

THE NYS DEPARTMENT OF TAXATION IS SEIZING PEOPLE'S PROPERTY IN CONTRAVENTION TO THE GOVERNANCE LAWS OF NYS, SPECIFICALLY, THE NYS CONSTITUTION, AND THEY ARE DOING THIS WITHOUT NOTICE AND WITH NO COURT ORDER! STOP THE FRAUD, [FIGHT BACK.](#)

The NYS Department of Taxation scamming techniques are embedded in violating every God given protection people have against fraud and these criminal practices evidence obstruction of the NYS Constitution, specifically, section 12, which states that:

§12. The right of the people to be secure in their persons, houses, papers and effects, against unreasonable searches and seizures, shall not be violated, **and no warrants shall issue**, but upon probable cause, supported by oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.

The right of the people to be secure against unreasonable interception of telephone and telegraph communications shall not be violated, and ex parte orders or warrants shall issue only upon oath or affirmation that there is reasonable ground to believe that evidence of crime may be thus obtained, and identifying the particular means of communication, and particularly describing the person or persons whose communications are to be intercepted and the purpose thereof.

"*Court Order*" is a statutory requirement for the levy procedure because it establishes the validity of tax claims to the third party to whom the levy is presented. Proper procedures assure the third party that the lien and subsequent levy have been executed in a lawful manner.

The "*Court Order*" also protects the third party from a liability which may arise under *C.F.R. 26 (Code of Federal Regulations) 301.6332-1(c)* which states in part:

"... Any person who mistakenly surrenders to the United States property or rights to property not properly subject to levy [*i.e., DMV and or the bank manager*] is not relieved from liability to a third party who owns the property ..."

And, the *Court Order* prevents agents from taking a "*shortcut*".

C.F.R. 26 (Code of Federal Regulations) Sections 301.6332-1(c), puts liability on the third party, DMV or Bank, while not having a court order. Mandate a copy of the court order authorizing any seizure on your property, money, license, etc, and when they can not produce the court Order sue the DUMB THIRD PARTY SHYSTERS, pursuant to and for:

Violations of the 1st, 4th, 5th, 9th and 14th Constitutional Amendments, Deprivation of Constitutional Rights and Privileges, 42 U. S . C. § 1983, Conspiracy to Depriving Persons of Equal Protection of the Laws, 42 U. S. C. § 1985, Intentional Infliction of Emotional Distress, Defamation, Negligence, Invasion of Privacy, willful, malicious, retaliatory, discriminatory, abusive and outrageous actions against citizens, as well as for violations of the New York General Business Laws section §349, *Deceptive Practices, et seq.*, for violations of applicable sections of the Fair Debt Collection Practices Act (FDCPA) 15 U.S.C. § 1692, and for violations of applicable sections of the ADA 2008, if any.

Stop the DMV, Banks or whatever third party abusive and oppressive debt collection agency, using worthless, invalid and non-enforceable, illusions of legality concoctions, as authority to extort and rob innocent people's money. I am a victim of this rip-off and I seek regulation of such on behalf of public interest and policy.

This scam is rooted on slavery tactics embedded in SLAVERY- FORCED COMPLIANCE TO INVISIBLE CONTRACTS NOT HELD 18 USC 3571.

IN THE BELOW EXHIBIT YOU WILL SEE THE NYS DEPARTMENT OF TAXATION RUN SCARED FROM THE CONSTITUTION DUE PROCESS REQUIREMENTS PROOF OF NOTICE SERVED, PROOF OF COURT ORDER, PROOF OF NOTICE AND DEMAND, PROOF OF VALIDATION. THE FIGHT WAS NOT EASY. SEE BELOW.

READ CAREFULLY! YOU BE THE JUDGE!



STATE OF NEW YORK
DEPARTMENT OF TAXATION AND FINANCE

OFFICE OF COUNSEL
Litigation Section

W.A. HARRIMAN CAMPUS
ALBANY, NY 12227
Phone: (518) 457-2070

January 15, 2015

Hon. Dennis M. Galliher
Administrative Law Judge
New York State Division of Tax Appeals
Agency Building 1
Empire State Plaza
Albany, New York 12223

Re: Matter of Miriam Snyder
DTA # 826108
Collection Case ID: E-025598055-CL01-7

Dear Judge Galliher:

Enclosed for filing in the above referenced matter please find a Notice of Discontinuance of Proceeding regarding the above referenced Notice of Proposed Driver License Suspension Referral issued to Miriam Snyder and dated November 8, 2013. The Division of Taxation will be marking this matter as closed in its records.

Thank you for your assistance in this matter.

Very truly yours,

AMANDA HILLER
Deputy Commissioner and Counsel

By: *Michele W. Milavec*
MICHELE W. MILAVEC
Senior Attorney

Enc.
cc: Miriam Snyder
3230 Cruger Avenue 6B
Bronx, New York 10467

IN THE BELOW EXHIBIT YOU WILL SEE THE NYS DEPARTMENT OF TAXATION RUN SCARED FROM THE CONSTITUTION DUE PROCESS REQUIREMENTS PROOF OF NOTICE SERVED, PROOF OF COURT ORDER, PROOF OF NOTICE AND DEMAND, PROOF OF VALIDATION. THE FIGHT WAS NOT EASY. SEE BELOW.

STATE OF NEW YORK
DIVISION OF TAX APPEALS

In the Matter of the Petition

of

MIRIAM SNYDER

for Redetermination or Revision of the Notice of
Proposed Driver License Suspension Referral
Issued on 11/8/13 Pursuant to Tax Law §171-v.

**Notice of Discontinuance
of Proceeding**

DTA # 826108

Collection Case ID: E-025598055-CL01-7

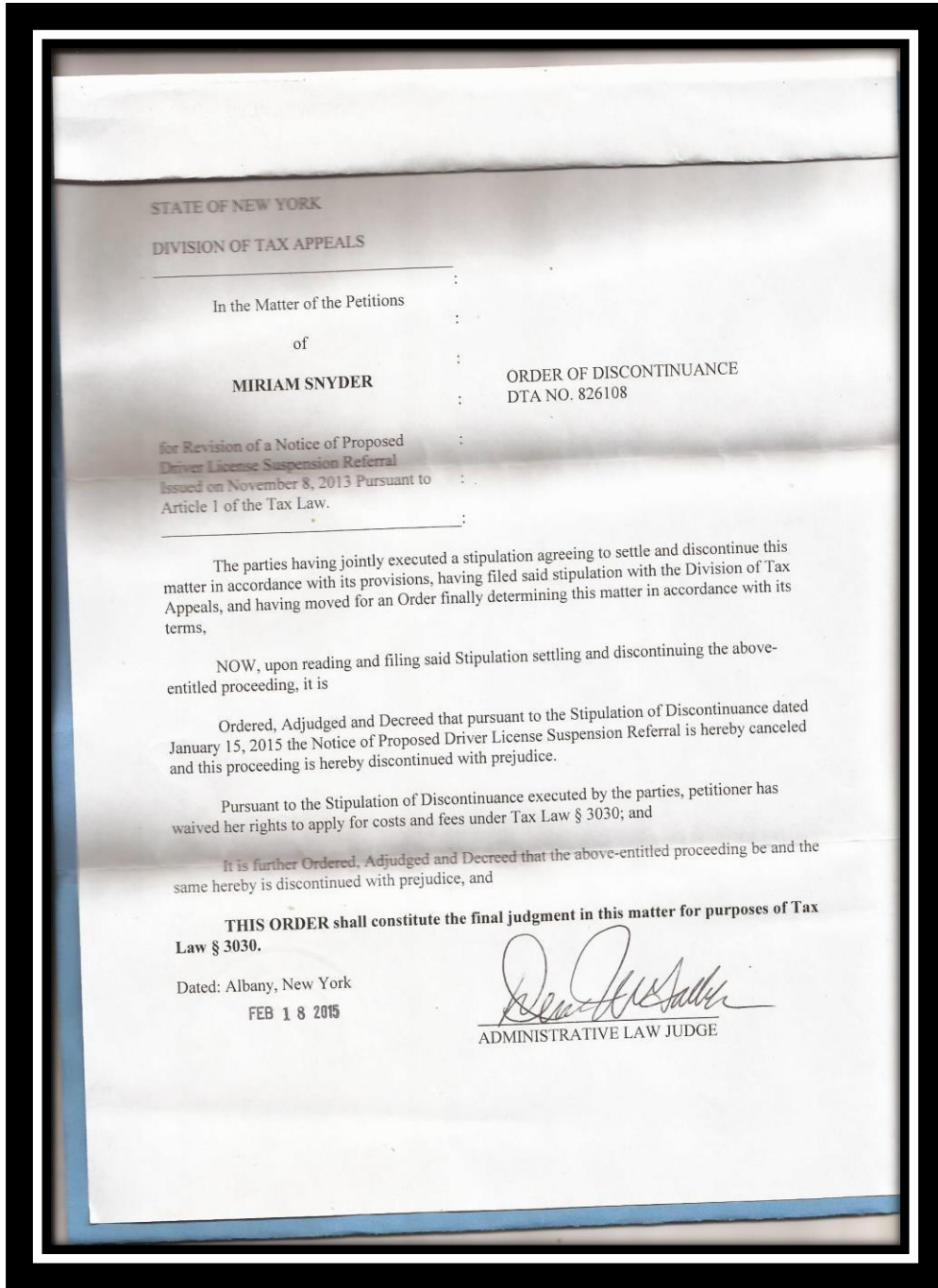
Please take notice that the Division of Taxation, after review of the above-captioned matter regarding the Notice of Proposed Driver License Suspension Referral issued to Miriam Snyder on November 8, 2013, Collection Case ID: E-025598055-CL01-7, hereby agrees to cancel the aforementioned Notice of Proposed Driver License Suspension Referral, as of this date.

For refunds only: It is understood that all refund claims are subject to the approval of the Comptroller. Accordingly, this stipulation for discontinuance is conditioned upon the granting of such approval and the payment of the refund.

(Signature)
Signature of Representative of the Division of Taxation

11/15
Date

COURT ORDER AND FINAL DETERMINATION TO DISMISS THE NYS DEPARTMENT OF TAXATION FRIVOLOUS TAX SCAM, EXTORTION CLAIMS AND SUSPENSION THREATS, ALL OF THIS WAS DONE WITH NO COURT ORDER TO SUSPEND THE LICENSE OR STEAL MONEY FROM THE START.



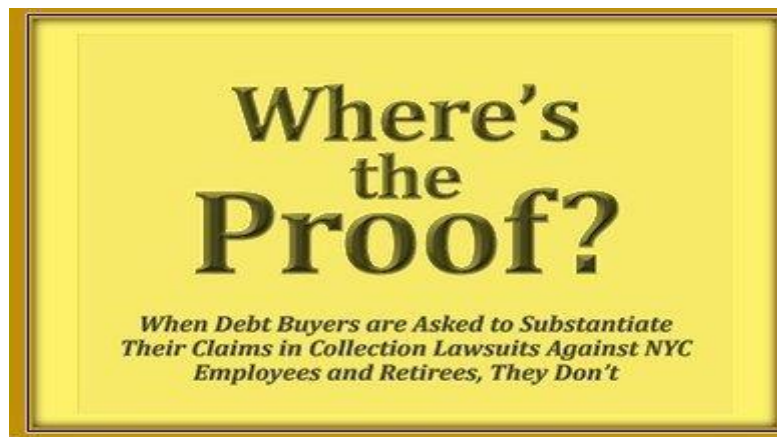
REFERENCES TO THE ABOVE DECISION:

1. NYS DEPARTMENT OF TAXATION'S WORTHLESS FRAUD MOTION DENIED

http://www.dta.ny.gov/pdf/ordersALJ/826108.ord.pdf?_ga=1.201212906.572446595.1440253963

2. A New York State Administrative Law Judge has issued an Order rejecting the State Tax Department's motion to dismiss a taxpayer's Petition, or alternatively granting summary determination, regarding a notice of proposed driver license suspension due to unpaid tax liabilities of \$10,000 or more. *Matter of Miriam Snyder*, DTA No. 826108 (N.Y.S. Div. of Tax App., Jan. 8, 2015). The ALJ concluded that there was no evidence that the required 60-day notice of intent to make a referral to the Department of Motor Vehicles for license suspension could be verified. In addition, the ALJ found that the Department had not yet shown that there existed fixed tax liabilities for which the taxpayer no longer had any right to administrative or judicial review, another predicate for license suspension. The ALJ ordered that the Petition proceed to a hearing in due course.

<http://www.lexology.com/library/detail.aspx?g=3835a177-d4ef-41b7-b937-5ac21d8aba1e>

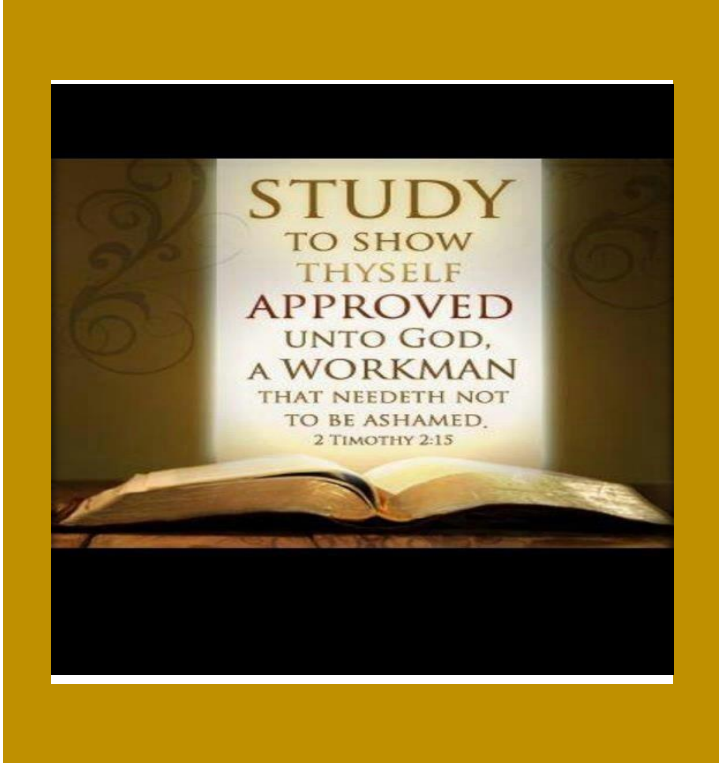


3. NYS DEPARTMENT OF TAX AND FINANCE AND DMV DECEIT, COLLUSION, NO PROOF OF CLAIM, NO AFFIDAVIT, NYS HOMELAND TERRORISM UNCONSTITUTIONAL DRIVER LICENSE SUSPENSION WITH NO PRIOR NOTICE, NO PROOF OF SERVICE OF ANY NOTICE PRIOR TO THIS SUSPENSION, NYS TAX AND DMV NON VALIDATED COLLUSION BASED UNCONSTITUTIONAL SUSPENSION WITH NO PROOF OF CLAIM, NO EVIDENCE OF MAILING A NOTICE PRIOR TO SUSPENSION, TAX EXTORTION LEVY WITH NO NOTICE AND OR PROOF OF CLAIMS, RESPONDENT'S TERRORISTIC SEIZURES WITH NO REAL PARTY OF INTEREST, NO SUMMONS, NO COURT ORDER, NO COMPLAINT, A DEFECTIVE ANSWER, NO AGENCY, NO PRINCIPAL, AND NO CAPACITY TO SUE.

ABOVE ALL, THE FICTITIOUS RESPONDENTS FAILURE AND REFUSAL TO FILE ANY AFFIDAVIT OR MAKE AN ATTESTATION AS TO THE VALIDITY/VERACITY OF THEIR EXTORTION CLAIMS EXEMPLIFIES RESPONDENTS CLEAR INABILITY, FAILURE AND REFUSAL TO PERFORM DUTIES REQUIRED BY LAW THAT WILL STOP THESE UNCONSTITUTIONAL CRIMES, INDUCED UNDUE HARDSHIP. THEFT OF MONEY NOT OWED, AND ORGANIZED FRAUD ATTORNEY DECEIT AND COLLUSION: <http://www.theeslexcellenceinstitute.com/wp-content/uploads/2016/06/NYS-TAX-REPLY-AND-COUNTERCLAIM-MAIL-RCPTS-N-LINK-CORRECTED-JUNE-17-2014-NYS-TAXES-REPLY-AND-MOTION-TO-DISMISS-COUNTERCLAIM-AVERMENT-ORDER-TO-SHOW-CAUSE.pdf>

THE CASE OF MIRIAM SNYDER FROM THE BRONX! WAS YOUR LICENSE SUSPENDED BY SURPRISE? YOU ARE ENTITLED TO NOTICE BEFORE THE NYS TAX DEPARTMENT TRIES TO SUSPEND YOUR LICENSE.

<http://www.fazziolaw.com/library/license-suspension-without-notice-troubles-bronx-woman.cfm>





**NYS TAX ATTORNEY AMANDA HILLER FRAUDULENT, UNAUTHORIZED, NO SIGNATURE,
NO AFFIDAVIT, NO OATH, NO PROBABLE CAUSE, ILLUSION OF LEGALITY TAX WARRANT
LYNCHING**

<https://drive.google.com/file/d/0B4GxpI4lqlisWUFfcDcwYUJITHM/view?usp=sharing>

February 18, 2016

Ministers Across the Nation

Governor Cuomo, NYS Governor, gov.cuomo@chamber.state.ny.us and
governor.andrew.cuomo@exec.ny.gov.
State of New York, State Capitol
Albany, NY 12224

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Bureau of Conciliation and Mediation Services
NYS Tax Department
W A Harriman State Office Campus
Albany NY 12227

William J. Bratton, Police Commissioner <http://www.nyc.gov/html/mail/html/mailnypd.html>
NYC Police Department
One Police Plaza
NY, NY 10007

Dear NYS Tax Attorney Amanda Hiller and Public Protection Leadership Noted Above:

I write this letter with respect to the January 22, 2016 discovery request I sent NYS Tax Attorney Amanda Hiller. In order to have a fair conciliation hearing to address the no tax warrant exaction claims made by the NYS Tax Department, I am again demanding the documents requested or attorney Hiller is forcing litigation. There is no need for a conciliation conference while the NYS Department of Taxation and Finance have no valid tax warrant or authority to seize my money or driver's license.

I seek an end to the below detailed NYS Department of Taxation and Finance illusion of authority, no tax warrant scam and the conspiracy to murder plans that are effectuated based on this tax scam, via enjoining multiple agencies to convolute this indisputable tax fraud and hitmen services.

The threat regarding seizure of my license while not having valid authority to seize, including the sabotaging of my license record by putting a hold on it, incurs further damages I will seek against Attorney Hiller. My license record has no business being tampered with or managed by Attorney Hiller or her tax entity while they cannot produce the statutorily required warrant, oath or affidavit to their claims.

To this end, please make sure my license record is not touched, meaning no hold, no suspension, no suspension threats on my driving record, until the NYS Tax agency can follow the NYS Constitutional laws regarding warrants and affidavits. NYS Tax Attorney Hiller is operating the NYS tax agency as a criminal hitman and racketeer agency where taxpayers are treated as slaves at the will of tax agents. Attorney Hiller sent me and has stolen exempt money from me using the attached fraudulent, unsigned, unauthorized warrant and did this while she has no affidavit regarding this fraud. NYS Tax Attorney Hiller is deliberately obstructing NYS constitutional law, neglecting lawful tax validation, administering lawless acts for the purpose of embezzlement of tax payer's money.

Attorney Hiller's negligence exemplifies scamming techniques embedded in violating every God given protection people have against fraud and these criminal practices evidence obstruction of the NYS Constitution, specifically, section 12, which states that:

§12. The right of the people to be secure in their persons, houses, papers and effects, against unreasonable searches and seizures, shall not be violated, and no warrants shall issue, but upon probable cause, supported by oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.

The right of the people to be secure against unreasonable interception of telephone and telegraph communications shall not be violated, and ex parte orders or warrants shall issue only upon oath or affirmation that there is reasonable ground to believe that evidence of crime may be thus

obtained, and identifying the particular means of communication, and particularly describing the person or persons whose communications are to be intercepted and the purpose thereof.

New Yorkers cannot be treated as if they are prisoners, slaves, or anything else because Attorney Hiller has willfully chosen to allow or endorse her tax people to create tax bills that do not exist outside of computer crafted paper work. Attorney Hiller has maliciously damaged my credit, enjoined the credit bureaus and banks in this tax fraud, all while she does not have the proper papers or authority to do this. NYS Tax Attorney Hiller is leading a major racket at the expense of not doing her job and setting up innocent people to be killed, exploited, oppressed and bullied. I resent this inflicted uncivilized treatment and I seek justice by any means necessary.

NYS Tax Attorney Hiller is hiding behind the newly created driver's license legislation to extort money while not having the statutorily required authority. The driver's license legislation was created for small businesses who the tax agency has a valid court order or warrant to levy from, after, the tax agents have served them with Notice and Demand. Additionally, the license legislation was not created for injured or disabled people. There was a loophole in the wording of the legislation with respect to the \$10,000.00 amount. This loop hole is what attorney Hiller's tax agents are using to create bills over \$10,000.00 to target vulnerable populations and whistleblowers, instead of the small businesses the alleged driver license legislation was created for.

In this matter, I am not a small business. I do not owe any money to the NYS Tax agency. Yet this experimental license suspension, no tax warrant killer program has been inflicted and targeted to me, repeatedly, despite me not meeting the publicized intent of the program.

I have taught in the public schools and colleges for over 20 years. I have never had a tax debt when I was working full time. I sued a union and won, and remarkably out of thin air a tax bill was created with no Notice and Demand, and out of thin air. Additionally, this bill was created when I was criminally blacklisted and working part time. The computer crafted, non-validated, and fraudulent tax bill was created out of thin air for over \$37,000.00 while I had not even made \$37,000.00 for the year or years in question. Please see exhibit 2.

This was done because the NYS Department of Taxation and Finance is out of control and is being operated like a crime ring where tax agents can create fraudulent bills, take bribes and pay offs, write checks, pay judicial members, withhold refunds at will, embezzle money and debits, and do whatever they want with no penalties and to harm targeted New Yorkers. They have been assured coverage by the governance structures and this is why this fraud is being inflicted on me. There is no reason why several of my bank accounts have been drained by NYS tax agents, my financial business exploited, my license record criminally tampered with, and my credit maliciously sabotaged, using Attorney Hiller's tax scam attached, specifically, her unauthorized, unsigned and fraudulent, tax warrant, that is invalid, and was created and sent to me after the criminal levies.

Attorney Amanda Hiller's tax crimes inflicted on me are similar to the tax manager's crimes cited in the below article and TV show: *17-Year Term for Official in Tax Scam*

<http://www.nytimes.com/2009/07/01/us/01embezzle.html? r=0>

Attorney Hiller's negligence and participation in these tax crimes must be stopped. NYS Tax agents have lynched, defamed me, threatened my life and driver's license and stolen my money several times, while Attorney Hiller is bold facedly obstructing justice. After informing attorney Hiller of her warrant fraud, specifically, her lack of a valid tax warrant/court order and judge's signature, she has continued the fraud. Ms. Hiller is administering this non valid tax warrant fraud in violation of the New York State Constitution Section 12, noted above, CPLR 2219, and IRC 7403.20.

All of these laws specify that in order to seize or levy any person's money or property like a license, the perpetrator must have a judge's signed court order and affidavit of probable cause. Amanda Hiller is criminally lynching New Yorkers money and license record while not having the proper papers or authority to do so. She is using an illusion of legality papers and cutting deals with Bank managers, judges, and others to syphon money not owed and to deny equal access to the courts. If she had a valid tax claim, a valid warrant and affidavit would be available for all to see.

She has refused to produce a valid tax warrant, affidavit, or oath. Yet she is still ordering and authorizing the theft of my money from banks, the threat of my life and license, and the envious sabotage of my credit record, based on her no warrant, no court order, no notice and demand and no proof of service of anything. I am being criminally lynched by this Attorney Amanda Hiller tax scheme to defraud and if the police are enjoined because of her reckless assaults on my license, I want the public record to show that if anything happens to my elderly mother or I, the record must show that NYS Tax Attorney Amanda Hiller is the lead conspirator in this police pitting scheme to defraud money and driver license scam.

As an attorney and Tax Deputy Amanda Hiller has a moral and legal obligation to stop this fraud. By not producing any NYS Constitutionally required affidavits and oaths, to substantiate her unsigned warrant she is demonstrating the actual "intent" or the "frame of mind" of an embezzler using fraudulent authority to steal and injure me.

NYS Tax attorney Amanda Hiller has a legal responsibility to refrain from misusing authority, and to stop delegation orders that administer a provision of law without a proper order delegating such authority. She is behaving as if she is above the law or has bribed the judiciary to turn a blind eye on this tax fraud scheme.

There is something wrong with this picture if the only way to stop NYS Tax Attorney Amanda Hiller's assaults, theft of my money, financial crimes, business reputation exploitation, malicious credit damage, fraud and willful participation in conspiracy to murder plots, is by taking her to court. This is ridiculous because there are public protection offices that are supposed to stop these crimes and when the courts do not work, she is given a ticket to covertly kill New Yorkers using her no authority tax scam using third parties (bank managers and police) to implement her masterminded crimes.

All it takes for this no valid court order, no notice and demand, no validation, license suspension racket to continue under the blind eye scam, is an Amanda Hiller covert tax payment or bribery to the judiciary to dismiss the claim while her bank thefts and her fraudulent warrant is indisputable. Part of her scam, includes denied equal access to the courts or she would never continue this induced oppression tax scam on me and many other whistleblowers and people who look like me.

In this matter, the NYS Tax attorney Amanda Hiller has refused to produce:

1. An assessment of tax that has been made against me the taxpayer, including the date on which the assessment was made, the amount of the assessment, and the taxable period for which the assessment was made;
2. Proof of service that Notice and demand have been properly made, including the date of such notice and demand and the manner in which notice was given and demand made;
3. Proof that I neglected or refused to pay said assessment within ten days after notice and demand; ...
4. Facts establishing that probable cause exists to believe that I am liable for the tax assessed.

Is it any wonder that Attorney Hiller sent me, after the criminal levies, the attached fraudulent warrant? Is it any surprise that Amanda Hiller cannot seek a Court Order? Nevertheless, the "Court Order" is a statutory requirement for the levy procedure because it establishes the validity of the New York State Department of Taxation and Finance claim to the third party to whom the levy is presented.

Proper procedures assure the third party, the bank manager and the police, that the lien and subsequent levy have been executed in a lawful manner. The "Court Order" also protects the third party from a liability which may arise under *C.F.R. 26 (Code of Federal Regulations 301.6332-1(c))* which states in part:

"... Any person who mistakenly surrenders to the United States property or rights to property not properly subject to levy [*i.e., the bank manager, DMV, or police*] is not relieved from liability to a third party who owns the property ..."

A valid warrant/ Court Order prevents Tax agents from acting as hitmen taking a "shortcut" and it prevents the need to sue a third party like the bank manager, DMV, or the police. Because of Attorney Amanda Hiller's fraud, the bank that released my money without a valid warrant, has to be sued pursuant to *C.F.R. 26 (Code of Federal Regulations) 301.6332-1(c)*. Amanda Hiller is administering domestic terrorism management and should be arrested for such terroristic programming and neglect to correct such.

Please note in the below tax scam, the tax agent used bank managers to participate in the fraud, just like NYS Tax Attorney Amanda Hiller has. Bank managers are a critical part to this tax management fraud. They syphon money without authority to do so, they can cash fraudulent tax checks and pave the way for cash money to get to entities like the judiciary or the police. Please see how Amanda Hiller's scripted tax scam operates here: Clip: Harriet Waters hacks the government and steals from tax payers. Season 1, Episode 8 (02/17/2016)

<http://www.bet.com/video/criminals-at-work/season-1/highlights/episode-108-s2.html>

If the banks Attorney Amanda Hiller used to steal my money, were not part of the crime, they could not honor a levy without proper authority. NYS Tax Attorney Amanda Hiller tax counseling is criminal, creates victims of crimes, and further victimizes victims of crimes because of the blind eye lynching that must be stopped. The above noted tax scam manager using the exact tactics attorney Amanda Hiller's office is using, got 17 years in prison. Amanda Hiller's tax crimes need to be arrested.

NYS tax attorney Amanda Hiller's crimes against tax payers like myself must be made to stop and the NYS Tax agency must be confined within the law. I seek an end to this tax vendetta fraud or criminal incarceration of all the conspirators advancing this no warrant tax collection fraud. Professional assistance is needed in stopping these crimes. My name needs to be cleared and no tax bill attached to my name, particularly without a warrant, affidavit, assessment or valid lien.

Furthermore, I have attached additional Attorney Amanda Hiller's fraud against me by enjoining the Tax Appeal office in defamation. Attached as exhibit 4 you will see an invasion of privacy internet link exposing the cost denial inflicted on me because the NYS Tax criminals could not provide proof of service and or proof of claim of their previous license suspension criminal seizure. In retaliation to winning this case, I was denied costs and this criminal denial was posted across the internet under my name for no other reason but to enviously and maliciously injure my professional reputation. I demand the removal of this malicious, invasion of privacy post, posted at: <http://www.dta.ny.gov/pdf/ordersALJ/826108.ord.2.pdf>. I do not authorize this invasion of privacy posting.

Additionally, under attorney Hiller's no valid tax warrant fraud scam, she has enjoined the three credit bureaus. My credit score was over 700. Attorney Hiller and her criminal tax agents used their no warrant tax scam and bribery practices to enjoin the credit bureaus in their lynching against me. In 2007 this fraudulent no warrant tax scam was inflicted on me. I fought the credit bureaus and had the no tax warrant lien removed off of my credit record in 2014. This no tax warrant tax fraud was criminally on my credit record for 7 years. It was removed.

November 2015 under the lawless leadership of Attorney and Tax Criminal Amanda Hiller, the no tax warrant lien was put on my credit record anew and despite efforts to validate the claim, this no tax warrant fraud is still on my credit record, forcing litigation with the judicial members attorney Hiller has paid off.

These criminal acts are continuous, malicious, deceitful, abusive, and deadly. In summary, these no tax warrant, no affidavit, no oath or seal liens are being used for set ups for murder. They are, enjoining third parties to facilitate their murder or eugenic crimes. The purpose is to kill via induced bodily injury and stress using multiple third party's criminal activities advancing the no tax warrant crimes. Some of the participants know the purpose of the conspiracy, while others do not.

For example, the DMV and the police have been enjoined under the driver license excuse, while in reality, the specific purpose for enjoining the police is for pitting the police against innocent New Yorkers, advancing of the no warrant tax fraud and the lynching and murder of innocent, law abiding and tax paying targeted individuals. There is no good faith in any of the dealings

inflicted on me under the lawless leadership of attorney Amanda Hiller's counsel over the NYS Department of Taxation and Finance.

My elderly mother and I are being targeted to be eugenically killed behind these crimes, to subterfuge and stop my defense against these crimes. Additionally, I am being denied the time to care for my elderly mother and family members, because I have been forced to fight off this indisputable agency enjoinder corruption. Because of this NYS no tax warrant or affidavit scheme to defraud, I have to sue 7 entities, just to stay alive.

I have to sue multiple agencies because Attorney Hiller's obstruction of justice, obstruction of the NYS Constitution Article 12, obstruction of tax revenue laws, no valid tax warrant, no affidavit, and her enjoinder of multiple agencies in this fraud is life threatening. I am being forced to sue these multiple agencies while she has paid off judicial members to cover her scam and deny me costs and equal access and justice to the courts because I can sue.

Her fraud, financial crimes, and her enjoinder of multiple third parties to lynch me based on her used and abused indisputable tax fraud warrant requires state and federal civil rights intervention, stemming with the question why are her scheme to defraud crimes not being prosecuted. I seek a state and federal civil rights monitor to be enjoinder in this matter to facilitate the prosecution of these crimes stemming with the criminal use of a fraudulent tax warrant for the purpose of syphoning money and lynching me as stated above and on many other innocent New Yorkers not versed in law.

In closing, I seek the assistance of a special prosecutor to stop NYS Tax Attorney Amanda Hiller's use of fraudulent tax warrants to injure, harm, pit the police and kill innocent people. I seek the removal of my name from this no warrant, no court order, no affidavit, tax fraud. I seek the removal of the above noted malicious and vicious invasion of privacy tax appeal cost denial internet publishing posted here: <http://www.dta.ny.gov/pdf/ordersALJ/826108.ord.2.pdf>.

I seek refunds for the money stolen from me and compensation for the damages and injuries these no valid tax warrant financial crimes have inflicted on me and my family by the enforcement of illusions of authority.

I look forward to a lawful response dismantling these crimes and compensation for the damages this fraud has inflicted or a criminal report number will be sought, entitled crime victim protections, and a civil law suit will be instituted, informing the media and the President of the United States of these unregulated domestic terrorism, modernized slavery, KKK lynching, murderous crimes being inflicted on innocent, law abiding and tax paying people like me, without cause and with no authority. Professional human rights enforcement assistance is urgently needed. Thank you for your time.

STATE OF New York)
COUNTY OF Bronx) ss.

AFFIRMATION

On the ___ day of February 2016, Miriam Snyder being duly sworn, deposes, and says: that I am the Affiant named above. I have written, read and experienced the foregoing and know the contents thereof. I hereby affirm that the above statements in this Affidavit and the exhibits are true and correct. I hereby further affirm that the basis of these statements is my own direct knowledge, experience, and historical facts involved. This notarized affidavit with my signature verifies the truth in my sworn statements. All of my statements are true and correct, to the best of my knowledge.

Miriam Snyder
Miriam Snyder, Affiant/Claimant

Dated: February ___, 2016

Phone:

Affirm before me 19 day of February, 2016
Notary Signature Mark S
Commission Expires: October 7, 2018

MARCIA JAMES
Notary Public, State of New York
Registration #01JA5067021
Certificate filed in New York and Westchester
Qualified in Bronx County
Commission Expires October 7, 2018


MIRIAM SNYDER
3230 CRUGER AVENUE 6B
BRONX, NEW YORK 10467
FAX: 866-244-9823
516 642 6007
mirisni@aol.com



EXHIBIT 1


LAWLESS ATTORNEY AMANDA HILLER'S FRAUDULENT, ILLUSION OF LEGALITY, TAX WARRANT, NO SIGNATURE, NO JUDGE, NO DATE, NO COURT, BUT WAS USED TO STEAL MONEY FROM SEVERAL BANKS AND IS BEING USED TO THREATEN LICENSE SUSPENSION, WHICH ENJOINS DMV AND THE POLICE

THIS TAX SCAM ENJOINING THE POLICE IS A COVERT MURDER PLAN



New York State Department of
Taxation and Finance
Civil Enforcement-Region 3B
W A Harriman Campus
Albany NY 12227-0001

Warrant



Commissioner of Taxation and Finance
against

Judgment Debtor
MIRIAM SNYDER
3230 CRUGER AVE APT 6B
BRONX, NY 10467-6420

Judgment Creditor

Warrant ID: E-025598055-W014-2
County of Judgment: BRONX
Article of Tax Law: 22/30

The people of the state of New York to: R TIMMONS
an officer or employee of the Department of Taxation and Finance: **Whereas**, a tax has been found due to the Commissioner of Taxation and Finance of the **state of New York** imposed by the above noted Article of Tax Law from the debtor named, the nature and amount of which, together with the interest and penalties thereon, are as follows:

Assessment ID	Period Ending	Tax	Penalty	Interest	Assessment Total
L-040663127-9	12/31/2005	\$ 1,919.00	\$ 1,438.54	\$ 2,259.47	\$ 5,617.01
L-040663126-1	12/31/2006	1,694.00	1,173.28	1,685.33	4,552.61
Total amount due →					\$ 10,169.62

And whereas, said tax, interest and penalties now remain wholly unpaid;

Now therefore, we command you to file a copy of this warrant within five days after its receipt by you in the office of the clerk of the county named above, for entry by him in the judgment docket, pursuant to the provisions of the Tax Law.

And we further command you, that you satisfy said claim of said **Commissioner of Taxation and Finance** for said tax with penalties and interest out of the real and personal property in said county belonging to said debtor and the debts due to him at the time when said copy of this warrant is so docketed in the office of the clerk of such county or at any time thereafter; and that only the property in which said debtor who is not deceased has an interest or the debts owed to him shall be levied upon or sold hereunder; and return this warrant and pay the money collected, to the Commissioner of Taxation and Finance of the state of New York.

Levy and collect total amount due shown above plus accrued interest and any additional penalties provided by law.

Current interest rate 7.50 % per year on \$ 10,169.62 from DECEMBER 05, 2015
The interest rate may vary according to the Tax Law.

Warrant received at 9 o'clock A.M. on
DOCKETED DATE: 12/8/15

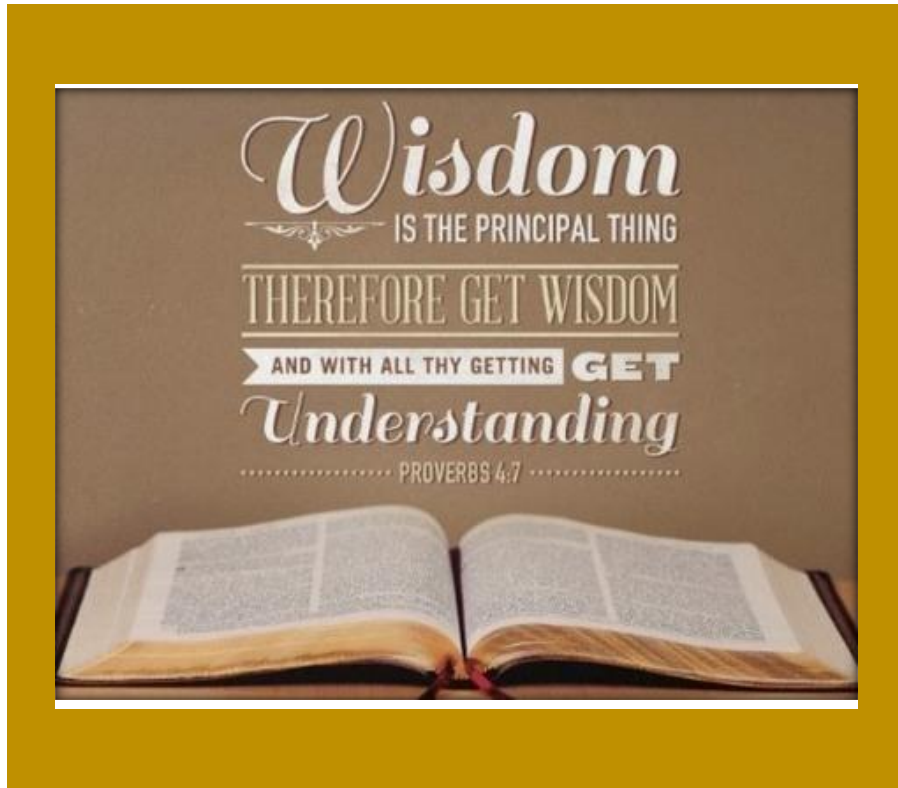
DTF-977 (7/95)

Issued By _____
Deputy Tax Commissioner

for the Commissioner
of Taxation and Finance

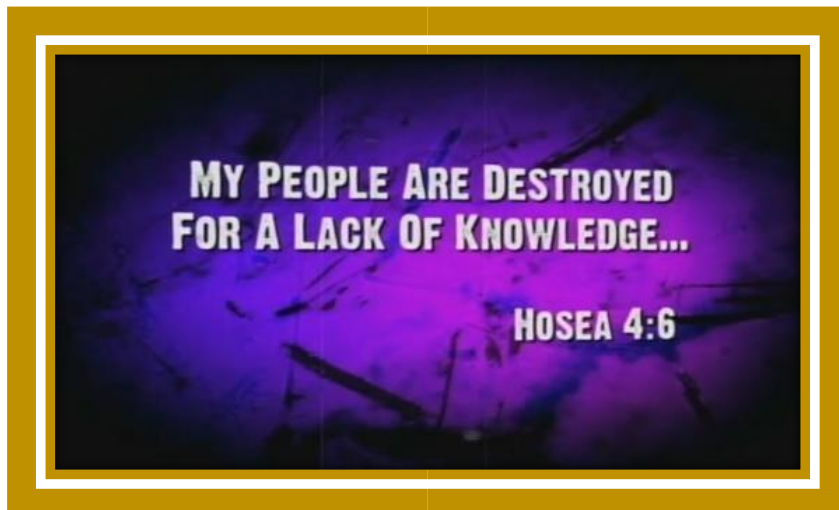
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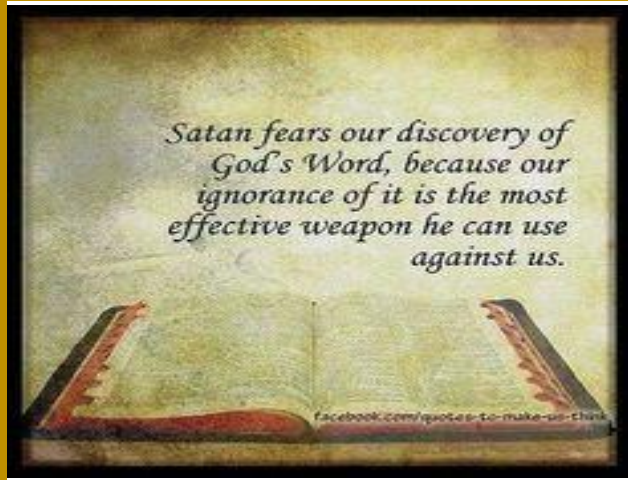
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God's Word, because our
ignorance of it is the most
effective weapon he can use
against us.*

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THAT GOD'S DELAYS ARE
God's denials.
Hold on! hold fast!
hold out!
Patience is genius**

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