JOHN G. BONOMI

PETER J. O'CONNOR
RAYMOND P. WHEARTY
ROBERT F, CONDON
RONALD EISENMAN
ASSISTANT COUNSEL
MICHAEL FRANCK
ADMINISTRATIVE COUNSEL

COMMITTEE ON GRIEVANCES
OF
THE ASSOCIATION OF THE BAR
OF THE CITY OF NEW YORK
36 WEST 44TH STREET
NEW YORK, N. Y. 10036

June 29, 1966

ROOM 914 AREA CODE 212 MURRAY HILL 2-0606

Mr. Nathan Gold 3100 Ocean Parkway Brooklyn, N.Y.

Re: Julius A. Itzkowitz, Esq. Helen M. Clark

Dear Mr. Gold:

Enclosed are copies of the statements of Julius A. Itzkowitz, Esq. and Helen M. Clark, dated April 13 and June 22, 1966, respectively, relative to your complaint. Based on the representations therein, there is no evidence of professional misconduct warranting action by this Committee. Accordingly, our file in this matter is being closed.

Very truly yours,

John & Bonomi John G. Bonomi Chief Counsel W. Icalar Corporation Coursil's office to go - Munipol Bush.

Hysttstown, Md. 20734 October 3, 1966

Dear Mr. Liebowitz,

I have been away, hence could not answer your letter earlier.

Much as I would like to be able to help you, I can think of no way in which I can.

One thing you did not mention is the American Civil Liberties Union.
This organization has a long and commendable of helping those whose civil liverties have been denied or abused.

Their main office is in New York, and I presume they have a local branch in Brooklyn.

Soncerely yours,

Harold Weisberg

by gang landlady and parent s. Also my wife's and my hospital-and medical reports have been included. Later on, I came to your office and have been assured by officer Gleason that police would help us. But officer and answer from your office had ever come. The seargent from Precinct 60 was sent who had justified all actions of the police and landlady no matter how wrong they may be consequently; the physical attacks on us continue all along with the police blessing.

Monday, June 8, 1964, about 9:50 p.m. the landlady Julia Radin and her family -- in their desperation to achieve their set out goal from start to finish -- have invented a new story about a knife that I had with me to attack them. This was their method on me when I had my body severely injured. After I had called your office on Monday and Tuesday, June 8 & 9, 1964, my wife and I were whisked off to the police station charged with t he supposed knife attack and placed my wife and me under false arrest. One of the officers while in the car on the way to the police station threatened my wife -- I will shoot you. The police have advanced knowledge of the fabricated stories with the intended criminal acts of my landlady and family and then help shift their crimes onto us. I turn to you again for your direct help.

Brooking, Ju	ne 19,1964			3052 Brigh	ton o S
WU 4178 (# 9-54)	THE WESTERN UN				
	R E	CEPTA	72 BFIGHT	re't	
4	, 6		JUN 18	196 date 1	•
MICCEIVED FROM MINT	han per	L , , .			
ASSERTESS 30 5	1 Defahr	- 38V	Bro	eyn_	
	\mathcal{U}		Dollars	·	
Account for the month	or the second	, o			
Tempraphic Surey Ord		To Har	Police	chiefm	
III NOTE CANAL				///	
Commit on Collect To					
Charles W.					
			4 7	Superior of	

ISRAEL LEIBOWITZ 1151 BRIGHTON BEACH AVE, BROOKLYN 35, N. Y.



MR.

HAROLD WEISBERG,
HYATTSTOWN, MD. 20734
U.S.A.

COMMITTEE ON GRIEVANCES

THE ASSOCIATION OF THE BAR
OF THE CITY OF NEW YORK
43 WEST 43RD STREET
NEW YORK 36

MURRAY HILL 2-0606

JOHN G. BONOMI CHIEF ATTORNEY

RICHARD A. NACHMAN

March 11, 1966

Dear Mr. Gold:

Receipt of your letter of March 1, 1966, is hereby acknowledged. In your letter, you fail to state the name and addresses of the attorneys about whom you complain. Would you furnish us such information on or before March 18, 1966.

Very truly yours,

Peter J. O'Connor

PJO jb

PETER J. O'CONNOR RAYMOND P. WHEARTY

April 6, 1966

Dear Mr. Gold.

We shall inquire into the matter recently referred to us and communicate with you.

Very truly yours.

Peter J Olanna

Dear Sir:

I am turning to you, Mr. Weisberg, in behalf of my friends, Nathan and Minnie Gold, in their dire need; who, also, have a Whitewash Case -- Al Capone style. They haven't left a stone unturned to break through the unpentrating wall of high-voltage conspiracy, but all in vain. The story evolves an unlawful eviction case in which a continuous wave of outrageousely, heinous crimes perpetrated by landlord and family actively cooperated by police, governmental agencies in authority and naturally Courts! They have been repeatedly threatened with dangerous methods and many-a time bodily injured, more likely permanently disabling them resulting from those violent, savage attack on them by landlady and family, and then had, the crime shifted on to them meaning that my friends have done the attacking and have been taken to Court in scores of fabricated other such instances. My friends uncontestable proof -- never have been allowed in evidence. A trio ganged-up brutal attack on Mr. Gold that crippled him--disabling him for any gainful occupation-- when rushed to the hospital by ambulance, be has been refused First-Aid and the report by the examiningemergency doctor -- negative!

The Shiffman-case; an action involving a sister of by police by police landlady, who has been forcibly admitted into their apartment when Mrs. Gold was all alone --under pretentious false posing as a plumber-woman to repair the plumbing violations -- but fiercely attacked Mrs. Gold to the extent that she is under a doctor's care indefinitely. This case has been dug under by several lawyers.

The afore-mentioned eviction case, set for a trial-by-Jury-- has been manipulated by landlady into a holdover- (hold-up) case

The two attorneys--one, a thousand dollar fee lawyer, them one 1,750,-- dollar lawyer, both have worked only to ruin a every way. Instead of bringing the cases to a final end by trial by-Jury proceedures-- for which they were paid in full, they maneouvered and misled them by trickery and beguiling. The last lawyer wanted to have all our cases --assault & slander casses and eviction case literally killed

at an Examination before Trial arranged by her (a lady lawyer) with their their defendant's lawyer without NNW knowledge. The Bar Association has refused a hearing into their misconduct.

The conspiracy extended even to the medical profession. A surgeon, Dr. David Bernstein, recommended by the next to the last lawyer, has operated on Mr. Gold's nose, falsely, in order to extort money from him. Dr. Bernstein took \$550,-- for false surgery. According to Gold's doctor and Kings County Hospital, the surgery has to be done over again.

Mr. Gold cannot receive any disability for which he is entitled also for the same reason-- again conspiracy. Even the post-office is in on the conspiracy. They have proof-- positive of that in their possession.

The Human Rights Commission too has denied them a Hearing in housing discrimination.

The harrassment and slurring is continuing on not only by their assailling defendants, who threaten them with physical
attacks right now, but even their last lawyer is harrassing and slurring them in Court records and attempting to force on them her counseling even though discharged by my friends. She makes Motions in Court
ordering what to do, and the Court accepting her "representing" them
as lawyer of record.

I appeal to you, Sir, in the name of Justice for which you championand also as humanitarian that you are, to please provide for them a fearless competent attorney to take their cases.

A person of your caliber, WM I am confident, knows of such lawyer.

They have 100% I-A, iron-clad proof. Everyone remunerated concerned and interested will be well Francested and compensated for, I guarantee.

Trusting, that you will be moved to concern yourself with this extremely extraordinary, voluminous case and will hear from you in the positive very soon. You will do a great beneficent turn to my unfortunate friends who deserve better treatment than their lot is presently.

May God always bless you and yours with divine beneficence

I remain

Yours respectfully Israel Leibout