UNITED STATES COURT OF APPEALS	
FOR THE SECOND CIRCUIT	
	X
JAMES M. MALONEY,	

Plaintiff-Appellant,

- against -

ANDREW CUOMO, in his official capacity as Attorney General of the State of New York, ELIOT SPITZER, in his official capacity as Governor of the State of New York, and KATHLEEN A. RICE, in her official capacity as District Attorney of the County of Nassau, and their successors,

AND
DEMAND FOR
RETRACTION OF
APPELLEE'S BRIEF

Defendant	ts-Appellees.
	X

PLEASE TAKE NOTICE that attached hereto is a true copy of an Order entered by the Clerk of the Court on November 13, 2007, referring Appellant's motion to strike Appellee's Brief to the Merits Panel.

PLEASE TAKE FURTHER NOTICE that formal demand is hereby made of KATHLEEN A. RICE, individually and in her official capacity as District Attorney of the County of Nassau, that Appellee's Brief, dated October 24, 2007, be retracted forthwith because:

- (1) Appellee's Brief contains, at page 6 thereof, statutorily confidential matter that is not germane to this appeal, and as such its continued submission amounts to the commission of a Class A misdemeanor under the provisions of subdivision 12 of § 422 of the New York Social Services Law and of subdivision 1 of § 195.00 of the New York Penal Code; and
- (2) Continued submission of Appellee's Brief, which will allow said statutorily confidential matter to be reviewed by the Merits Panel, their staff, and possibly additional persons, increases the harm suffered by Appellant *Pro Se*.

PLEASE TAKE FURTHER NOTICE that this Notice of Entry and Demand for Retraction of Appellee's Brief is being served directly on KATHLEEN A. RICE, individually and in her official capacity as District Attorney of the County of Nassau, in addition to counsel for all parties, because Appellant is an attorney at law subject to the ethical codes applicable to the profession, and accordingly may not *threaten* criminal prosecution in order to advance his position in a civil matter, but *may* report a criminal act and/or demand that it be remedied.

PLEASE TAKE FURTHER NOTICE that the within is intended to serve as notice, report and complaint to the District Attorney of the County of Nassau of the commission of a Class A misdemeanor by one or more public servants under the provisions of subdivision 12 of § 422 of the Social Services Law and of subdivision 1 of § 195.00 of the Penal Code.

Dated:

November 19, 2007

Port Washington, New York

JAMES M. MALONEY

Appellant *Pro Se* 33 Bayview Avenue

Port Washington, NY 11050

maritimelaw@nyu.edu www.nunchakulaw.com

TO: The Honorable Kathleen M. Rice

Nassau County District Attorney

262 Old Country Road

Mineola, NY 11501

By Certified Mail No. 7004 2510 0000 5910 8970

C. Cecelia Chang, Esq.

Assistant Solicitor General

120 Broadway

New York, NY 10271

By Certified Mail No. 7004 2510 0000 5910 8987

Karen Hutson, Esq.

Deputy County Attorney

1 West Street

Mineola, NY 11501

By Certified Mail No. 7004 2510 0000 5910 8994

UNITED STATES COURT OF APPEALS FOR THE SECOND CIRCUIT

Thurgood Marshall U.S. Courthouse at Foley Square 40 Centre Street, New York, NY 10007 Telephone: 212-857-8500

MOTION INFORMATION STATEMENT

	Caption Juse short title
Docket Number(s):	James M. Maloney,
Motion for: strike appellee's brief	Plaintiff-Appellant Merine O'Hagan Wolfe, Clerk
Set forth below precise, complete statement of relief sought:	-against- COND CIRCUIT Andrew Cuomo et al.,
Strike brief as violative of Local Rule	
28(1) and of NY Social Services Law; re	
to Committee on Admissions and Grievance	es.
MOVING PARTY: Plaintiff Defendant Appellant/Petitioner Appellee/Respondent	OPPOSING PARTY: Nassau County District Attorney
MOVING ATTORNEY: James M. Maloney, Esq. [name of attorney, with firm, address, phone number and e-mail]	OPPOSING ATTORNEY [Name]: Karen Hutson, Esq. [name of attorney, with firm, address, phone number and e-mail]
Law Office of James M. Maloney	Deputy County Attorney, Nassau County
33 Bayview Avenue, Port Washington, NY 11050	1 West Street, Mineola, NY 11501
(516) 767-1395 maritimelaw@nyu.edu Eastern District of Court-Judge/Agency appealed from:	(516) 571-2461 khutson@nassaucountyny.gov New York - Hon. Arthur D. Spatt
Please check appropriate boxes: Has consent of opposing counsel: A. been sought?	FOR EMERGENCY MOTIONS, MOTIONS FOR STAYS AND INJUNCTIONS PENDING APPEAL: Has request for relief been made below?
Signature of Moving Attorney: Date: 10/26/07	Has service been effected? Yes No [Attach proof of service]
IT IS HEREBY ORDERED THAT THE COURT OF THE FILED OF THE FILED OF THE PROPERTY	· ·
Date: Catherine O'Hagan Wolfe, Clerk SECOND CIRCUIT	Joy Kallek, Administrative Attorney