At the time I received it, and news of an attempt to seize my possessions, I was dumbfounded and didn't understand how they pulled off this \$65,000 judgment in favor of the New York State Department of Social Services. I was never aware of this nor was I in New York State and never once was I ever in a courtroom to get this judgment. That judgment is about what my house in Pennsylvania was worth at the time and it wasn't hard to figure out why they did this to me.

It was later discovered that the judgment was a complete forgery, with the "signatures" literal rubber stamps. Those responsible even tried to get it removed from court records in a cover-up but by law were unable to do so.

This is how a family court examiner in Suffolk County, New York worked with local police detectives who were looking for me to find out where I lived and to fabricate an illegal judgment against me to confiscate my grandfather's house. They abused the Family Court to cook up a weapon of mass destruction that haunts me still to this day. These are the documents and how the court examiner and others tried to cover it up over a six year period 1998 to 2004.

MV-48.1 (10/00)
NEW YORK STATE
DEPARTMENT OF MOTOR VEHICLES
6 EMPIRE STATE PLAZA
ALBANY NY 12228



— WAIKSNIS, JOSEPH, C — 40 EASTHALF HLLW RD DIX HILLS NY 11746 1114676566



New York State Department of Motor Vehicles

ORDER OF SUSPENSION OR REVOCATION



		COMPLIANCE DATE ITEM AFFIDAVIT
,		
 WAIKSNIS, JOSEPH, C	COURT	MV REP SIGNATURE

03/01/2001 SUFFOLK COUNTY, HAUPPAGE D.O.

DIX HILLS NY 11746

ORDER NUMBER A0102280000 IDENTIFICATION NUMBER

DATE OF BIRTH

SEX

CLIENT NUMBER

YOUR NEW YORK STATE DRIVER LICENSE WILL BE SUSPENDED EFFECTIVE 03/15/2001. THIS ACTION IS TAKEN UNDER SECTION 510 OF THE VEHICLE AND TRAFFIC LAW.

CAUSE: FAILURE TO PAY CHILD SUPPORT FOR OFFICE OF CHILD SUPPORT ENFORCEMENT CASE NUMBER BD94803C1 IN SUFFOLK COUNTY.

IF YOU HAVE ANY QUESTIONS REGARDING WHY THIS SUSPENSION WAS ISSUED OR ABOUT CLEARING THIS SUSPENSION, CONTACT YOUR LOCAL SUPPORT COLLECTION UNIT AT

OFFICE OF CHILD SUPPORT ENFORCEMENT P.O. BOX 18030 HAUPPAUGE NY 11788-8830

YOU ARE ELIGIBLE FOR A RESTRICTED USE LICENSE. CONTACT THE MOTOR VEHICLES OFFICE LISTED BELOW. THE FEE FOR A RESTRICTED USE LICENSE IS \$75.00. THERE MAY BE ADDITIONAL FEES.

YOU MAY NOT DRIVE A MOTOR VEHICLE IN NEW YORK STATE FOR ANY REASON WHILE THIS ORDER IS IN EFFECT, UNLESS YOU RECEIVE A RESTRICTED USE LICENSE/PRIVILEGE FROM DMV. IF YOU DO DRIVE, YOU MAY BE SUBJECT TO ARREST AND THE PENALTIES PROVIDED BY LAW.

IF YOU HAVE NOT ALREADY DONE SO, TURN IN ANY AND ALL ITEMS (INCLUDING ANY DUPLICATES) TO THE DEPARTMENT OF MOTOR VEHICLES AT THE OFFICE LISTED BELOW. IF YOU ARE UNABLE TO DO THIS, NOTIFY THE OFFICE IMMEDIATELY.

ANY NYS DMV OFFICE IN AMITYVILLE, HAUPPAUGE, HUNTINGTON, MEDFORD, PORT JEFFERSON OR RIVERHEAD

OFFICE USE ONLY 60 1

New York State Department of Motor Vehicles

INFORMATION ABOUT YOUR SUSPENSION/REVOCATION ORDER

YOU MAY NOT DRIVE A MOTOR VEHICLE IN NEW YORK STATE FOR ANY REASON WHILE THIS ORDER IS IN EFFECT. UNLESS YOU RECEIVE A RESTRICTED OR CONDITIONAL USE LICENSE/PRIVILEGE FROM DMV. IF YOU DO DRIVE, YOU MAY BE SUBJECT TO ARREST AND THE PENALTIES PROVIDED BY LAW IF THIS ORDER AFFECTS YOUR COMMERCIAL DRIVER LICENSE (CDL), SEE THE OTHER SIDE OF THIS FORM. AFTER YOUR SUSPENSION OR REVOCATION IS OVER, YOU CANNOT DRIVE AGAIN UNTIL YOU ARE NOTIFIED BY DMV.

LICENSE SUSPENSION AND RESTORATION

If your license is suspended for a specific number of days, the suspension begins on the effective date of the order.

Your suspension will not be terminated, or your license/privilege returned to you, until you pay the suspension termination fee shown on your order.

When your license is restored after a probationary suspension, you will be on probation again for six months. If you are convicted of one or more violations occurring during the new probation period, your license will be revoked for at least six months.

If your license is suspended because you forfeited bail, you must contact the court that is named on the order.

LICENSE REVOCATION AND RESTORATION

A revoked license cannot be returned. Information about your eligibility for a restricted or conditional use license/privilege is on the order. If you do not want (or are not eligible for) a restricted or conditional use license/privilege, you may apply for a new license 30 days before the end of the revocation period printed on the order.

To apply for a new license, fill out an MV-44 Driver's License Application (which can be obtained at any Motor Vehicles office) and send it with a non-refundable \$50 reapplication fee, paid by check or money order, to:

NYS Department of Motor Vehicles Driver Improvement Bureau Empire State Plaza Albany NY 12228-0220 Telephone: (518) 474-0774

A reapplication fee is not required if you are revoked only for operating without insurance or an uninsured accident.

When you reapply, we will review your record to determine if your application will be approved or denied.

If your application is approved, you may have to pass qualifying tests before a new license can be issued.

SEE OTHER SIDE IF YOU DO NOT LIVE IN NY STATE MV-110.2 (12/96)

JW.

SUFFOLK COUNTY SCU
DMV PROCESS
P.O. BOX 18030
HAUPPAUGE NY 117888830
TEL: (631) 853-2000, EXT.

RESPONDENT: JOSEPH WAIKSNIS

NYS DMV CLIENT NUMBER:

ATTENTION DEPARTMENT OF MOTOR VEHICLES:

THIS NOTICE IS TO INFORM YOU THAT THE ABOVE NAMED RESPONDENT HAS SATISFIED THE REQUIREMENTS TO AVOID OR TERMINATE SUSPENSION OF THE RESPONDENT'S DRIVING PRIVILEGES. PLEASE TAKE NECESSARY ACTION TO AVOID OR TERMINATE LICENSE SUSPENSION.

SUPERVISOR/DESIGNEE SUPPORT COLLECTION UNIT

Warksmer, Joseph C 40 Gast Rey Hello Kar Dex Shills My	New York State Department of Motor Vehicles NOTICE OF RESTORATION Term. Fee Yes New York State 3 3 0					
Client/Vehicle Identification Number Date of Birth	Sex Type of Registration Plate Number Action Code					
The above suspension or revocation order has been						
for the following items: Driver Registration and Plate Registration						
REASON: Regimenents Sa the Dept by Sre	lisped mut					
copy to: LS6	DEPT, OF MOTOR VEHICLES STATE BLOG.					
For your protection, carry this notice with your restored documents for at least one month from the date you receive it. Then, keep these documents until your next license/registration renewal.	Commissioner of Motor Vehicles					



March 13, 2001

On March 13, 2001, I had to sign an Affidavit of Confession of Judgment Account No. BD94803C1 that I was in arrears of \$2,666.41.

The affidavit refers to an order entered September 29, 1998 for \$150.00 weekly.

A copy of this was given to me later.

Note: On the same date, March 13, 2001, the Suffolk County SCU gave notice to the Department of Motor Vehicles that I had satisfied the requirements to avoid suspension of driving privileges.

Same account and docket number were given: BD94803C1 / F0245698.

SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF SUFFOLK

ANNE SCHNARWYLER PLAINTIFF,

AGAINST

AFFIDAVIT OF CONFESSION OF JUDGMENT

JOSEPH WAIKSNIS DEFENDANT. INDEX NO.

STATE OF NEW YORK COUNTY OF SUFFOLK SS.:

JOSEPH WAIKSNIS , BEING DULY SWORN, DEPOSES AND SAYS:

THAT DEPONENT IS THE DEFENDANT HEREIN: THAT DEFENDANT HEREBY CONFESSES JUDGMENT HEREIN AND AUTHORIZES ENTRY THEREOF AGAINST THE DEFENDANT IN THE SUM OF \$2666.41; THAT DEFENDANT RESIDES AT 40 E HALF HOLLOW RD DIX HILLS

IN THE COUNTY OF SUFFOLK

STATE OF NEW YORK

THAT DEFENDANT AUTHORIZES ENTRY OF JUDGMENT IN SUFFOLK COUNTY, NEW YORK , IF SAID RESIDENCE IS NOT LOCATED IN NEW YORK STATE;

THAT THIS CONFESSION OF JUDGMENT IS FOR A DEBT JUSTLY DUE TO PLAINTIFF ARISING FROM THE FOLLOWING FACTS:

DEFENDANT IS SUBJECT TO THE FOLLOWING ORDERS OF SUPPORT, ISSUED BY THE FAMILY COURT, SUFFOLK COUNTY, STATE OF NEW YORK , AND SUCH ORDERS REQUIRED DEFENDANT TO PAY: ENTRY DATE PAYMENTS ORDERED SEPTEMBER 29, 1996 \$150.00 WEEK

\$150.00 WEEKLY

DEFENDANT HAS FAILED TO PAY SUPPORT AS REQUIRED BY SAID ORDER; DEFENDANT CONSEQUENTLY HAS ACCRUED SUPPORT ARREARS OF \$2666.41 FOR THE PERIOD FROM THE DATE OF SAID ORDER UNTIL MARCH 13, 2001; AND SUCH SUPPORT ARREADS REMAIN DUE AND

OWING AS OF THE DATE OF DEFENDANT'S EXECUTION OF THIS AFFIDAVIT.

DATED: MARCH 13, 2001

JOSEPH WAIKSNIS

(DEFENDANT'S PRINTED NAME)

SWORN TO BEFORE ME ON MARCH 13, 2001

NOTARY PUBLIC

LAWRENCE R. O'DELL NOTARY PUBLIC - NEW YORK QUALIFIED IN SURFOLK COUNTY NO. PRODUCTIONS

EXPIRES SEPTEMBER 28, 20 07

March 21, 2001

A letter postmarked March 27, 2001 came from the Suffolk County Court in Central Islip, New York. Inside was a letter stating that the above (me) having come before court and duly submitted on March 16, 2001, had an order of dismissal from Judge Peter Dounias, signed and sealed with his name. Explaining my objections filed on December 13, 2001, he dismissed that I had failed to provide the court with a transcript of the proceedings in accord with Rule 205.37 as ordered on January 4, 2001.

First, the judge had me filing an appeal nine months into the future, and second, I was told from the hearing examiner himself, Philip Goglas, that I had no authority for getting any court transcripts or records pertaining to my case. This was one of the reasons why I had to retain legal aid from Joseph Orzechowski. On one occasion when he had tried to get me copies of such transcripts, there were none. He could give me no reason for this. Why?

FAMILY COURT OF THE STATE OF NEW YORK
COUNTY OF SUFFOLK
400 CARLETON AVENUE
P.O. BOX 9076
CENTRAL ISLIP, NEW YORK 11722-9076



JOSEPH WAIKSNIS C/O SNYDER 40 E. HALF HOLLOW RD DIX HILLS,SC 11747-

FAMILY COURT - STATE OF NEW YORK

COUNTY OF SUFFOLK
400 CARLETON AVENUE, CENTRAL ISLIP, NEW YORK 11722

ROBERT M. O'MARA CHIEF CLERK ALAN BETTIS DEPUTY CHIEF CLERK

TO: ANNE SCHNARWYLER

, NY

JOSEPH WAIKSNIS C/O SNYDER 40 E. HALF HOLLOW RD DIX HILLS,SC 11747-

Re: SCHNARWYLER vs. WAIKSNIS Docket No. F-2456-98

Enclosed please find a copy of the order entered in the above matter.

The Family Court Act provides that an appeal may be taken from an order of this Court to the Appellate Division: 2nd Department. Section 1113 of the Family Court Act provides that the appeal must be taken within 30 days of receipt of the order by appellant in court, 35 days from the date of mailing by the clerk of court, or 30 days after service by a party or the law guardian upon the appellant, whichever is earliest.

Very truly yours,

Deputy Clerk

Received 1	оу	
Received)	оу	
Date maile	ed	3-26-01

At a Term of the Family Court of the State of New York held in and for the County of Suffolk, at Central Islip, New York on March 14, 2001

PRESENT: HONORABLE PETER DOUNIAS J.F.C.

IN THE MATTER OF

ANNE SCHNARWYLER

Petitioner

Vs.

DOCKET NO. F-2456-98

OCA: 12-13-00

JOSEPH WAIKSNIS

Respondent

The above having duly come before this Court and having been duly submitted on March 16, 2001 it is hereby

ORDERED, that the respondent's objections, filed on December 13, 2001, be and the same are hereby dismissed based upon the respondent's failure to provide the court with a transcript of the proceedings in accord with Rule 205.37 as heretofore ordered on January 4, 2001.

ENTER

IFC

cc: Petitioner

Respondent

Legal Aid, J. Orzechowski