

Judith Herskowitz
P.O. Box 403543
Miami Beach, Fl. 33140
Tel: (305) 534-7600

August 31, 2006

Hon. Sherry Klein Heitler
Supreme Court
60 Centre Street,
Room 438
New York, N.Y. 10007

Re: Charney v. North Jersey et al.,
Index No. 24517/88
Index No. 23002/92

Dear Justice Heitler:

Enclosed please find a courtesy copy to the Court of my papers protesting that this Court has barred me from Court and to make my objections to Windels' Accounting so that it proceed ex parte. Regretfully, this has been the history of this case. This Court has entered an order dated March 23, 2006 which denied me standing due to an alleged debt of \$4 million owed on a turnover order which was on a \$5,000.00 money judgment, where there was no such turnover order and the judgments had been fully satisfied..

Patent errors such as this make clear that an evidentiary hearing is required here. The fact is that at this time should I attempt to say anything in your Honor's court, since I had been denied standing your Honor could hold me in contempt. Under these circumstances my personal safety is threatened, nor can I be expected to travel at great expense, from Florida to New York that I can ill afford, just to be part of the audience in court.

As shown in my paper the issue of receivership is also a matter for the bankruptcy court, since there was a stay in effect in 1995 which precluded any alleged appointment of a corporate receiver for North Jersey in the New York State Court. This retroactive application with its publications has come for the first time in Mr. Windels' Accounting.

It should be obvious based on the facts and the law, that I was entitled to distribution from those funds. However, I have never been offered any settlement. Needless to say that my civil rights have been violated and the ends of justice have not been served.

Sincerely,

Judith Herskowitz

cc: Paul Windels
Susan Charney