 2001-2023; How many More Extenders does One State Need to perform? In My Service without Litigation all EYES on me in the Center of Circle; Sexual Predatory Registry NYS and each year; it became a Better Device and Brown and Mattera think They're allowed to refer to Homeless Grant for Animals as Number 1 Priority Post March 9, 2021? Disgraceful and 40 months later; Public Integrity Employer violations for 'Failure in Time Management' have rung as well. Laziness and not sitting with a Calculator to Sum it up with Executive Chamber Hochul Failure to Grant Lower House Victims of ASA, Counsel. Evidence Provided to your Offices on Law firm ONLY Executive Chamber could Contact for Free voucher on NYS. Plaintiff has been

Considerate; as Senior Analyst, a lawyer; in the Legislative world-I'm just Highlighting Defendants willful neglect. As of today-NYS Governor earns \$250,000, Plaintiff is earning Nothing, but NYS granted Employee \$290, SNAP; Food Stamps as Contingent while I spent 2 years of My State Pension as USC 28-Article 78 filing for myself; of course; but for New Yorkers and Crime victims to have; MONETARY to survive upon healing. One cannot Heal without Monetary to Pay for services; creating Mental Health web of illusions. I'm a Master of Arts, like Judiciary. And We; are employees in NYS Budget together. Prime Bill language is my right- where's my Artist my PHD to write for me in my end of Service who's been a manager for 33 years and Hears the Connection. Words are meaningless without allowable Oral Arguments something COVID 19 permitted Non access to general Filer. I'm Life Long Peace officer; the defendants have breached. Faith of Crime victims and PO as Crime Victims is US Supreme Court's hands now as of this Writ of Certiorari by Maltese.

I waited 2 additional years for NYS to interview Sexual Harassment victims of Andrew Cuomo of August 2021 as if that those Executive Chamber Employees Crime was higher consideration than my own 1992 ASA Offense and Southern District; Granted a Civilian a Hearing; Jean Carroll. Where's the PO Granting? As Primary right number 1 vs civilian with a Money Judgement as of February 8, 2024. Money judgement-that's Plaintiff's right as ASA at 33 years as Jean Carroll victimization was 27 years ago. We're different in offenses; PO is not being granted of Counsel by Governor of NYS.

To overturn the US Appeals Decision of July 26, 2024. Judge Nardini, Myrna Perez and Alison Nathan, Circuit Judges dismissed public officer Complaint as Frivolous. Plaintiff is without State pension and without Negligence Claim. PO post incident of ASA which was never Reported by employer in 1992; Corrective earnings for the 19 contracts Post incidents of ASA is required as well. Complaint was filed in 23-7826 US Appeals of which was Dismissed unethical and reconsideration with an Judgement of tort is asked. Plaintiff is public officer victim while intern who was on two Payrolls; Legislature (Employer) and CUNY Queens College (Educator) in 1992. 2 Male Elective officer agents attacked me forcibly as Conspiracy mission; April 1992, Alan Hevesi forcibly and May 1992, Dan Frisa 1992 forcibly. Maltese submitted notice of claim for Negligence's 33 years Prior with Life expectancy for Plaintiff as noted.

Post incident; Plaintiff Maryann Maltese is not disabled but the Employer for 20 years has avoided my Notice of Claim and created additional Sexual Harassment

Employer matters by failure to grant Annual, Accrual and Promotional earnings from 1994-2022. Evidence provided of personnel forms of other Chief of Staffs to support Actions by Defendant Post ASA, Crimes are Failure of Mandatory reporting by Employer a 31-year 130 Penal Code Felony as Employer invoked leverages of Extender rights on to themselves to Avoid Accountability of Penal Tort Actions by Employer-Educator in 1992.

Failure by the Employer is willful due to the institution's persistence in "Behavior's" Sexual Assault and Sexual harassment; commencing with First women "Hand Selected as Assemblymembers; Ida Sammis, of which I reside in Huntington, NYS too. Ida Sammis post 3 weeks of her Election was raped on the NYS Assembly alter and failure of reporting.

This climate is current Public Policy means of intimidation of women in Service. In April 1992; as Master's Intern; Alan Hevesi publicly masturbated on me; formation of rape as he advised; me post Forcible Battery; to Go to the bathroom and clean myself up before returning to Office. Employer-Educator failed to report the matter to law enforcement. Alan Hevesi forced himself on me while talking on my writing and Oral Failures ONLY Hevesi ever saw. Other Professors and I had not Issues. Hevesi is a Predator master organizer among some; that Found Interns or naive employees their Pool of "Slaves" they Could have Open relations with, Married or not was irrelevant to Hevesi. Hevesi disrespected his Duty for 29 years as Professor willful Sexual Predatorial demands to Pass or in his words; I Might Fail you. This is the climate in 1992 and post Incident to June 3, 1993. Notice of Claim warrants same severity of Incident Jean Carrol Experienced Forcible sexual nonconsensual rape with a Sense of ownership of a Victim. No one owns me but NYS is holding my Money-my Change of earnings, Pension and my Notice of Claim. Why-I own a Home fully paid for and Property taxes as of 2024 are Up to date. These are indicators of Maturity among Women. Trump has filed for Bankruptcy in his tenure as well, I have never filed. This speaks to my Character. As Lawyers must be the best Character of ourselves. Ethics is huge in PHD; Hevesi took his PHD and shot it to Hell due to his Intentional Actions and Punitive Sex needs a Sexual Predator.

Notice of Claim Filed.

Employer NYAG failed in February 2023 to process the order in 09234-2022 and Service by Plaintiff was provided by Albany Sheriff, receipts of all service included. On June 2, 2023; Notice of Entry on 09234-2022 was filed. No one from the Defendants side has been Accountable to Process Pension and notice of Claim,

Plaintiff Filed Notice of Appeal, in Appellant 3rd ; 2023-0360 timely with dismissal on November 9, 2023 date of Defendant Alan Hevesi's death. Pension for Plaintiff was never administered of which as of 11/9/2023; Pension was 1 year and 11 months late as is. Legislature 2021, 2023, 2024 as well failure to Prime Bill language by Employer agents. 213 members of NYS Legislature and Executive Chamber failure to prime. Plaintiff filed Complaint ASA and Pension in Eastern District Court-June 13, 2023; and Judge Rachel Kovner; on November 11/06/23; Ordered Judgement to Dismiss with Hearing. Plaintiff filed Notice of Appeal at US Appeals Second; on November 21, 2023 of which US Appeals denied a hearing as of July 26, 2024; 6 months post January 26, United States Department of Justice Forcible Stipulation on Executive, NYS on Sexual harassment victims; Andrew Cuomo of August 2021. Plaintiff's 29 year in Service NYS Legislature as well was 1/1/2021 of which 213 Members of NYS legislature 2021, failed intentionally to Legislate Plaintiff Pro Se Matter as matter of Employee required means. Plaintiff between 2020-2021; Participated with CUNY Defendant; Jen Jarvis, in August 2021, with the understanding that CUNY Defendant would Craft Offer of Settlement to no Avail. The Defendants at large have willfully misled a Crime Victim by THEIR hands and then Eliminated me of my own Notice of Claim. That is considered Institutional re-rap of Plaintiff.. Plaintiff expects for Notice of Claim tort at 33 years by Defendants et all, 213, Legislators, an Executive 2 of which were on Notice date of Filing; Andrew Cuomo and then Kathy Hocus-non accountability of the Executive Chamber for Adult Penal Code violation higher than Sexual Harassment is concurrent since 1992, CUNY provides the Mental health professional reviews for Title X but Failure to Grant the Crime Victims-notice of Claim, for 33 years while as a Student; I worked alongside President and Dean of the College to apprehend 2 other students; Evan Stavisky and David Lavine; who were Cohorts of Professor-Employer Alan Hevesi who continued to harass me post May 1992-June 3, 1993 where CUNY defendant had the BALLS; to issue bachelor's of Political Science vs a 5-year Masters; at 142 Credits achieved; 21 Agency Practical Post ASA offense. June 3, 2023; Hevesi issued me a Degree as BA. No one from the College stated Hevesi would be the master of Ceremonies. Employer Educator victimized me post assistance and then eliminate me of Fellowship CUNY law degree unethically. Plaintiff Expects the Full value of the Fellowship plus Lifelong Loss of Earnings at 33 years, rendering notice of claim Similar *in Carroll*, No. 1:20 -cv-07311 February 8, 2024.

The United State Department of Justice 6 months earlier on January 26, 2024; forced Executive Chamber to Stipulation Order Settlement for Governor Andrew Cuomo; credible" Public Officer victims New York State Attorney General published August 3 2021; "Report of Investigation into Allegations of Sexual Harassment by Governor Andrew Cuomo. with the exclusion of Maryann Maltese within Secondary consideration of review as Adult Survivor Victim of 1992; This failure allowed the Defendants additional extender time to avoid my rights to end of Service and Notice of Claim filed at Eastern District Court 1:23 Cv. 04539, Lower Court Albany Supreme; 09234-22, filed on December 9, 2022, each Court; State and Federal Denied Pubic Officer Hearing on USC 78, Article 78 and my Notice of Claim. State Pension was not administered as well required Post Incidents of which Mandatory reporting failures occurred. Rendering in Carroll is expected at Minimum.

OPINIONS BELOW

The US Court of Appeals denied a Public Officer employee Plaintiff the right to a hearing or Mediation within RJI which in NYS is Public Officer right and each and every court due to my Gender has failed to Grant me Review. In Eastern; Judge Rachel Kovner denied Plaintiff PO in 1:23 cv 4359, Maryann Maltese v, NYS Legislature, filed June 13, 2023 was denied on November 2023; USC 28 Right to Hearing and rendering of No Subject matter jurisdiction or Personal Jurisdiction. In Maryann Maltese v, NYS Legislature, CUNY, Maltese filed Article 78 filing as Public Officer plaintiff in December 8, 2022, Albany Supreme, rendering of February 8, 2023; no granting of hearing on ASA but Forward order for Pension. In response, Public Officer Plaintiff Filed at 3rd Appellant in February 2023; Notice of Appeal; of which Judges Dismissed the Public Officer Plaintiff Filing on November 9, 2023 date of Defendant Alan Hevesi Death without Pension consideration. Or Hearing on the Matter that is required under Haley V, Pataki 1995. In response; Plaintiff PO sought relief of Eastern of which Federal Court denied Hearing of USC Public Officer filing.

JURISDICTION

Personal and subject matter jurisdiction for Public Officer filings under USC 28 and Article 78; can be filed at Federal and or State Judiciary within Employer Penal Sexual Assault and Employer Sexual Harassment; Defamation. Employer as well failure to Prime and or Appoint Commission of Ethics to Mediate.

CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

Case Law for Public Officers is found in Haley v. Pataki, Supp 1995. Plaintiff filed Complaint, and Summonses and Judiciary State and Federal is denying Public Officer access to hearing for End of Service with Notice of Claim as Employer Legislature NYS is deviant in Pension. Pension was due with or without Judiciary intervention or Hearing; January 1, 2022. Adult Survivors Law enacted in May 2022 and filing at Supreme for 1 year extender began November 2022, in Supreme State of NYS. Public officer Rules 73, 74, 107 support this right as well; as ASA as Public Officer. NYS House Rules; 5-7, NYS Assembly support my right to Prime Bill language of which 12th AD; Since 2021; Officer Keith Brown failure intentional to Prime and Officer Mario Mattera failure intentional to Prime. Defendant Employer Agents are Public Policy Officers intentional violation.

In Docket 23-7826; a Plaintiff submitted Motion of May 18, 2024; asking to permission to submit additional Evidence was denied and on July 26, 2024; US Appeals dismissed the Docket stresses Plaintiff filed frivolous complaint under rules USC 28 and Article 78. Plaintiff submits this Notice of Writ to US Supreme as Defendants et al; as Employer and Educator; CUNY; failure to Offer Notice of Claim and pension.

State Statutory Laws; House Rules of NYS Assembly; 5-7, Speaker House rules 5, 6, 7 5 Sexual Harassment, 6 Affirmative Action and 7 Non-Fraternization policy Plus Yellow Book of 2020, 2021, 2023, 2024 Defendant Employer Schedule Obligations of State Budget Compliances for Employees which Stresses; Employee PO Plaintiff rights are Priority 1 every Budget year. Plaintiff has 20 years of Service 1992-2024 failure to Prime Bill language to ensure Fiscal note NYS Comptroller forensic Computation is issued and within Index' 09234-2022; Notice of Claim for ASA tort Albany Supreme Denied Article 78 Hearing or RJI review. Employer doesn't have Executive Privilege in year 29 of Service which was January 1, 2021; Prime Bill language with Fiscal Note Computation is required. Notice of claim on Employer negligence is considered separate and private. As of January 1, 2021; Employer agent are in the NYS Assembly Keith Brown and in the NYS Senate; Mario Mattera. Public Officer Rules NYS PO 73, 74, 107 define Member Ethics and their rule to Prime Bill language no later than 18 months Post Public Notice by Employee of same Agency. Failure of 18 months is punitive consideration, punishable by Arrest and incarceration with elimination of any and all Professional Licensures. Again Pension by NYS Comptroller the Holder of State Retirement System; failure to issue State pension Check no Later than January 1, 2022. Public Officer Rules of NYS demand that Defendants et al-compliances and

Brown and mattera are intentionally failing. This is not Political Party employment.

STATEMENT OF THE CASE

Plaintiff is the Crime Victim in 1992, ASA which was Never Mandatory reported by Employer and in 616328-2021; Filed at Suffolk Supreme; Defendant Employer created Police Plot to arrest me in End of Service. Perpetrator Defendant; Educator-Employer in 1992; Alan Hevesi's crimes against NYS-did not include ASA victimization to Employee MaryAnn Maltese. Notice of Claim was filed as Confidentiality as Crime Victim and as Employee of Legislature was violated. Defendant Alan Hevesi Plea bargain of 2001 granted Defendant a Pension of \$10,000 month-evidence provided in Lower and Federal Court Houses. At time of Incident; Hevesi is a 29 Year Employer and Educator of NYS, I was his Fellow.

On July 26, 2024, The US Court of Appeals 2nd Circuit rendered against that Plaintiff has a right to a Hearing on Notice of Claim associated to Adult Sexual Assault that occurred in April and May 1992 stressing the filing is frivols by two Defendant Employer-Educator Members of NYS Assembly; Alan Hevesi in April 1992 and Dan Frisa in May 1992 as Co-Hort Sexual Predator Tag team with Plaintiffs additional State Public Officer Employee Service Non Elective Officer 1994-2013. Plaintiff has Contributed Pre-Tax Dollars from Payroll from 1992-2013, NYSLRS TIER 4 of which end of Service was July 31, 2013; and defendants failed to Calculate by Prime Bill language; Pension rights for 20 years Post Incident AND ASA Negligence's associated to my Service. On July 26, 2024; US Appeals; was Heartless not listening to underling matter; that no Later than January 1, 2024- Pension is to be issued.

1;23 cv 4359, Maryann Maltese v, NYS Legislature; denied offer of Hearing under USC 28 and Article 78 Rights. Falls under Rule 14.1 of US Supreme Court.

At Time of Incident, Plaintiff Maltese was Intern on Two of the Defendant Payrolls; NYS Legislature and CUNY Queens College of which permits subject and personal jurisdiction notice of claim consideration Alan Hevesi as Educator-Employer called me to his State LOB Office mid-day and Public Masturbation on my person After he accused me of Plagiarism and expulsion from college. Plaintiff additionally is NYC United Federation of Teachers Scholar of which never Stripped me of my Colors. CUNY Defendants et al; even based on "District Attorney Queens County" Sting;

eliminated me of master's degree unethically and that Elimination with Kiss from Alan Hevesi on Date of Graduation June 3, 1993, is 33-year Punitive Felony whereas the College asked me to Sit 3 months Dormant until end of the investigation of which CUNY in 1993 agreed with Plaintiff. There is no Fundamental reason for CUNY to hold my Masters Hostile and Employer NYS Legislature to Fail to Grant me "Retroactive Earnings" from 1992-2013. Plaintiff was reinstated in 1994; of which Plaintiff as well participated in sting operation to Catch Know Employer, NYC Councilman Daniel Halloran for Sex and domestic Crimes in service 2012. Expectation of any Officer is Annual, Accrual and Promotional standards of holding the Line to be included in End of Service. Judiciary NYS and Federal Courts are institutional employer violation within renderings as Employee Public Officer Legislature and Judiciary are under the same oath and Cleary Defendants in their Entirety maintain records of Plaintiff Officer ASA victimization on top of my 20 Year Career POST incident. US Department of Justice, on January 26, 2024 Forcible rendering against Governor Executive Chamber for Executive Sexual harassment victims of which Plaintiff PO within CUNY and Employer as of 2020; Assisted NYS with Interviewing again to Create CUNY TITLE IX Public Policy-something Brown, Keith never has done in 4 years as Elective officer; assisted a Fellow employee with Prime Bill language. Prime Bill language is required in NYS Yellow Book Rules before February 8, of every legislative Session and Brown, Keith has been that 12th AD Public Policy Maker since 2021.

The Federal Question why has Employer with all resources failed in Accountability Institution NYS 33 years?

I'm entitled. Defendants NYS have been Holding my Honorable Pension as of January 1, 2022; a Punitive Employer decision.

Other Federal Questions

When does the District Attorney Serve the Writ of Arrest? When does the Albany Supreme Law Secretary ensure; NYAG picks up Public Officer order to ensure time Management?

Public integrity crimes by Extender Privilege longer than 18 months is punitive; The Time clock For Employer consideration ended in Mandatory reporting as of 1994. As an Employee Legislature reinstated; Employer is permitted to Stipulate to terms of Notice of Claim-I was not advised as Employee Junior Associate in 1994 to file with EEOC and was lead since 10-1994 to understand; that my right of claims would be considered at End of Service.

Judiciary Supreme Failed in 09234-2022 intentionally and any Judge that must Seek Waiver to continue to be a Judge post age 70; in Michael Mackay is to retire and never be permitted to practice law as civilian. Judiciary Suffolk intentional mistreatment in Solution remedy is Unconscionable actions as Legislature employer continues to Prime Independent Bill languages for fiscal Computations for Judges; in Federal Court Judiciary salary is \$300,000 and as Public Officer NYS Assembly my Last PAR implies I earned \$45,000-therefore the Leverages are always with a Judge and willful failure within Public Officer 73, 74, 107, EO 94 State Judges are sovereign in your February 8, and February 24, 2022 decision making allowing for willful dissipation of Female PO Plaintiff's assets without warrant or Causation. Notice of Claim to include State and or lower courts defiance in Applying Rights of PO is USC 28, USC 18 and Article 78 reasoning with or without Extender Law ASA. Judge Mackay erred in rendering is Maryann Maltese has PO and Notice of Claim rights if he was concerned for my Public Safety vs; Egomanias. Egomanias that Keith Brown possesses as well. Post January 1, 2022; 213 State Legislators have violated as State Pension as of January 1, 2022 or no Later than January 1, 2024 is required. Notice of Claim seeks the Precedent of rendering again; on State Employer compliance day of Annually February 8th-of which Southern; found credible rendering of ASA in Jean Carroll v. Donald Trump in 2024, while Public Officer Plaintiff Maltese; files her Complaint is denied by State and Federal. In essence the Plaintiff without of Counsel created ASA Crime victims' rights; instead of Extender as Legislature through Andrew Hevesi as of January 26, 2024; permitted an Additional 2 Year extender for Child Abuse training and other sexual crimes training to be Postponed until 2026. Plaintiff began communicating with Employer in 2020-and the Federal Question is here; will you allow NYS Legislature to Grant Defendants More time to "Grant Lower-level House Victims; PO Maltese as Article 78 matter" Punitive tort required to ensure; OTHERs of ASA have a Pathway. Plaintiff oath is solid at judiciary fees of \$74,000 give or take a Thousand while Keith brown and Mario Mattera sit since 2021; March 9; failure to Prime. Public Integrity violations at punitive effective August 2021-to the Present.

Defendants' failure as gateway to Public Officer rights found in Haley V. Pataki; 1995; Federal Supp-Contractual clause of the Nation for all Public Officer Pension and Retroactive earnings rights as well found in James Corrigan v. FDNY, Fed Supp as well Creation of Economic Formula; Retroactive Corrective. Oliver Koppel, NYAG in 1995 ensuring at will employees have contractual clause rights-it is too 30 years Old in 2025, just a Point of Information.

Cuomo was the NYAG who offered Plea bargain to Alan Hevesi allowing for Hevesi as of 2001 and Frisa to receive a State Pension as of 2009, Clearly the Employer defendant could have made Effort to Stipulate terms with me as Maryann Maltese in Service; Chief of Staff and Regional Manager Downstate. I'm not a Child victim but Employer for 33 years is Playing with Rights of Children victims to Distort the Matter; an Officer was sexually attacked by 2 employer predators within 2 weeks span and failed to accept "NO" as the Answer and Other 211 Members willfully failed in Remedy since 1992. Hevesi is in receipt of \$10,000 Pension for 20 years, Frisa a State Pension at \$779 a month. Plaintiff is without Pension, without Law Degree, without Offer and that is a Felony A since 1992. Mandatory reporting was required in 1992-Child or Adult-these Legislators failed. In 2021, 2022, 2022, 2023, 2024 Legislatures Extended and Ignored; institutional failure no Accountability and No Pension. Federal Judiciary acting Hands off; it's up to US Supreme Court to determine my Faith.

Alan Hevesi is as well 2 Time Felon Legislator for 29 years where NYAG Andrew Cuomo willfully allowed Hevesi to walk without INCLUSION of Crime Number 3. No Current Legislator wants to Prime Crime Victim Rules NYS? But I'm to wait as non-elective officer? In my Active; the First Sexual Predator registry was created- this is my Strongest Legacy and in my Own time of end of Service-Employer is JOKING about something so vitally painful leaving me penniless in \$74,000 Judiciary fees while as public officer with right to Prime Bill language Post my own ASA; Employer defendant is Ignorant. Ignorance at 18 months post any Victim's disclosure is the Barometer of Professionals who are Public Policy Makers to be sanctioned for willful extender failures. In my Service I never Taunted a Crime Victim-it's a sign of immaturity at sever level, at punitive.

Hevesi befriended Interns for 29 years and then He Masturbated on me after he told me I was too stupid.

Public Officer Breaches and Penal Code 130 of which is ASA extender rights allowable Notice of Complaint to file as of November 2022 of which Plaintiff Filed 09234-2022, as Brown in 616328-2021; Plot Arrest in my Public Officer rights; as Article 78 hearing Suffolk County Supreme-denied Hearing and RJI. Plaintiff filed complaint of consideration of Punitive Compensatory found under ASA law NYS; as Southern District; in the Matters of Jean Carroll v. Trump, Case number 1:20 cv 07311 LAK 2/8/2024 was granted \$83 million. In 09234-2022; on **February 8, 2023**; 1 year Prior; Maltese as Public Officer plaintiff is denied Hearing and RJI of which

is Unconstitutional in its entirety. In 1994; I reentered NYS Legislature by member selection and clearly I have an Expectation of Pension that I prepaid in too. I never disclosed my victimization to Eileen C. Dugan in 1994-she hired me from NY Times.

US Appeals as of June 26, 2024, dismissed my Docket 23-7826, 6 months after; US DOJ 1/26/2024 forced Executive chamber to come to Terms on Sexual harassment Violations in Andrew Cuomo while ASA PO, Maryann Maltese is without State temporary, a hearing, an RJI and Brown and mattera as the EMPLOYER agents are allowed by law to Earn outside Income. The Federal question is-Why are the Elective Officers by Judiciary State and Federal being allowed to avoid my Rights of Active and Inactive and notice of Claim? The Answer is; Co-hort failure and complete Defendant Institutional Denials to Plaintiff PO with my prayer of writs of Certiorari; of which Public Policy makers do not need Prayer; we need Public Policy and Offer and or Mediation and of Course I trust in United Supreme Court decision.

Enacted ASA left section 214-J Vacant of which Certiorari of Maryann Maltese can be the USC 28-Article 78 filing to bring State and Federal Changes. State judiciary erred intentional. Please retire if Judiciary Supreme State of NYS is unwilling to Schedule. Public Masturbation Defendant 1 on Plaintiff-Threats of Expulsion

Forcible touching and Sexual Verbal communications with Staking at Intern Residence-Defendant 2, 142 Washington Avenue, Albany

Co-hort Plot of Hevesi, David Lavine and Evan Stavisky at CUNY

CUNY failure to Grant Plaintiff as PO; Remedy In 1992

NYS Legislature Failure to Grant Plaintiff PO remedy in 1992

2020-2024 CUNY Interviewing Plaintiff to Create Title IX Anti-Sexual Harassment Policies as Pro-Active and NO Offer of Remedy

2021-Brown and Mattera Failure to Prime Bill language for Employee 20 year Service record Post ASA as of March 9, 2021, some 60 days Post contact with NYS Assemblyman Brown as of January 5, 2021. Office of 12th AD was vacant from June 24, 2019-December 31, 2020; 18-month Violation of Employer Defendants failure et al; failure to Prime, Executive Chamber violation 94.

As of August 2021, NYAG considerations of Andrew Cuomo Victims, Findings in Page 142, Sexual Harassment Report that those employee victims are Credible while Failure of Defendants to Open a FILE or Mandatory inclusion in year 29 for Plaintiff in end of Service Offer. Evidence included in All Court Filings.

State Judiciary Albany 09234-2022; rendering of February 8, 2023-Failure of NYAG to GATHER the order to Grant Plaintiff Pension relief 18 months Post that is Employer Sexual Harassment offenses as is, Plaintiff ensured Service by Hiring Albany County Sheriff to Serve Order as well of which Pension Adjusted earnings failure by employer Agents; 213 of them from 2023-2024.

I paid in NYSLRS Tier 4 pretax earnings. Judge Mackey and Judge Maltese tier 2 as well never paid into State Pension with Failure of hearings.

Carl Heastie; Speaker; Appointing Alan Hevesi's son Andrew on Committees that have direct oversight on my Public Officer Matter and again Based on 1/2/2024 USDOJ intervention on Executive Chamber; Andrew Hevesi enacts EXTENDER on Child abuse victim's rights with Legislature Failing to Prime my Bill

Pensions for Daniel and Andrew Hevesi at Crime Victims expense in Maryann Maltese. This is Certified Foil Request of Hevesi Family as Chair of Criminal Rights and Chair of Social Services and mandatory reporting with failure of Prime. Their Pensions calculated.

Office of the State Comptroller Bureau of State Payroll Services Andrew D. Hevesi - Payroll History as of 11/30/2023										
Effdt	Ssg	Action	Reason/Description	Agency	Title	Grade	Comprate Code	Comprate	Work%	EE Status
1/1/03	0	HIR	APPOINT	NEW YORK STATE ASSEMBLY	CHF OF STAFF	600	BIW	0.00	100.00%	Active
1/1/03	1	PAY	NEW EMPLOYEES SALARY	NEW YORK STATE ASSEMBLY	CHF OF STAFF	600	BIW	1,726.02	100.00%	Active
5/3/04	0	PAY	SAL INCR	NEW YORK STATE ASSEMBLY	CHF OF STAFF	600	BIW	2,046.51	100.00%	Active
1/1/05	0	TER	TERM	NEW YORK STATE ASSEMBLY	CHF OF STAFF	600	BIW	2,046.51	100.00%	Terminated
5/11/05	0	REH	ELECT LEG	ASSEMBLY MEMBERS	MEMBER OF TH ASSEMBLY	700	LEG	0.00	100.00%	Active
5/11/05	1	PAY	REHIRE SALARY	ASSEMBLY MEMBERS	MEMBER OF TH ASSEMBLY	700	LEG	79,500.00	100.00%	Active
12/19/13	0	LOA	LEG 27TH STATUTORY PAUSE	ASSEMBLY MEMBERS	MEMBER OF TH ASSEMBLY	700	LEG	79,500.00	100.00%	Leave of Absence
1/2/14	0	RFL	REIN LEAVE	ASSEMBLY MEMBERS	MEMBER OF TH ASSEMBLY	700	LEG	79,500.00	100.00%	Active
12/27/18	0	PAY	SAL INCR	ASSEMBLY MEMBERS	MEMBER OF TH ASSEMBLY	700	LEG	110,000.00	100.00%	Active
3/16/21	0	OTA	9.2 DATA CONVERSION	ASSEMBLY MEMBERS	MEMBER OF TH ASSEMBLY	700	LEG	110,000.00	100.00%	Active
12/22/22	0	PAY	SAL INCR	ASSEMBLY MEMBERS	MEMBER OF TH ASSEMBLY	700	LEG	142,000.00	100.00%	Active
6/25/11	0	CCH	ELECT LEG	ASSEMBLY MEMBERS EXPENSES	CRMN ASSEM OV AN IN C	700	LEG	0.00	100.00%	Active
6/25/11	1	PAY	NEW EMPLOYEES SALARY	ASSEMBLY MEMBERS EXPENSES	CRMN ASSEM OV AN IN C	700	LEG	12,500.00	100.00%	Active
6/25/11	2	TER	TERM	ASSEMBLY MEMBERS EXPENSES	CRMN ASSEM OV AN IN C	700	LEG	12,500.00	100.00%	Terminated
6/29/11	0	REH	ELECT LEG	ASSEMBLY MEMBERS EXPENSES	CRMN ASSEM OV AN IN C	700	LEG	0.00	100.00%	Active
6/29/11	1	PAY	REHIRE SALARY	ASSEMBLY MEMBERS EXPENSES	CRMN ASSEM OV AN IN C	700	LEG	12,500.00	100.00%	Active
12/20/12	0	LOA	DCR LV OUT	ASSEMBLY MEMBERS EXPENSES	CRMN ASSEM OV AN IN C	700	LEG	12,500.00	100.00%	Leave of Absence
12/20/12	1	RFL	REIN LEAVE	ASSEMBLY MEMBERS EXPENSES	CRMN ASSEM OV AN IN C	700	LEG	12,500.00	100.00%	Active
12/19/13	0	LOA	LEG 27TH STATUTORY PAUSE	ASSEMBLY MEMBERS EXPENSES	CRMN ASSEM OV AN IN C	700	LEG	12,500.00	100.00%	Leave of Absence
1/2/14	0	RFL	REIN LEAVE	ASSEMBLY MEMBERS EXPENSES	CRMN ASSEM OV AN IN C	700	LEG	12,500.00	100.00%	Active
1/1/15	0	LOA	DCR LV OUT	ASSEMBLY MEMBERS EXPENSES	CRMN ASSEM OV AN IN C	700	LEG	12,500.00	100.00%	Leave of Absence
1/1/15	1	RFL	REIN LEAVE	ASSEMBLY MEMBERS EXPENSES	CRMN ASSEM OV AN IN C	700	LEG	12,500.00	100.00%	Active
2/4/15	0	POS	ELECT LEG	ASSEMBLY MEMBERS EXPENSES	CH AS SOC SRV COM	700	LEG	12,500.00	100.00%	Active
12/29/16	0	LOA	DCR LV OUT	ASSEMBLY MEMBERS EXPENSES	CH AS SOC SRV COM	700	LEG	12,500.00	100.00%	Leave of Absence
12/29/16	1	RFL	REIN LEAVE	ASSEMBLY MEMBERS EXPENSES	CH AS SOC SRV COM	700	LEG	12,500.00	100.00%	Active
12/27/18	0	LOA	DCR LV OUT	ASSEMBLY MEMBERS EXPENSES	CH AS SOC SRV COM	700	LEG	12,500.00	100.00%	Leave of Absence
12/27/18	1	TER	TERM LV	ASSEMBLY MEMBERS EXPENSES	CH AS SOC SRV COM	700	LEG	12,500.00	100.00%	Terminated

Graphs are from NYS Comptroller 2024, Plaintiff Foil Requests, evidence included.

Office of the State Comptroller Bureau of State Payroll Services Daniel R. Hevesi - Payroll History as of 11/30/2023										
Effdt	Seq	Action	Reason Description	Agency	Title	Grade	Comprate Code	Comprate	Work %	Employee Status
12/24/98	0	HIR	ELECT LEG	SENATE MEMBERS	MEMBER	700	LEG	0.00	100.00%	Active
12/24/98	3	PAY	NEW EMPLOYEES SALARY	SENATE MEMBERS	MEMBER	700	LEG	79,500.00	100.00%	Active
4/1/99	0	PAY	FACTOR ADJUSTMENT	SENATE MEMBERS	MEMBER	700	LEG	79,500.00	100.00%	Active
12/19/02	0	LQA	DCR LV CUT	SENATE MEMBERS	MEMBER	700	LEG	79,500.00	100.00%	Leave of Absence
1/1/03	0	TER	TERM	SENATE MEMBERS	MEMBER	700	LEG	79,500.00	100.00%	Terminated
3/4/99	0	CCH	APPOINT	SENATE MEMBERS SPECIAL ALLOW.	RN MIN MM SEN ELEC CM	700	FEE	0.00	100.00%	Active
12/19/02	0	DTA	CHANGE PAY GROUP	SENATE MEMBERS SPECIAL ALLOW.	RN MIN MM SEN ELEC CM	700	FEE	0.00	100.00%	Active
1/1/03	0	TER	TERM	SENATE MEMBERS SPECIAL ALLOW.	RN MIN MM SEN ELEC CM	700	FEE	0.00	100.00%	Terminated

As noted, AD 3 in 09234-2022 dismissed my Index but date of Alan Hevesi incarceration. Both sons are Hired by NYS Assembly and NYS Senate and PO Crim victim is not reinstated from 2015-2024 with Employer failure to Add in NYS Tier 4 employer contribution requirements to SAVE money and Keep a PO in Inactive post year 29, 2021. Where is the arrest warrant for Public Officer Elect brown and mattera failure to prime Pension bill language for Plaintiff? That is a Federal Requirement under Haley v. Pataki-federal Supp 1995.

This chart from NYAG is proof that Speaker NYS Assembly assigned Andrew Hevesi as of Chairs of Criminal procedures 11 Years (An UNFAIR advantage and Leverage) while Maryann Maltese is In Forcible Inactive for 10 years. Additionally, as of 2015; Post State Assembly Probe; Andrew Hevesi by Speaker as well Hand Selected to Chair NYS Assembly Committee of Social Service on Matters of Child Abuse and Mandatory reporting. As of 2023 1 September Assemblyman Andrew Hevesi Has his Google Gmail as Point of Contract for Child Abuse Victims to engage in a Complete breach of Confidentiality that NYAG reports of 2021

Additional Filings in Maltese v. Toppers; 2968-2022-taking incident report and copy to Plaintiff as ASA and in 3200-2022; Maltese v. Commission of Ethics; failure to Offer under Mediation under Public Officer Rules 73, 74, 107 are evidence within are Found in 09234-2022 to Force RJI-reviews Plaintiff in article 78 hearing is permitted within Active, Inactive and Notice of Claims. State Judiciary-Choosing not to review is Prohibited in entirety.; and District courts or US Appeals implying Plaintiff is prejudicial in pursuit of evidence or Mediation is double Jeopardy Punitive actions by Employer and Judiciary in 33-year ASA violation

ASA Notice of Claim is Extender rights, Defendants erred in Time Managment within Punitive Failure commencing at 18 months of intentional denial in PO's year 29-30 required End of Service offers. PO Claims of Notice of Tort often occur by Outsiders, but in Matters of Maryann Maltese; the Culprit are 2 of Our own; Alan

Hevesi, Dan Frisa and Minions since 1992 with New Failures by State legislature 2021, 2022, 2023, 2024 and here 2025 Plaintiff seeks Maximum consideration. State Elective Officers gave themselves a raise in Special Session in 5 days 2022 Failing again; to Include, Employee Matters, like Plaintiff for Inhouse Mediation. Plaintiff was in Albany in December 2022; filing on 09234-2022; at All times, Plaintiff offered Employer consideration of meeting. Plaintiff also went to Albany Supreme to file making "Local" operative for Employer without Active or Travel Voucher to refund me. Cost factors of State and Federal Court filing as in Jurisdiction and subject Matter Frap procedures are met Anywhere in United States. Beyond ASA Notice of Claim; Plaintiff has Foundational Right to Pension corrective earnings to be Judiciary decision making is Capricious and failure of the Supreme Court to protect a state Public Officer employee's Notice of Claim and my overall Constitutional right to Pension as of January 1, 2022. Employer NYS is negligent in formations; 1; Black Letter Law Pension and 2; Notice of Claim on Sexual Assault Violations as Intern-Employee of NYS Assembly. Male Elective members of State Legislature of 2020-2023; continuous denial of Prime Bill languages as formation of Discrimination and Denial of Affirmative Action's House Rules NYS Assembly; Violations of Sections 5, 6. 7. Intentional delay of Time Management waits in Haley and or Accumulation of 18 months Post Plaintiff Public Notice are per violation considered Grounds for Criminal Arrest of Elective Public Officers and or their Employees. Private Civilian conspirator's willful actions to assist public officers are as well Felony. In February orders, by Judge Mackay discusses hybrid determination findings for PO rights to her retroactive corrective and pension; But....

Defendants failed to ensure timely issuances of Pension and Supreme Failed to acknowledge personal jurisdiction within Adult Survivor Law (ASA) extender rights to Notice of Claim for events from 1992. The NYAG failed to take the Orders of Mackey and have Assembly Ways and Means Prime Bill languages for PO Plaintiff. NYS Assembly creation of Speaker House rules 5, 6, 7 5 Sexual Harassment, 6 Affirmative Action and 7 Non-Fraternization policy were instituted due to my 1992 victimization as an Intern who was sexually assaulted by 2 different Members of the NYS Assembly within 2 Separate Incidents within 2 weeks of each incident. Employer either failed in Mandatory reporting and Failure maintain efficiency of my Complaints for end of Service Completion. It is an unconscious able Treatment of Vested Employee's Plaintiff's rights from 2020-2023. At the time of First Incident, Plaintiff was a Minor at time and No Notice of Claim was issued to Plaintiff as Settlement. Plaintiff submitted a Summons and complaint on or before December 9,

2023 as NYS Legislature failed to inform Plaintiff if she would be included in Special Session Scheduled on or Before December 19, 2022 where Members of the Legislature granted themselves only a Pay raise leaving out Employee MaryAnn Maltese's right to Pension. Maryann Maltese was due to receive a Pension as of January 1, 2022 and as of December 2022-Employer within general operation of law is as well 11 months late in issuances of Pension. State Temporary by Order to Show Cause requested by Plaintiffs are denied-unjustified based on events above. NYS Employer At won't possess the constitutional Right to withhold my Pension as Paid in Vested Employer Tier 4 NYSLRS-Confidential Employee. This Appeal is filed due to Supremes' court error in Public Officer Maryann Maltese's constitutional right to Pension and to a Year extender of Notice of Claim.

Plaintiff seeks Dan Frisa to concede, and Judiciary adds in his Notice of Claim. Post incident Dan Frisa was permitted to attend and graduate law school 2009. Maltese is eliminated of law school.

As Defendant Alan Hevesi died on November 9, 2023-whereas NYS Appellant 3rd, willfully dismissed my Complaint on Date of Death of Alan Hevesi-as formation of Continued Punishment against Plaintiff Public Officer. As Noted,; Andrew Hevesi-Son of Alan Hevesi; in a Fiduciary-State Public Policy Making Capacity AS NYS Assembly Chair's has Denied Plaintiff Maltese due diligences as Chair of two Committees; that continued to review Defendants Alan Hevesi's Post sentencing within part of; NYS Assembly Criminology and Child Abuse and Mandatory Reporting. NYS Assembly since 2020; upon their decision making to Extend Sexual Assault Civil Remedy of Notice of Claim considerations for Civilians.

REASON FOR GRANTING THE WRIT

Maryann Maltese a Plaintiff is entitled to Notice of Claim for 33 years of Defendant's Et al Willful Sexual Assault violations against Plaintiff PO with Current Legislature Bodies 2021 to the Present intentional failure to Remedy. . It is insensitive to Plaintiff and to 1,000 Child abuse victims that rallied 1 Day after Lower Court Erred in my Decision on February 17, 2022 in Albany. It is undeniable narcissism of the current Legislature Leadership. Andrew Hevesi is not a MS in Social work professional. Furthermore-after the rendering in Jean Carroll-Same Day; January 26, 2024; NYS ASSEMBLY under Andrew Hevesi; Chair of Child Abuse and Mandatory reporting-DECIDED intentionally to AVOID USDOJ's stipulation agreement with Executive Chamber to Remedy with Credible Sexual

Harassment Victims. That is irresponsible behaviors from 2021-2024 and as Plaintiff I'm not with my Pension and ASA offense.

All of these actions violate:

§ 6. Affirmative action policy. The Speaker shall promulgate a policy with respect to affirmative action, which shall, at a minimum:

Prohibit employment discrimination on the basis of race, color, creed, sex, religion, age, sexual orientation, national origin, disability, genetic predisposition or carrier status, marital status or military status;

Appoint an affirmative action officer who shall report annually to the Speaker;

Create an affirmative action advisory committee to assist the affirmative action officer in the implementation of such policy:...

Alan Hevesi Orchestrated plan to sexually assault me and to cover up his Tracks, like a Sex Offender. PO Maltese is part of the planning group that ensures enactment of First EVER Sex Predator Registration Act NYS and the expectation is; civil remedy for my own victimization is Valid as an OFFICER and a Woman in 2021-2024.

- Adult Survivors Act, (S66a/A648A) May 24, 2023 effective November 24 2022 creates a 1-year statutory extender rule for victims of Sexual Offenses that occurred when there over the Age of 18 to file suit regardless of when abuse occurred. In 2019, New York extended the statute of limitations to 20 years for adults filing civil lawsuits for a select number of sex crimes. Retroactive corrective measures are inclusive of public officer rights in service in CORRIGAN my Public Policy Supervision for 10 years. Then One Public Officer never fails for them as well. Public Officers can remedy and still seek Elective Offices; I'm vested tenured being denied unjustified.

As stated, Supreme Court Clerk is negligent in "Offer of Forms" within RJI and failure within understanding of Granting Victim Confidential office non-fee filings. I do expect Judiciary to add up all legal costs from every single Index I filed to ensure Plaintiff-PO Victim; receives Copies of necessary 1992 and 2021 evidence within Filings Maltese v. Ethics Commission, Maltese V. NYS Troopers as Regulatory agencies deviance in issuing my own Victimizations reports or Incident reports.

Current Male Public Policy Makers of NYS failure intentional of Prime Bill language as Public officer with Inclusion of Notice of Claim which is ASA law

related complaint and are willfully avoiding Accountability of my Pension rights-weighing my Victimization along with essential needs of Child Abuse victims. Chair; Andrew Hevesi witnessed his father abusing his mother and failed to prime for Female Officers as of 2001.

Defendants Directives 1/26/2024 to avoid Child abuse training by Extender to 2026 while Allowing Public Officer 29 year requirement to Pension Prime Bill language and Inclusive of ASA notice of Claim from Sessions 2021, 2022, 2023, and 2024. Notice of Claim consideration of 33 year Felony is the Rendering in Jean Carroll at minimum of \$83 million.

I began the journey in 2021 asking Brown and Mattera to prime my Fiscal Note Pension Rights to Plotted Political Arrest on Assembly Property-unjustified 2021. Filing Judiciary 616328-2021, Suffolk Supreme; where Judge Condon dismissed my Index March 30, 2022; 1 Day before State Budget of 2022 of which Plaintiff Pension is 90 days late. Court of Claims through US Appeals 2nd Circuit has denied PO a Hearing and or Mediation.

Legislature 2022; enacted ASA permitting Extender rights-notice of claim by November 2022; Pension for Plaintiff is 11 months Late. December 2022; Special Session 2022-Employer grants themselves 29% Additive raise with Failure to Include Employees with pension right as is.

July 26, 2024; US Appeals Dismissed my Docket 23-7826-Pension and Notice of Claim together is Late by 24 months. A black letter law pension is required No matter WHEN I file Notice of Claim. Active Officers are not permitted to seek; Notice of Claim until End of Service. Public Officer Rights never have statutory limitations of consideration.

New York State Assembly Rules of the Assembly; Section 7; § 5,6,7. 58

§ 5. Sexual harassment policy. The Speaker shall promulgate a policy prohibiting sexual harassment, § 6. Affirmative action policy. The Speaker shall promulgate a policy with respect affirmative action, which shall, at a minimum:

Prohibit employment discrimination based on race, color, creed, sex, religion, age, sexual orientation....

§ 7. Non-fraternization policy. The Speaker shall promulgate a policy prohibiting fraternization with student interns, which shall at a minimum, be applicable to members of the Assembly and Assembly staff, define the conduct which is prohibited, and establish a procedure for investigation of alleged violations of the policy.....

My victimization in 1992-created universal Non Fraternization (Vs Penal Code) of which Plaintiff never agreed to as Active; with the Interns public policy for All members to follow for 31 years and within this; NYS Employer educator denying me in year 30 of service "As of rights" to civil remedy not provided for 2 Predators Conspiracy as Members of the NYS Legislature to individually Sexually assault me in Separate events within 2 weeks of each other as a Means to eliminate me as a Scholar headed to law school at CUNY LAW based on ABUSERS actions-Alan Hevesi. Every time Alan Hevesi was Arrested and convicted of a Felony; the NYAG and or District Attorney and or USDOJ eliminated my Crime victims right or Private Sector Entitles in 2006 eliminated me again of Law School Admission carrying a Solid Day Student B average within Notice of Claim. NYS keeps penalizing me for something I never consented too in 1992 and in 2006; NYAG got the Acknowledgement of A win-but the Crime Victim; ASA-was eliminated of Law School entrance. ASA 2022; didn't include me and Legislators 2022 left Section 214-J open for State Supreme to determined other Actions or Predators within ASA offenses. Defendant Alan Hevesi; was an Educator-Employer Predator as ASA. 2006-I was dismissed from Law School on Administrative dismissal while Alan Hevesi was arrested as Comptroller NYS. Defendant NYS as of 2006 allowed NYS to believe I consented in 1992 without Even lifting a finger; without asking me if I needed a Law School Transfer in Good standing. Suddenly in December 2006; I was Academically dismissed and told by Law school; "Oh you can reenroll in 2 years". This is our Private School Decision-sorry-. Plaintiff called LSAT committee to see if I could transfer mid semester-of course not Maltese; sorry; This school's decision; is Final, Check back in 2008. In 2006; Plaintiff Maltese is being Sentenced and Felon Hevesi is being issued a \$10,000 a Month State and Local Pension; while 2nd felony determines; Hevesi breached other Public Integrity Rules; Stealing \$1 million dollars from Retirement System of which; State DCP is part of. Touro Law School; the same Academic Institution Keith Brown attended for Law School. Is Brown that much smarter than me in 2021? That is up for interpretations as Brown is a Conservative Employer ONLY supporter and I'm a Democrat; in belief that working employee has the Right to participate in Pension and DCP-IRA Accounts to supplement employee retirements. This is ONLY difference and perhaps Brown has more experience in Drafting a Motion. I have been teaching myself; Civil Procedure Judiciary since 2020 and taking Guidance from a Few kind Law Librarians Supreme Suffolk. They know who they are--the Very Best in Librarian Studies who actually Update **an RJI form**; to Include ASA offense based on Public Officer Filing. That's who we are to be; Servants- if we are Elected of accepted as at

will employees; Legislature both Federal and State and This is my Writ-to ensure Notice of Claim is Issued to Plaintiff for the Punitive Defendant Extender Considerations Defendants have "Willfully allowed as of January 26, 2024. US DOJ forced Stipulation and even here; there has been no mercy. I buried my mother in Potters as of May 2024; another unnecessary consideration if my Pension was issued and there's going to be Symbolic Bi-Partisan blood shed on those Legislators who willfully as of 2021-failed in 36 months Public Integrity crimes against Plaintiff and other lower House (Assembly and Senate) victims not included in US DOJ Order of January 26, 2024.

ASA Law enacted May 2022; doesn't include Me as Prime Plaintiff in CUNY interviews; Post incident; in essence; Employer keeps me harm's way; to see if I am Stalked without Active is irresponsible; and I have assisted in Pro Active Crime Victim prevention in Active Service and in CUNY Interviews June-August 2021 to ask me Historically signs of a predator Employer-Educator perspective without Active payroll or the OFFER of end of Service required as Paid in Employee. Pay for Last 11 Sessions.

"Claims may be brought against 'any party' for injuries resulting from the abuse, including individual abusers and institutions," she says. "In other words, any entity that enabled the abuse through what they did or failed to do." ASA Prime Assembly sponsor is quoted in The Hollywood Reporter dated January 13, 2023; as stating: "When the bill was passed in May one of its sponsors, NY Assemblymember Linda B. Rosenthal, called it a "watershed moment for survivors of sexual assault? No Prime Language For Plaintiff is Punitive and prejudicial while asking me to participate in Sexual harassment probe of August 2021.

Adult Survivors Act, (S66a/A648A) *May 24, 2023 effective November 24 2022* creates a 1-year statutory extender rule for victims of Sexual Offenses that occurred when there over the Age of 18 to file suit regardless of when abuse occurred. Retroactive corrective measures are inclusive of public officer rights in service. USC 28; grants US Court of Appeals to make determinations for Public Officer employees of NYS; found in Haley; contractual clause. In Carroll; ASA offenses provided Plaintiff favorable Actions and Defamation Tort; \$5 Million for Action and \$5million for Defamation. Plaintiff PO seeks the same considerations at US Court of Appeals.

Conclusion

I swear all my statements are truthful and within Notice of claim; plaintiff seeks Civil Tort remedy barometer of \$96 million dollars as forensic calculations bring Tort to \$6.5 billion based on Punitive and Compensatory with the additional

issuances of Corrective earnings prior to Tort Civil remedy added in and Affirmed in the Matter of Jean Carroll; 1:20-CV-07311; Lak on 2/8/2024 at \$83 million.

Maltese's ASA is 32 years old while Jean Carroll, Civilian victim is issued a Rendering on date of Maltese's right to Pension 2/8/23. The life of a PO victim ASA is the same Value of Consideration as a civilian victim. The only difference is; my ASA is 32 years old, Plaintiff Carrol 27 years ago.

CUNY to issuance of my Higher Education degrees Masters 6/3/1993 and or the Cash value equivalent of Law School tuition plus the 32 years Practicing law as Licensed Attorney vs. MA as loss of Income is noted due to Penal Code Violations Acknowledged by Employer, and mismanaged; failure of mandatory reporting, and never settled with a wait period unjustified of 31 years by Plaintiff is intentional Theft of my means of earnings income; my lifeblood and I have dependents. Maltese wants credit as a Masters-PHD JD Holder. I ask Court to reverse the Judgement of the District Court; Appellant 3rd's Dismissal and reinforce Hybrid section of Supreme rendering for Employer Legislature to ensure State Compliances with Fiscal note Pension and Award Plaintiff all judicial fees costs paid out of pocket within Article 78 proceeding AND Notice of Claim. The Petition for a writ of certiorari should be Granted.

County: Suffolk

Date: January 8, 2025.

Respectfully submitted


Maryann Maltese; Plaintiff-Appellant