

**January 30, 2025, Board Meeting Written Comments Received between
Tuesday, January 28th and Friday, January 31st Submitted via Written
Comments Form**

1	<p>Hello, I am writing in to express my concerns with the current state of CPS helping ACERO Schools make a plan for the 2025-2026 school year. We were told about the possibility of schools closing on October 9, 2024. Though we have made some progress towards positive outcomes for these schools, we still do not have a definitive plan of action. Being a teacher at an ACERO school, it weighs on me heavily each day as I come into work. Do I have a job next year? Will my grade level partner be here next year? What about my other colleagues? At this point, I feel that people need to know either way; do they have a job or not for the 2025-2026 school year. Whether the answer be no or yes, peace of mind is important and deserved for the staff of ACERO schools. We have lives, families, mortgages, expenses. We need to know in order to make plans for ourselves and our families. Please Please Please, come to an agreement soon and take definitive action. We deserve to know our fate. Living with the stress of the unknown has gone on long enough. Thank you for your time and consideration.</p>
2	<p>I have seen Trump's executive order about K-12 education and am very concerned about what this means for our schools and curriculum. I want my child to learn the true history of this country, not some ultra nationalistic white washed version. I want her to learn about diversity, equity and inclusion and the empathy that accompanies that. I'm afraid about what the president's order means for our society and the culture of our schools and hope CPS will continue to foster an inclusive environment that honors our true history.</p>
3	<p>Please read my emails to officials, DOJ senior leadership, the Trump Administration, FBI senior Leadership, Inspector Horowitz at OIG DOJ, OIG CPS Mr Philip and many more related to few evil employees who their crimes extended too far and too wide targeting a Coptic.</p> <p>https://www.mediafire.com/file/3qer9zo8mnhn5u7/Copy_of_Emails_to_officials_related_to_the_evil_inside_CPS_targetting_a_Coptic_%255BFor_the_Board%255D-compressed.pdf/file</p> <p>William Fletcher Resigned Camie Pratt Resigned</p> <p>People who are left who did evil are: Jennifer Reger, Kelly Tarrant, Libby Massey, Adam Lechnir, Udeme Itiat, Stephanie Gonzalez, and Pedro Martinez</p> <p>You should read about my case and the Israeli lobby Kenneth Marcus, no one asked anyone to target a Coptic, they craved evil because they were wicked.</p> <p>https://www.supremecourt.gov/search.aspx?filename=/docket/docketfiles/html/public/24-5703.html</p>
4	<p>Dear, CPS Board members and CEO Martinez; I am directing myself to you with my heart in hand and hope to move yours to uphold this board to the resolution reached on Dec. 20th and come to an agreement with Acero, concerning the 6 schools including my children school -Carlos Fuentes- to remain open. CPS needs to provide a detailed plan, and it needs to be done NOW. Our schools community families deserve to have some peace of mind in such tumultuous and heartbreaking times. Our children and their families are under attack and as a parent and community member it is our responsibility to protect the essential rights of all. Please make it your priority to finalize an agreement with</p>

	Acero's board members and President . We CANNOT afford to jeopardize our children's safety and future. We the parents and school community are counting on you and your support. Thank you for your time and service.
5	I am a parent of 3 children attending ACERO's Rufino Tamayo school. There are many great things to be said about our school. At this present time there still has not been anything for certain about our future. As a parent I am demanding answers. Time is not on our side here. My children have been living these past months with so much uncertainty. They should be focusing on their studies. As I may add, all in the A and Ab honor roll thanks entirely to our great teachers at our school. We need answers and actions NOW! For our students, for our teachers and staff. Parents have been such a key role in this movement of keeping our schools open and in everyone's mind. We can only pass it on to our board and Acero "leaders" to do their job. Please don't let this drag on. There is no need for it. We need answers and actions now!
6	Will the charter school be supported as equally as the cos schools?
7	<p>Dear CPS Board Members,</p> <p>I am writing to you as both an affected employee and a parent of a student at one of the Acero charter schools, as well as a member of our broader community. As you know, Acero is currently threatening to close its seven charter schools if an agreement is not reached by the end of February. This would not only disrupt the education of hundreds of children, but also devastate the lives of the dedicated educators, including myself, who are committed to these students' success.</p> <p>It is imperative that we act quickly to uphold the resolution to save these schools. Every day, our students, their families, and staff are facing uncertainty, and we need the CPS Board to come together now to reach a detailed, concrete plan. The need for resolution is urgent, and a failure to act now will have lasting consequences on our entire community. Our students deserve stability, and we need a commitment from the Board to provide that.</p> <p>I ask that you take into consideration the impact this decision has on teachers like me, parents like myself, and all those who rely on these schools for a strong educational foundation. The longer this crisis goes unresolved, the greater the damage to our children's futures and to the fabric of our community. Please, I urge you to prioritize this issue and work towards a resolution immediately.</p> <p>Sincerely, Ileana Castro Bilingual Teacher & Parent</p>
8	My daughter is in 2nd grade at The Nettelhorst School in the cluster program. The cluster program at this school stops in 2nd grade, forcing all 2nd graders to exit the school. We love this school and its nurturing environment. A group of parents from the school are interested in cluster program expansion at The Nettelhorst School and we hope the board of education will support this move. Our students are diverse learners, and they deserve to have continuity and care in their education, as all students and children deserve. We ask the board to expand the cluster program at Nettelhorst through 8th grade so that our children can continue their education at the same school, just as other students who are not in cluster programs are able to do. This is a matter of equity, respect, and ensuring the safe and continuous education of children who are vulnerable due to the ways in which they must learn to navigate the world. It is only fair, just, and appropriate that children in cluster programs across the city be allowed to continue their education in the same school

as their peers, without being jettisoned to other learning environments due to their learning differences.

9 We, the parents, have worked tirelessly since the announcement of Acero back in October 9, 2024 to secure a resolution with the collaboration of our government officials, the Chicago Teachers Union (CTU), and CPS Board members. Our collective efforts have been dedicated to ensuring the stability and future to keep our schools open.

Therefore, Acero must reciprocate this commitment. We urge Acero and CPS to accept the Memorandum of Understanding (MOU) that CPS proposed on December 20, 2024. The future of our students and community depends on decisive action.

What is the delay? Is it a matter of funding? The time for hesitation has passed. We demand transparency and a resolution—our schools, educators, and, most importantly, our children cannot afford further uncertainty.

January 30, 2025

Re: Public Comment for Providence Englewood Charter School Renewal

Dear Chicago Public Schools Board of Education:

I am writing to humbly request your approval for the five-year renewal of the Charter for Providence Englewood Charter School (PECS) that comes before you today.

I am a lifelong educator, having served as a superintendent of schools for seventeen years. I have been a part of PECS since its founding in 2006. I have served as a PECS Board member for approximately 14 years, also serving on the School's Academic Excellence Committee to monitor and support student instruction and faculty/staff professional development. I have been committed to my partnership with PECS in large part due to the **passion and dedication of the administration and faculty/staff, the excitement and enthusiasm of the students, and the connection parents feel to a school where they see their children growing and thriving.**

Like all quality institutions, PECS is in a continuous cycle of **data-based analysis, performance improvement, and targeted implementation.** There is a passion to support students in their learning success, so much so, that PECS has offered **pre-kindergarten classes for four-year-olds** in the Englewood community for the last three school years. This ability to provide a strong foundation for children is already reflected in the strong performance of the students, as the first two classes are now in first grade and kindergarten, respectively.

One of the most impressive components of the PECS program is that students are supported after they graduate from Eighth Grade. They are supported in their process to apply to high school, as well as college. An annual "trunk" party is held for former students who are preparing to attend college each summer. Alumni are invited back to mentor current PECS students, so that all students understand that "once you are a PECS student, you will always be a PECS student!" It is a school that not only provides quality instruction and support, but gives students hope for their future.

Thank you for considering my request to renew the Providence Englewood Charter School Charter for a five-year period, allowing PECS to provide students with the critical opportunity to grow and learn.

Respectfully submitted,



Kelley M. Kalinich, Ed.D.

Contents

INTRODUCTION..... 7

THE HISTORY OF THE COPTIC..... 29

I. PROCEDURAL HISTORY: THE CHAINS OF RETALIATION 33

II. OCR CHICAGO LETTER TO CPS NOT TO RETALIATE 37

III. TO INVESTIGATE CITY OF CHICAGO BOARD OF EDUCATION BOARD MEMBERS IN THEIR INDIVIDUAL AND OFFICIAL CAPACITY, CPS CEO PEDRO MARTINEZ, AND THE ANONYMOUS DNH COMMITTEE FOR RETALIATION WITH INTENT AND MALICE BASED ON COMPLAINANT’S FILED COMPLAINT WITH OCR BACK IN JULY 13, 2022 UNDER TITLE VI, TITLE IX, AND SECTION 504 38

 A. INTENTIONAL DISCRIMINATION WITH RETALIATION FOR FILING AN OCR COMPLAINT..... 40

IV. TO INVESTIGATE CHICAGO PUBLIC SCHOOL FOR PATTERN AND PRACTICE UNDER TITLE VI AND TITLE IX 44

 A. THE CULTURE OF CHICAGO PUBLIC SCHOOL SENIOR OFFICIALS..... 51

V. TO INVESTIGATE DISTRICT 299 CHICAGO PUBLIC SCHOOL FOR PATTERN AND PRACTICE UNDER SECTION 504 RELATIVE TO STUDENTS WITH DISABILITY NOT RECEIVING ADEQUATE TRANSPORTATION..... 52

 A. CHARGES TO BE INVESTIGATED BY OCR..... 53

 B. GENDER REASSIGNMENT IS AGAINST GOD’S WILL: BRINGS DESTRUCTION 70

 C. BREAKING DOWN CIVIL CONSPIRACY: THE RING OF CONSPIRATORS..... 78

 D. EQUITY VS EQUALITY: PRESIDENT BIDEN EXECUTIVE ORDER 14091 107

 E. FURTHER RETALIATION BY OFFICE OF INPSECTOR GENERAL CPS: WILLIAM FLETCHER..... 108

 F. ISBE FILE DISCLOURE REVEALED THE TRUTH OF CONSPIRACY: EVEN HOME 112

VI. ADDITIONAL CHARGES..... 130

VII. ADDITIONAL CHARGES..... 138

VIII. THE RESIGNATION OF WILLIAM FLETCHER AND CAMIE PRATT FROM CPS TO CIRCUMVANT AN INESTIGATION: 18 U.S. CODE § 1512, 18 U.S. CODE § 1519, AND 18 U.S. CODE § 241 141

 A. WILLIAM FLETCHER BEFORE HE RESIGNED HE ISSUED A 90 PAGES REPORT AGAINST CAMIE PRATT SEEKING HER TERMINATION AND PLACED ON DO NOT HIRE LIST 144

 B. THE FIRING OF THE CEO PEDRO MARTINEZ BY THE BOARD OF EDUCATION..... 145

IX. JUDICIAL MISCONDUCT COMPLAINT: THE CONNECTION BETWEEN CPS AND THE EXECUTIVE COMMITTEE INCLUDING THE 7TH CIRCUIT 146

 A. AN OIG DOJ COMPLAINT AGAINST MS. SARAH TERMAN WHO REPRESENTED THE DEPARTMENT OF EDUCAQTION AND LIED TO THE COURT TO ATTACK MARK’S CHARACTER WITH LIES. AS WELL AS LIED TO MARK ABOUT SETTLING THE CASE CLAIMING DOE REFUSED SETTLEMENT AND LATER SAYING IT WAS HER DECISION..... 146

“I came to complete not to refute. I came light to the World.” Jesus Christ

B. AN OIG DOJ COMPLAINT AGAINST MS. ELIZABETH PRELOGAR THE SOLICITOR GENERAL FOR WAIVING HER RIGHTS TO RESPOND TO THE SUPREME COURT YET SHE HAD THE DUTY TO SPEAK THE TRUTH RATHER THAN OBSTRUCT JUSTICE. 152

C. AN OIG DOJ COMPLAINT AGAINST FORMER US MARSHAL JEROME SLIVA..... 154

D. AFTER A SERIES OF JUDICIAL MISCONDUCT COMPLAINTS WHICH SHOWED DIANE SYKES LACK OF CANDOR, OBSTRUCTION OF JUSTICE AND AN ARRAY OF CORRUPTION, SHE WAS REFERRED TO THE FBI ALONG WITH JIM RICHMOND AND FEW OTHERS 156

“I came to complete not to refute. I came light to the World.” Jesus Christ

Mark Bochra
5757 North Sheridan Road, Apt 13B
Chicago, IL 60660 elohim.coptic@outlook.com

OCR Docket No. 05-24-1198

VIA ELECTRONIC MAIL

The Honorable Miguel Cardona
Secretary for Department of Education
400 Maryland Avenue, SW
Washington, D.C. 20202-1100
miguel.cardona@ed.gov

The Honorable Catherine Lhamon
Secretary for Office for Civil Rights
400 Maryland Avenue, SW
Washington, DC 20202-1100
catherine.lhamon@ed.gov

U.S. Department of Education
Office for Civil Rights
950 Pennsylvania Avenue, N.W.
Educational Opportunities Section, PHB
Washington, D.C. 20530
ocr@ed.gov // ocr.chicago@ed.gov

Honorable Charlottee Burrows
Chair of U.S. EEOC
charlotte.burrows@eeoc.gov

Ms. Amrith Aakre
Regional Attorney EEOC Chicago
Amrith.Aakre@eeoc.gov

cc

Inspector General Sandra Bruce DOE
Sandra.Bruce@ed.gov
Inspector General Michael Horowitz DOJ
michael.e.horowitz@usdoj.gov
Inspector General Joyce Willoughby EEOC
Joyce.Willoughby@eeoc.gov

FBI Director Mr. Christopher Wray
FBI Chicago Mr. Douglas Depodesta
cawray@fbi.gov
DSDePodesta@fbi.gov
US Marshal Director Ronald Davis
US Marshal Director Ladon Reynolds
ronald.davis@usdoj.gov
ladon.reynolds@usdoj.gov

AMENDED COMPLAINT OF RETALIATION UNDER TITLE VI SHARED ANCESTRY (COPTIC IDENTITY), TITLE IX, AND SECTION 504 WITH CLEAR RETALIATION (FOR PATTERN AND PRACTICE) BY FORMER BOARD OF EDUCATION MEMBERS AND CPS CEO PEDRO MARTINEZ FOR FILING A COMPLAINT WITH OCR AND WERE TOLD BY OCR NOT TO RETALIATE ON JANUARY 6, 2023 AND A PATTERN & PRACTICE INVESTIGATION.

Complaint against (Recipient)
CEO Pedro Martinez
Chief Executive Officer of CPS
ceo-martinez@cps.edu

Chicago Public Schools
District 299

CPS Senior Leadership (Recipient)
Camie Pratt Title IX director & EOCO Boss
Udeme Itiat EOCO director
Laura Gaona & Jennifer Reger OAH Director
Kelly Tarrant CPS Law Department Manager
Inspector William Fletcher OIG CPS
City of Chicago Board of Education
General Counsel CPS rverma@cps.edu

January 17, 2025

“I came to complete not to refute. I came light to the World.” Jesus Christ

Dear Secretary Catherine Lhamon & Chair of U.S. EEOC Ms. Charlotte Burrows,

First, I want to thank everyone who is made part of this Complaint as each one of you has a duty to fulfill; and that is to bring solace and rescue to many who suffer injustice; helping the helpless is your duty.¹ However, our real world isn't precisely built on justice but power.²

I want to first wish everyone a merry Christmas, for the Coptic Christmas and the real birth of Jesus Christ is on January 6th of every year and Christmas is on January 7th of every year. See the message of the Coptic Pope, Pope Tawadros II of Alexandria.³

Prophet Jeremiah in chapter 23:5-6 concerning the lord Jesus Christ said:

“Behold, the days are coming,” says the Lord, That I will raise to David a Branch of righteousness; A King shall reign and prosper, and execute judgment and righteousness in the earth. In His days Judah will be saved, And Israel will dwell safely; now this is His name by which He will be called: THE LORD OUR RIGHTEOUSNESS.

Prophet Daniel in chapter 7:13-14 concerning the lord Jesus Christ said:

I was watching in the night visions, And behold, one like the Son of Man, Coming with the clouds of heaven! He came to the Ancient of Days, and they brought Him near before Him. Then to Him was given dominion and glory and a kingdom, that all peoples, nations, and languages should serve Him. His dominion is an everlasting dominion, which shall not pass away, And His kingdom the one which shall not be destroyed.



Pope Tawadros in his video concerning “Christmas” said where do we find “Christ”? The same question King Herod asked “where is the babe Jesus that they said he will be the King of the Jews” As we know King Herod pretended that he wants to find babe Jesus to honor him but he had an evil heart, for he wanted to kill him and as we all know, it was King Herod who ordered the killing of the children of Bethlehem but was not able to find babe Jesus.⁴

¹ See Secretary Cardona statements <https://twitter.com/SecCardona/status/1558150202430836737> and see <https://twitter.com/SecCardona/status/1558150202430836737> and see <https://bit.ly/3Y32vT4>

² See <https://justthenews.com/government/congress/chuck-grassley-slams-justice-department-not-prosecuting-employees-lying> and see https://www.grassley.senate.gov/imo/media/doc/grassley_to_doj_-_failure_to_prosecute_oig_criminal_referrals.pdf

³ See https://www.youtube.com/watch?v=1H_XcFUETvw

⁴ See the scene <https://youtu.be/uFclwF81wrg?si=iqtR-92X9LVCBxks&t=245>

“I came to complete not to refute. I came light to the World.” Jesus Christ

The question that many poses is where do we find Christ?

May be we find Jesus in the big places, and the expensive places and in places where high technology is available or in places where we think Jesus Christ would live there like palaces, mansions and castles but in reality we find Jesus Christ in places we don't often think about. We find Jesus in a poor country side named “Bethlehem” and not in places where humans are born but in a manger where farm animals are cared for. We ended up finding Jesus in a place no human can think of, we find him in a place that is simple and honest. And that is why when you need to find Jesus Christ, look for the places that are simple, innocent, righteousness. We find Jesus Christ in the weak hearts and we find him there.

Therefore, if you want to celebrate Christmas, it is not a celebration of new cloth, and great food, and Christmas tree; that is a happy celebration but at the social level. However, at the spiritual level, you must find Jesus Christ and celebrate his birth and you find him in every person who is carries a humble heart. You find him in every person who is looking for peace. You find him in every person who wants to serve others.

For the past several years since 2022, and OCR Chicago led by director Ms. Adele Rapport and two team leaders (Mr. Jeffery Turnbull and Ms. Melissa Howard) have handled 4 OCR Complaints so far pertaining to Chicago Public Schools or District 299, while they have neglected these complaints, failed to evaluate them properly, failed to follow their own established OCR manual and refusing to mediate the complaints by providing endless excuses but they have been sending charges to EEOC, some are correct and others are written in a false manner, while failing to follow their manual as well.

The statue describes the following when OCR handles a complaint and sent charges to EEOC:

<https://www.ecfr.gov/current/title-29/subtitle-B/chapter-XIV/part-1691/section-1691.6>

§ 1691.6 General rules concerning EEOC action on complaints.

(a) A complaint of employment discrimination filed with an agency, which is transferred or referred to EEOC under this regulation, **shall be deemed a charge received by EEOC**. For all purposes under title VII and the Equal Pay Act, the date such a complaint was received by an agency shall be deemed the date it was received by EEOC.

(b) When EEOC investigates a joint complaint it shall, where appropriate, seek sufficient information to allow the referring agency to determine whether the alleged employment discrimination is in a program or activity that receives Federal financial assistance and/or whether the alleged employment discrimination causes discrimination with respect to beneficiaries or potential beneficiaries of the assisted program.

I Upon referral of a joint complaint alleging a pattern or practice of employment discrimination, EEOC generally will limit its investigation to the allegation(s) which directly affect the complainant.

“I came to complete not to refute. I came light to the World.” Jesus Christ

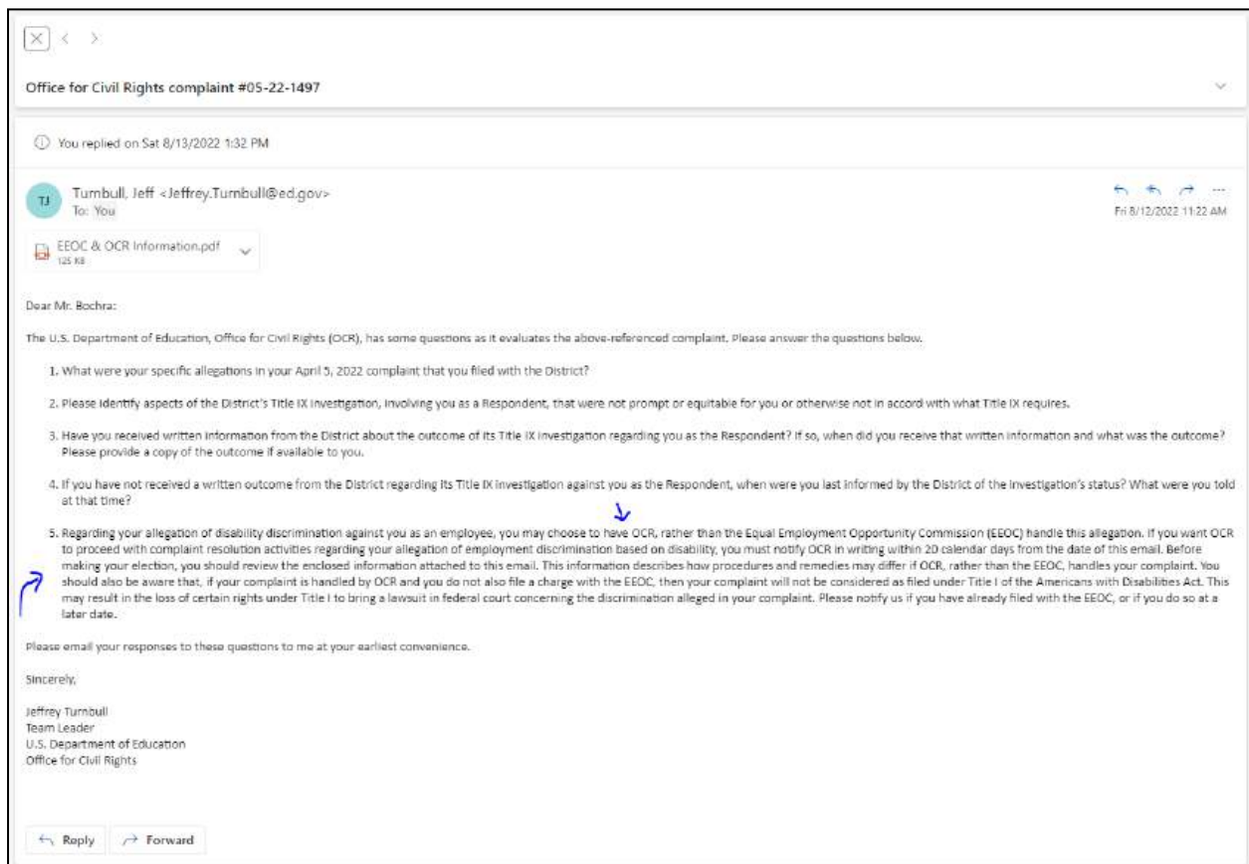
(d) If EEOC, in the course of an investigation of a joint complaint, is unable to obtain information from a recipient through voluntary means, EEOC shall consult with the referring agency to determine an appropriate course of action.

(e) If EEOC agrees to defer its investigation of a complaint of employment discrimination pending an agency investigation of the complaint, then EEOC shall give due weight to the agency’s determination concerning the complaint.

Moreover, OCR handles employment discrimination based on disability under Section 504 of the Rehabilitation Act of 1973; different from EEOC which investigates disability discrimination under the Americans with Disabilities Act (ADA). If a Complainant elects to choose OCR to handle his or her disability discrimination complaint(s), then OCR handles the investigation rather than sending the charge to EEOC.

Based on Mr. Jeffery Turnbull’s email handling Mark’s first OCR Complaint, he told Mark the following:

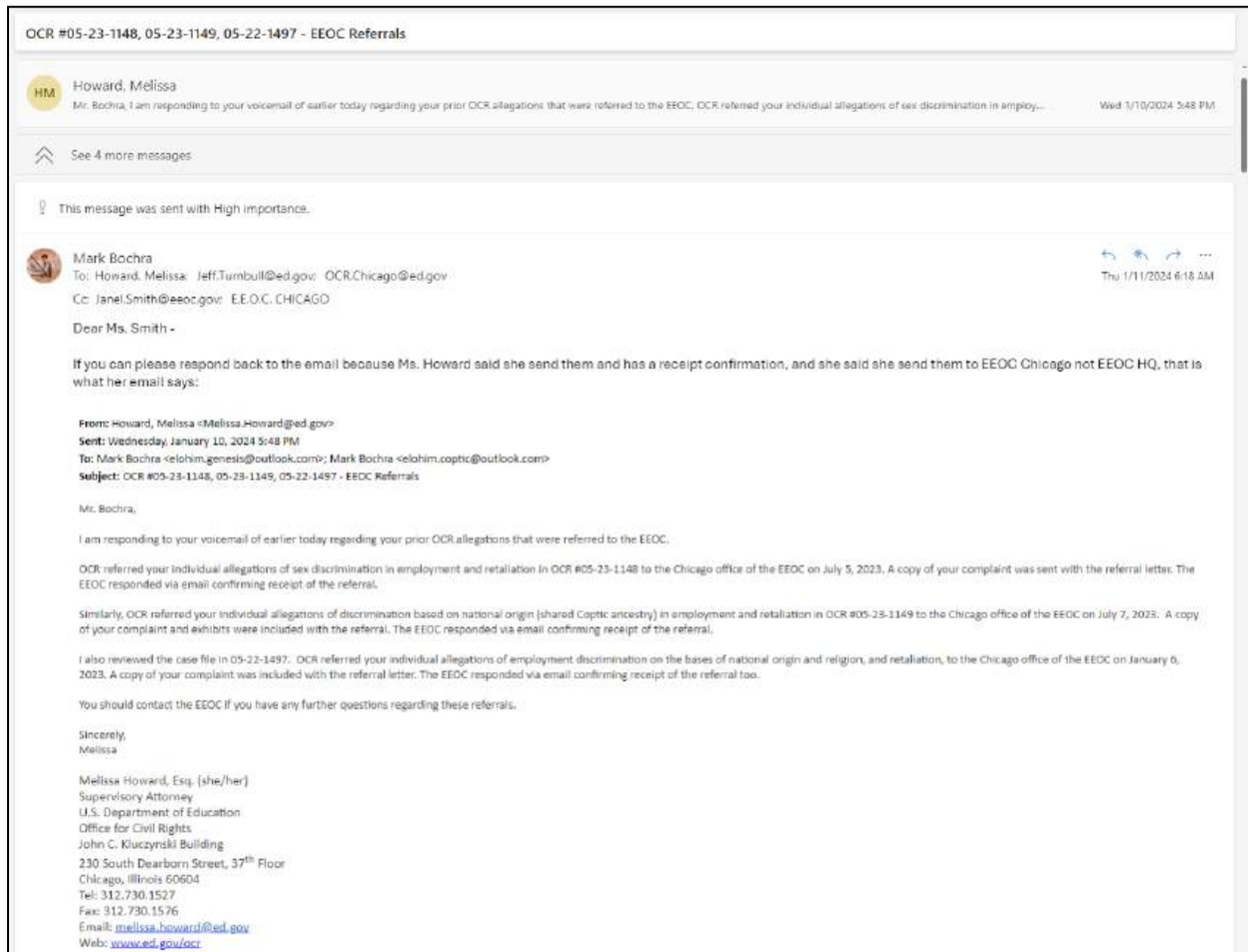
Regarding your allegation of disability discrimination against you as an employee, you may choose to have OCR, rather than the Equal Employment Opportunity Commission (EEOC) handle this allegation. If you want OCR to proceed with complaint resolution activities regarding your allegation of employment discrimination based on disability, you must notify OCR in writing within 20 calendar days from the date of this email.



“I came to complete not to refute. I came light to the World.” Jesus Christ

INTRODUCTION

As you see, inter-agency communication is required between OCR and EEOC pursuant to the statute under § 1691.6 General rules concerning EEOC action on complaints. The statute describes when OCR sends charges to EEOC, how EEOC shall proceed. EEOC through Ms. Janel Smith told Mark “she doesn’t have the charges, they are deleted and asked Mark to ask OCR Chicago to re-send the charges to EEOC Chicago” How can charges gets deleted between two federal agencies? And each side is claiming something, so Mark ended up inviting both parties to the same email conversation; he also invited OIG DOJ, OIG DOE, and OIG EEOC in subsequent emails.

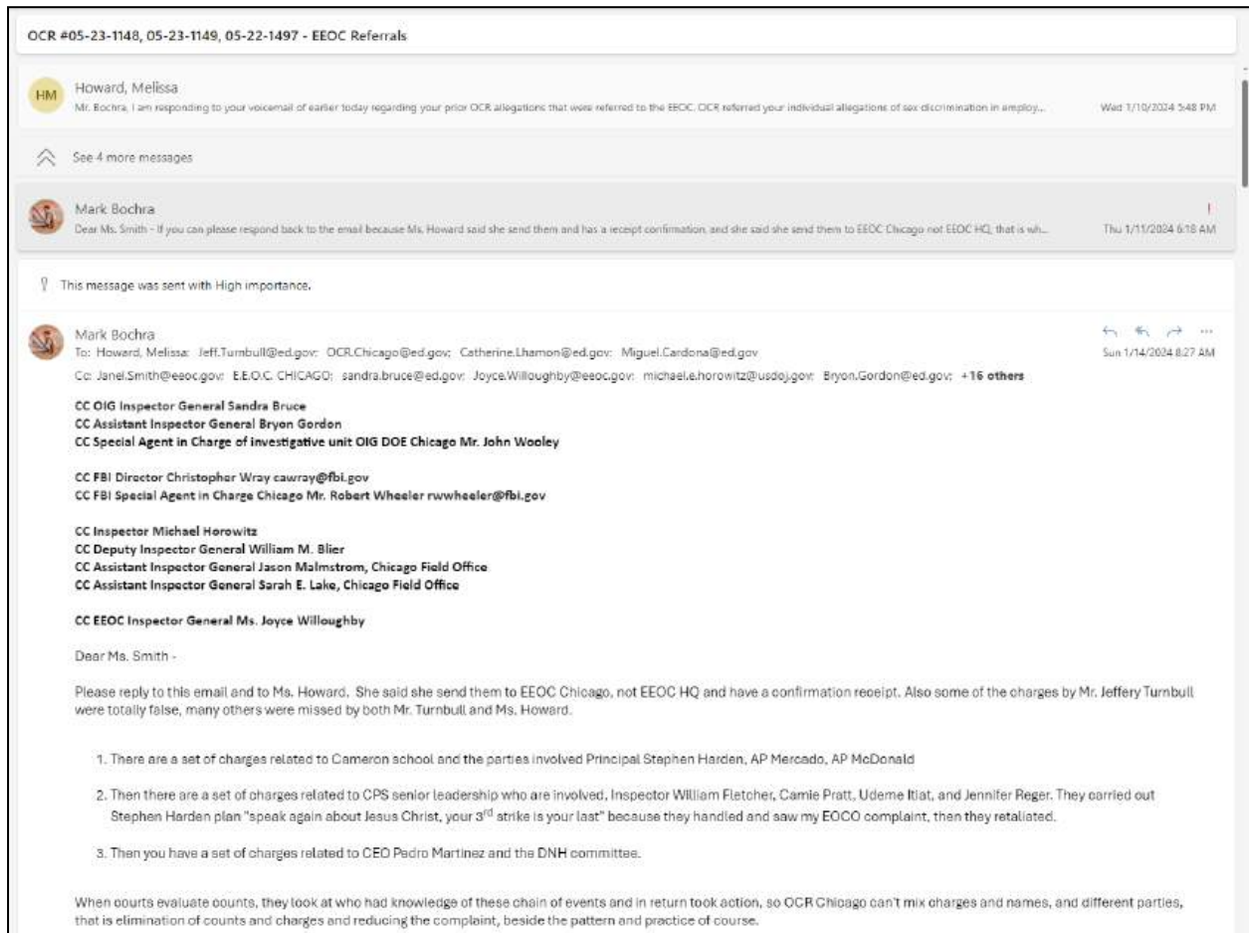


Moreover, a federal agency, i.e., OCR in this case, can’t mix charges and parties together, Courts when evaluating counts, they look at whether the parties in both official and individual capacities were aware of the reported discrimination in order to establish retaliation.

During the course of the 1st OCR Complaint handled by Mr. Jeffery Turnbull, while some of the charges were falsely written but he focused exclusively on Cameron School and Principal Stephen Harden. He didn’t address senior leadership discriminating and retaliating against Mark i.e., Inspector William Fletcher, Camie Pratt, Udeme Itiat, and Jennifer Reger; that should have

“I came to complete not to refute. I came light to the World.” Jesus Christ

been address properly by Ms. Melissa Howard in the subsequent complaints, but again they weren't. Later the 4th complaint addresses discrimination and retaliation but again by different parties, the CEO of CPS and the DNH Committee and it included all allegations again Title VI, Title IX, and Section 504 with retaliation for all of them. Parties are different too. Can't mix parties and allegations together, even OCR based on their past evaluations of different OCR complaints, and their investigatory history understands this very well when they analyze any civil right complaint. For some reason, Mark's journey is treated differently and the rules are applied to him differently and unequally based on his Coptic identity.



The statue describes the following when OCR handles a complaint and sent charges to EEOC:

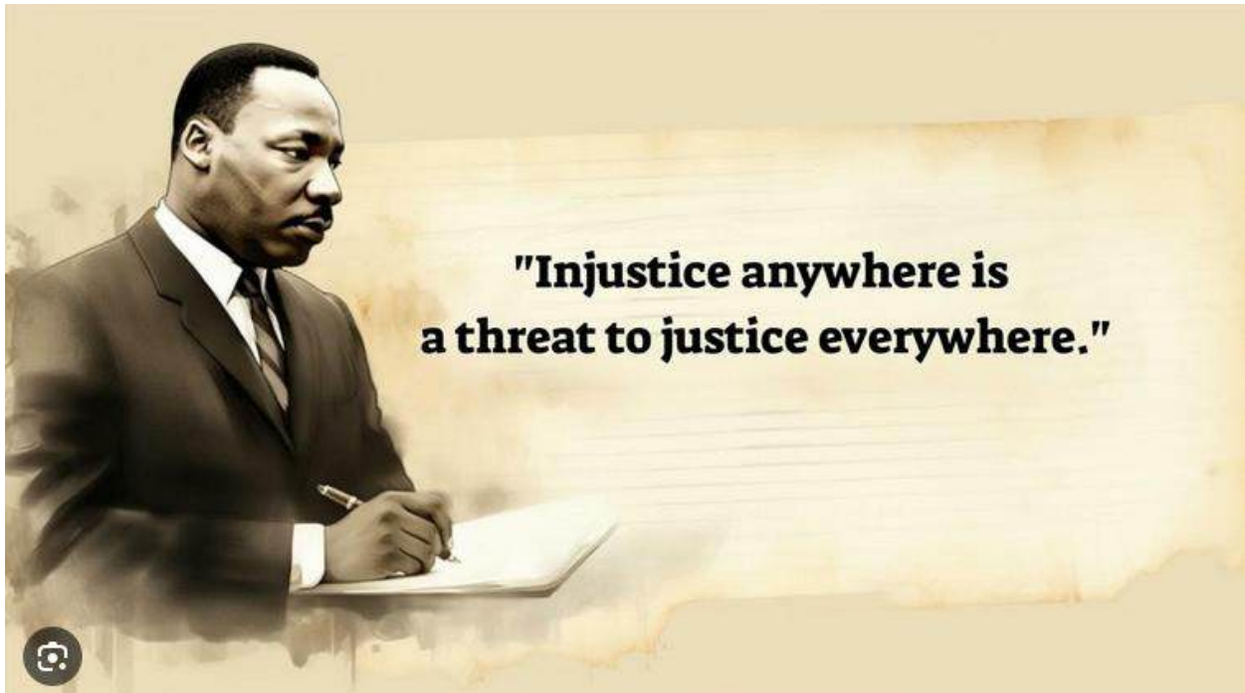
<https://www.ecfr.gov/current/title-29/subtitle-B/chapter-XIV/part-1691/section-1691.6>

On January 4, 2023, the Department of Education Office for Civil rights has added protections of "Christians" under shared ancestry.⁵ This was the result of this ongoing case *Mark Bochra vs. U.S. Department of Education et al* (1:21-cv-03887) because DOJ claimed to the Court that OCR protects Christians too. What is more important is that you listened and continued to listen. However, words are one thing but action is another, and humans are defined by their actions

⁵ See <https://www2.ed.gov/about/offices/list/ocr/docs/ocr-factsheet-shared-ancestry-202301.pdf>

"I came to complete not to refute. I came light to the World." Jesus Christ

rather than empty promises. Every leadership speaks about Martin Luther King, Secretary Lhamon did, Secretary Cardona did, and even the FBI but have they fulfilled the work of Martin Luther King?⁶



This OCR Complaint will address the chain of the ongoing discrimination with retaliation by Chicago Public School that it now involves CEO Pedro Martinez; CPS has walked a path of no return and the question is why? As many of you know, OCR Complaint No. 05-22-1497 which was originally filed July 13, 2022 (it was around 210 pages in total) and handled by Mr. Jeffery Turnbull by concluding it on January 6, 2023 (on Coptic Christian Christmas Eve)⁷ referring some of the allegation to EEOC while section 504 was appealed and sent to OCR New York.

Because many issues from the original OCR Complaint were missed including pattern and practice discrimination investigations, Mr. Jeffery Turnbull; OCR Chicago Team Leader stated to Mark Bochra "you have the right to appeal the decision and you have the right to file a new OCR Complaint telling us what we missed or did not investigate or need to investigate; you have all these rights." But he also added later in subsequent phone calls "if you file a new complaint, we will handle it; if you sought a judicial review we will handle it, if you appeal, we will handle it."

Mark saw that many issues in his original OCR Complaint were not addressed, including (1) Camie Pratt committing child neglect and child abuse in violations of Title IX committing covert sexual harassment, gender base discrimination, and sex discrimination by promoting and teachings her lustful agenda which she personally brought from Arizona when she created with

⁶ See FBI <https://twitter.com/FBI/status/1746910418436513980> and see Secretary Cardona <https://twitter.com/SecCardona/status/1746949695971205514>

⁷ Mr. Jeffery Tunrball's letter referred allegation 3-5 to EEOC but missed many issues from the original complaint.

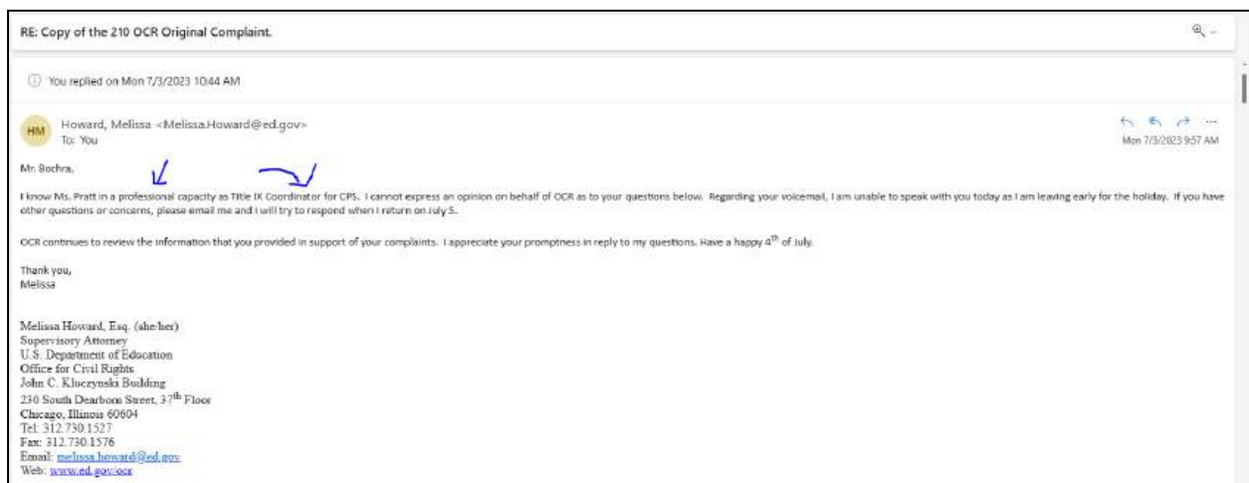
“I came to complete not to refute. I came light to the World.” Jesus Christ

her son a “sexual alliance club”, she brought that agenda to Chicago Public School and wanted to teach children as young as 3 and 4 years old about gender ideology including trans, she is allowing to pervert innocent eyes with her over hyper sexualized materials, this was cited in Mark’s original OCR Complaint No. 05-22-1497 on pages 92-93 and page 182 and to quote Libs of Tik Tok.

Chicago Public Schools put out this training material for teachers. They claim there are students in Pre-K who are transgender and educators would work to “expend children’s understanding of gender” This translates into child predator like Camie Pratt.⁸

When Mark asked Ms. Melissa Howard her opinion regarding all of this, she stated that she only knows Camie Pratt in a professional capacity as Title IX Coordinator and can’t express an opinion on behalf of OCR.

However, Ms. Melissa Howard is working for OCR and was investigating some of the issues in Mark’s complaint and Camie Pratt was the subject of that complaint as well including her perverted agenda for CPS; Ms. Howard does express opinions when evaluating and investigating complaints. As Mark stated on pages 84-91 in his original OCR Complaint No. 05-22-1497 or **Exhibit “A”** attached herein.



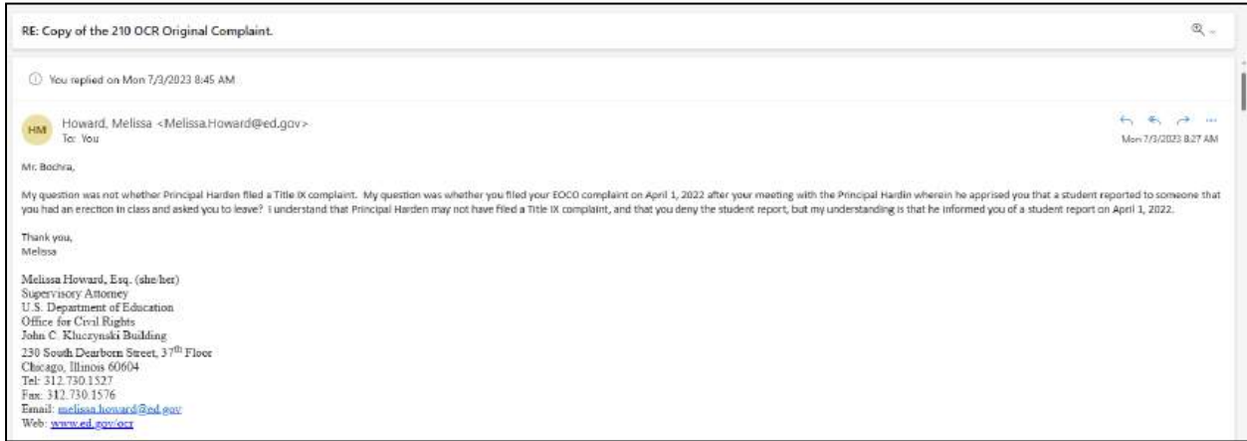
Two subsequent OCR Complaints were filed, one on January 6, 2023 (OCR Complaint No. 05-23-1148) and another was on January 9, 2023 (OCR Complaint No. 05-23-1149); both complaints were later amended and they were being handled by OCR Chicago Team Leader, Ms. Melissa Howard.

During the course of the evaluation, Ms. Melissa Howard started to leave everything including how Mark was threatened not to speak about Jesus Christ and she started to ask a sexual harassing question to Mark Bochra, speaking about his penis and genitalia by asking about the “erection” question; which she knew was sexual harassment in nature. Once Mark confronted

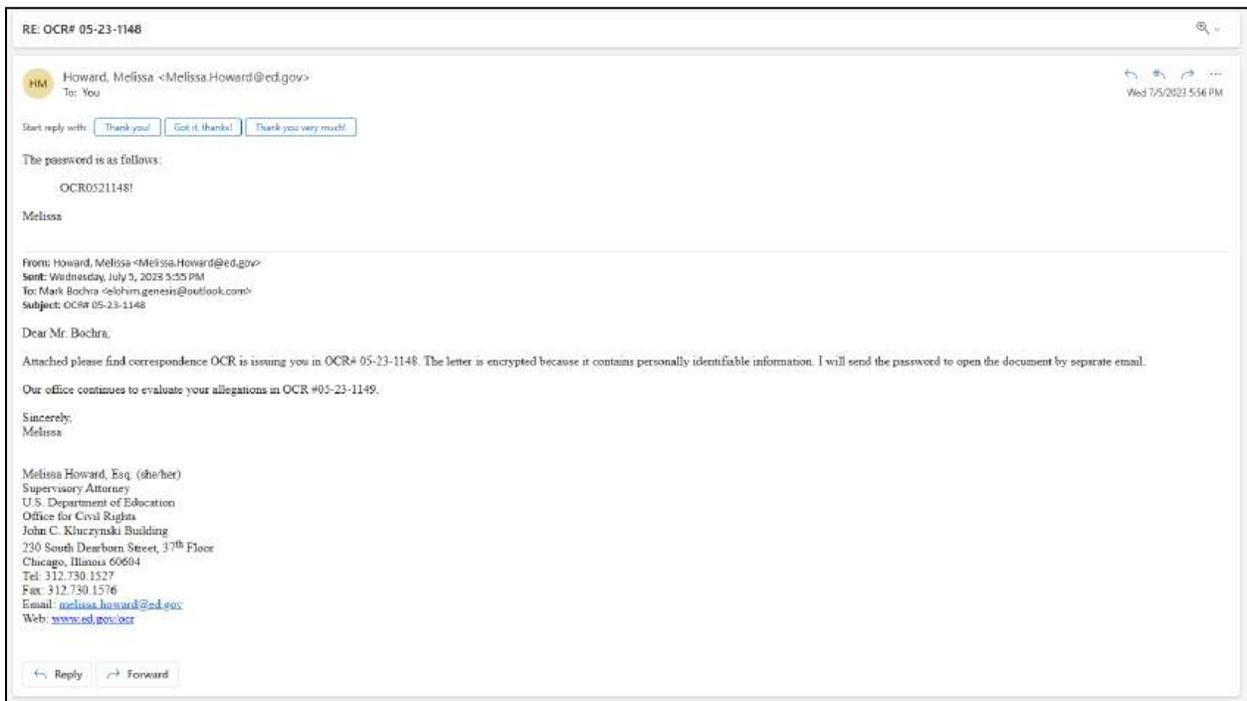
⁸ See <https://archive.org/details/lgbt-exposed-hard-hitting-major-russian-tv-film-sodom-hd-eng-dub-1080p-25fps-h-264-128kbit-aac>

“I came to complete not to refute. I came light to the World.” Jesus Christ

Ms. Melissa Howard with how she offended him. She canceled the evaluation and after the July 4th Holiday issued findings for the two OCR Complaints. See Exhibits “B” and “C”.

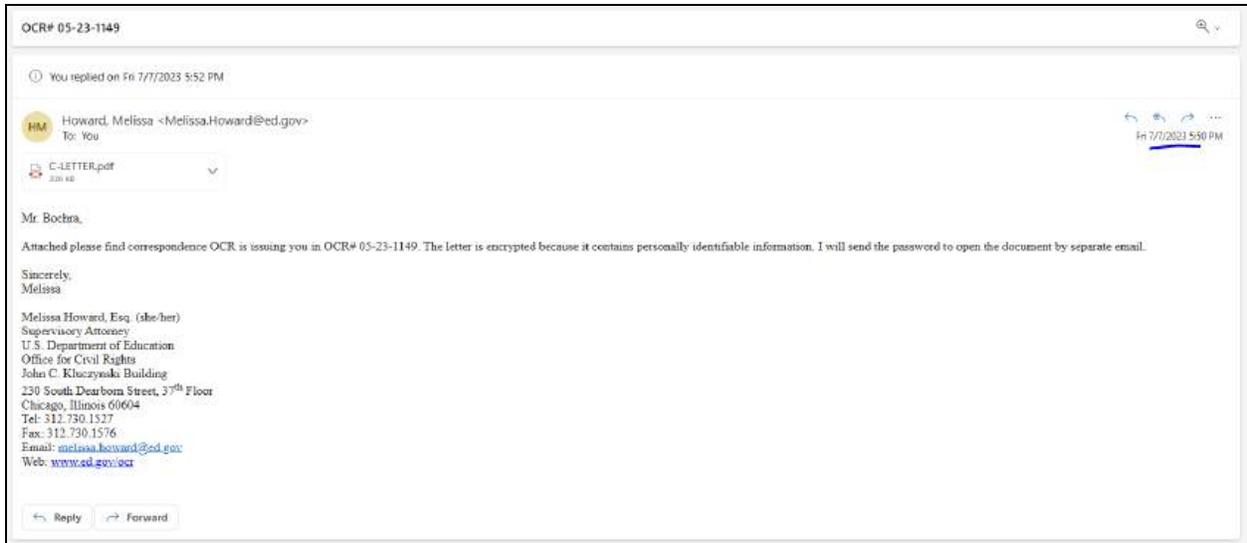


From saying happy 4th of July and that she is still evaluating all the documents including Camie Pratt’s conducts, that was an email dated 7/3/2023 to retaliation on 7/5/2023 and 7/7/2023 and this came with the approval of OCR Chicago Director Ms. Adele Rapport.



Back to back letters were issued with no evaluation and following the manual section 701 C (1) the recipient never gets a copy of the allegations either. Both Mr. Turnbull and Ms. Howard tried to skip section 701I(1) by combining step 1 and 2 together, as if they were covering for CPS and CPS OIG told Mark in the past “we have our lawyers, if OCR reaches out to us, they will handle it” and they never cared one bit about the laws OCR enforces. What can force a recipient to heal and mediate? If they see OCR i.e., the Government serious about the laws they enforce.

“I came to complete not to refute. I came light to the World.” Jesus Christ



Mark started to report this matter to senior OCR HQ via email about Ms. Melissa Howard’s sexual harassing question in nature. Bear in mind that OCR employees often forget about their employment contract obligations just like CPS employees as well.⁹ This was the parable.

ARTICLE 41: ACTIONS FOR MISCONDUCT OR UNACCEPTABLE PERFORMANCE

Section 41.01

The objective of this Article is to ensure that the Employer shall take actions covered by this Article only for sufficient and just cause consistent with this contract, law, regulation, and Department policies.

Section 41.02

Actions for misconduct short of removal are to correct and improve employees' behavior so as to promote the efficiency of the service. It is not punitive in nature. The Employer has determined that the concept of progressive discipline, which is designed primarily to correct and improve employee behavior, will guide managers in making decisions regarding discipline. Although a common pattern of progressive discipline is reprimand, short term suspension, long term suspension and removal, the Employer has determined that any of these steps may be bypassed when the nature of the behavior makes a lesser form of discipline inappropriate.

Section 41.03

Performance based actions for unacceptable performance are only appropriate when the performance of an employee fails to meet established standards in one or more critical elements of such employee's position and after an employee has been afforded a reasonable opportunity to demonstrate acceptable performance.

Why would OCR Chicago Employees continue to watch Mark suffering since 2022?

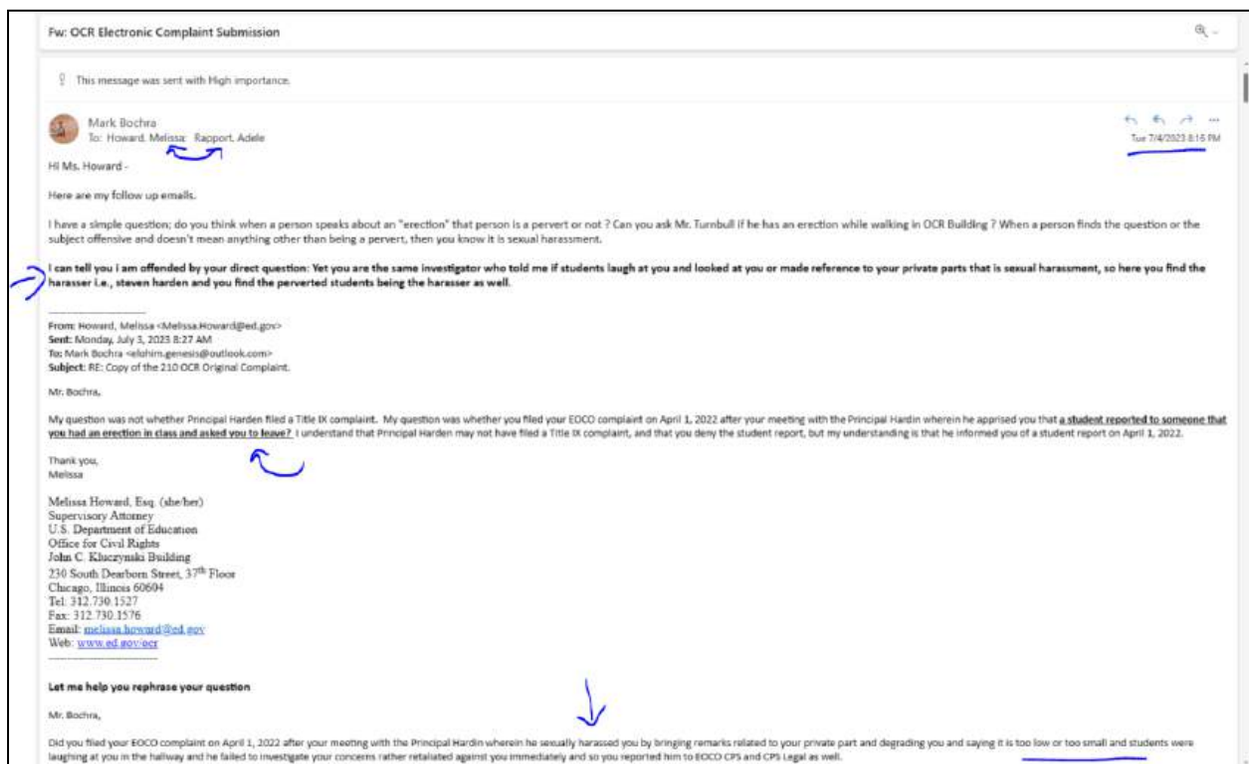
⁹ See a copy of the contract <https://afge252ed.files.wordpress.com/2023/06/interim-collective-bargaining-agreement.pdf>

“I came to complete not to refute. I came light to the World.” Jesus Christ

Mark questioned Ms. Howard harassing question directly via email and copied Ms. Adele Rapport on July 4, 2023 to which they retaliated on July 5, 2023 & July 7, 2023 by ending the evaluation and issuing letters of findings in violation of the OCR Manual section 701 C(1) & (2).

Race, color, national origin, and sex discrimination in employment complaints will be processed in accordance with the government-wide regulations. OCR will:

1. Within 10 calendar days of receipt, notify the complainant and the recipient that OCR has received the complaint, including the date, place and circumstances of the alleged unlawful employment practice.
2. Within 30 calendar days of receipt:
 - i. Determine whether OCR has jurisdiction over the complaint under Title VI and/or Title IX.
 - ii. Determine whether EEOC may have jurisdiction over the complaint.
 - iii. Transfer to EEOC all complaints over which OCR does not have jurisdiction but over which EEOC may have jurisdiction and notify the complainant and the recipient of the transfer, the reason for the transfer, the location of the EEOC office to which the complaint was transferred and that the date the agency received the complaint will be deemed the date it was received by EEOC.
 - iv. Refer to EEOC certain complaints over which both OCR and EEOC appear to have jurisdiction (“joint complaints”), consistent with the following guidance: • Absent special circumstances, OCR will refer a joint complaint that solely alleges employment discrimination against an individual.



“I came to complete not to refute. I came light to the World.” Jesus Christ

During the course of all 3 OCR complaints (OCR Complaint No. 05-22-1497; OCR Complaint No. 05-23-1148; and OCR Complaint No. 05-23-1149), OCR never initiated any mediation and refused to seek mediation with the recipient or even asking them, while violating section 701 I step (1) and (2) over and over.

Many of the issues that were to be taken into consideration was how Chicago Public School senior officials were timing their retaliation by stalking Mark’s civil right case in the Federal Court i.e., *Bochra v. U.S. Department of Education* (1:21-cv-03887). And to look at the connection between CPS and members of the Executive Committee. See original complaint No. 05-22-1497 pages 141-143; when Mark was turned from a Complainant into a Respondent based on a forged OIG CPS report; this was also not explicitly mentioned by OCR as a charge.

Mark filed his EEOC Complaint on April 1, 2022 and was processed on April 5, 2022.



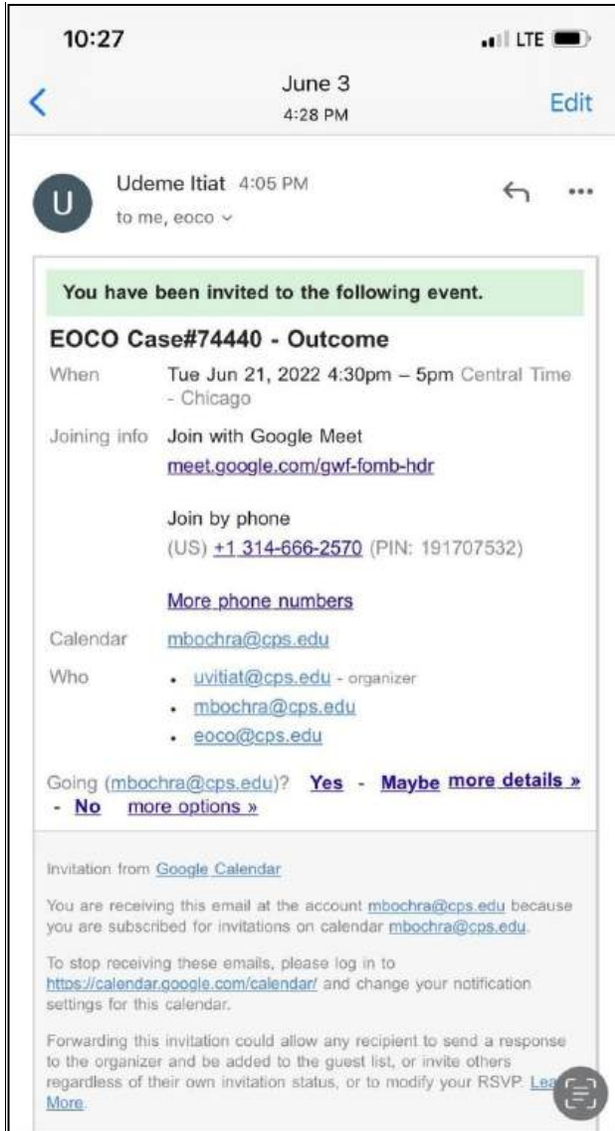
Then one could see the 2nd attempt and the after chain of events.

The Judicial Misconduct complaint was delivered on June 10, 2022 at 10:26 a.m. and Mr. B was character lynched with OIG CPS complaint, ejected from CPS network system that same day on June 10, 2022 at 1:46 pm and many shouted within their hearts “lynch him now! Now or never.”

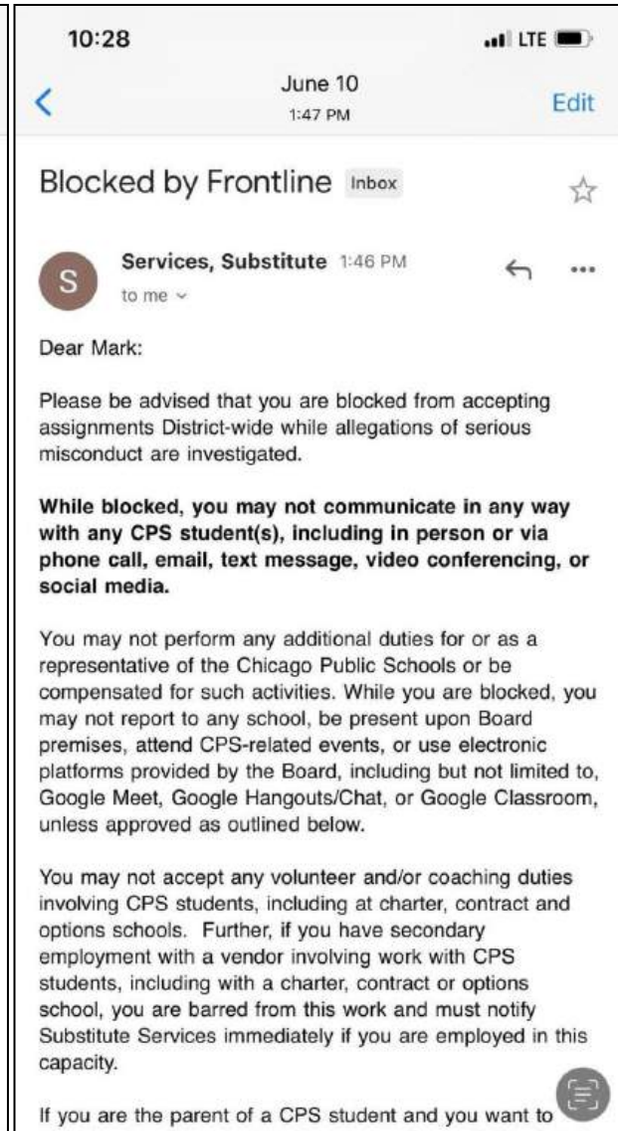


Here the data below, you will see how Udeme Itiat, the EOCO director on her own timed her Google meet with Mark on June 21, 2022 aligning it with Mark’s hearing day on DOJ motion to dismiss pertaining to his civil right case against the Department of Education and Kenneth Marcus in *Bochra v. U.S. Department of Education* (1:21-cv-03887). The intended goal was to turn Mark from Complainant into Respondent and retaliate after his federal case gets dismissed; and that way Mark would be targeted on all fronts. This was not only civil but criminal.

“I came to complete not to refute. I came light to the World.” Jesus Christ



Udeme Itiat created a June 21 meeting.



CPS ejected Mr. B on June 10.

The following transaction was entered on 4/25/2022 at 9:23 PM CDT and filed on 4/25/2022

Case Name: Bochra v. U.S. Department of Education et al
Case Number: [1:21-cv-03887](#)
Filer:
Document Number: [70](#)

Docket Text:
MINUTE entry before the Honorable Sara L. Ellis: The Court grants Plaintiff's motion to reset the ruling date [68]. The Court resets the ruling date from 6/1/2022 to 6/21/2022 at 9:30 a.m. Attorneys/Parties should appear for the hearing by calling the Toll-Free Number: (866) 434-5269, Access Code: 8087837. Members of the public and media will be able to call in to listen to this hearing (use toll free number). Please be sure to keep your phone on mute when you are not speaking. Persons granted remote access to proceedings are reminded of the general prohibition against photographing, recording, and rebroadcasting court proceedings. Violation of these prohibitions may result in sanctions, including removal of court-issued media credentials, restricted entry to future hearings, denial of entry to future hearings, or any other sanctions deemed necessary by the Court. Mailed notice(rj,)

Udeme Itiat even aligned the Google Meeting day for June 21, 2022; they were all stalking me

“I came to complete not to refute. I came light to the World.” Jesus Christ

Certainly the solution to all this tale was mediation and healing but both Mr. Jeffery Turnbull and Ms. Melissa Howard have refused to reach out to the recipient asking for mediation; both violated OCR Manual section 701 C (1) and (2); both threw the blame on OCR Chicago Director Ms. Adele Rapport and said she is the one in charge in taking any decision and she herself Ms. Rapport told Mark over the phone that she is the final decision maker.

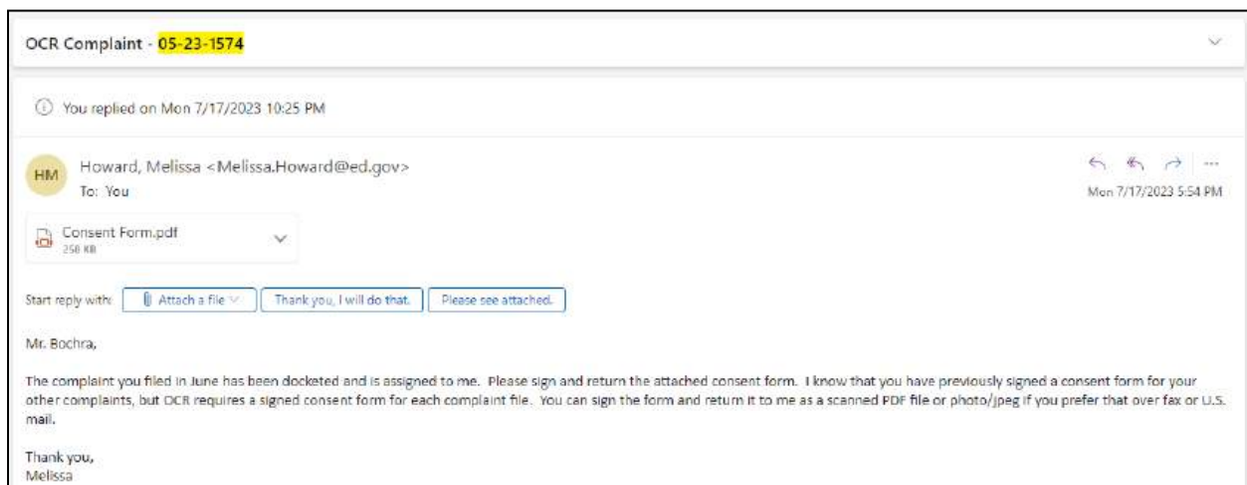
Mr. Jeffery Turnbull in his January 6, 2023 letter to Chicago Public School advised them not to harass, coerce, intimidate, discriminate or otherwise retaliate against any individual who reports discrimination by asserting a right or a privilege under a law enforced by OCR or files a complaint, testifies, assists, or participates in a proceeding under a law enforced by OCR.

However, despite Chicago Public School being aware of Mr. Jeffery Turnbull’s January 6, 2023 letter and yet Chicago Public School senior leadership along with CEO Pedro Martinez with intent and malice retaliated on February 3, 2023 to which this complaint will describe the chain of retaliations including the most recent retaliation happening on January 2, 2024.

A new OCR complaint was filed on June 19, 2023 and docketed as **05-23-1574**. The complaint was again re-assigned to Ms. Melissa Howard, even after she asked the question that was sexual harassment in nature when she inquires about Mark’s private part knowing too well by now Mark has been the victim all along. How can an OCR investigator say in one charge referring to an erection as “sexual harassment” and in another part say an erection was a “report misconduct” that needed equity. What kind of a perverted world are we living in?

Mark asked the question: can a female agent report FBI Director Christopher Wray walking at FBI HQ with an erection, then that female agent laughs with her colleagues at him, and then goes and files a complaint with OIG DOJ reporting that she didn’t feel comfortable so she laughed? So we end up terminating Director Wray from work. This would be lunacy.

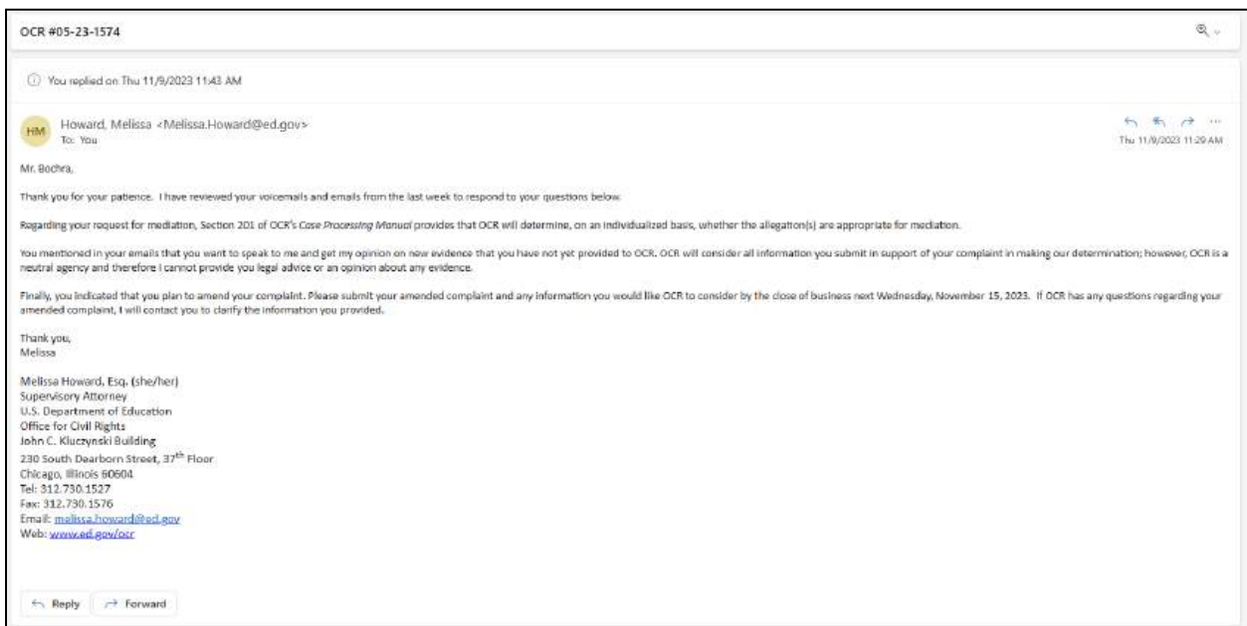
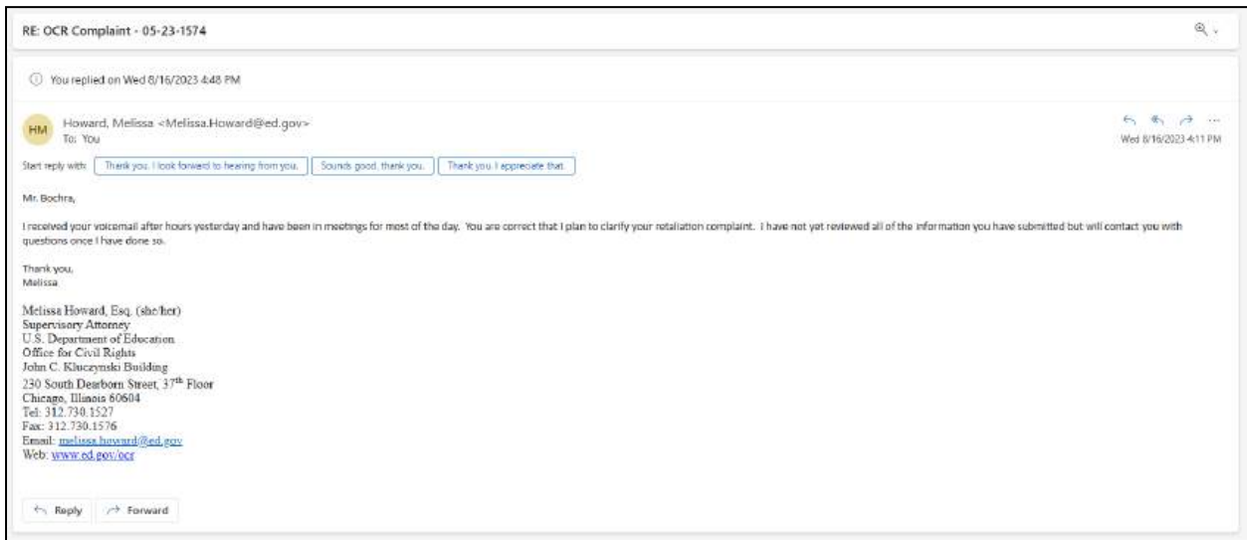
On July 17, 2023, Ms. Melissa Howard reached out to Mark Bochra stating that the complaint was assigned to her; OCR Complaint 05-23-1574.



“I came to complete not to refute. I came light to the World.” Jesus Christ

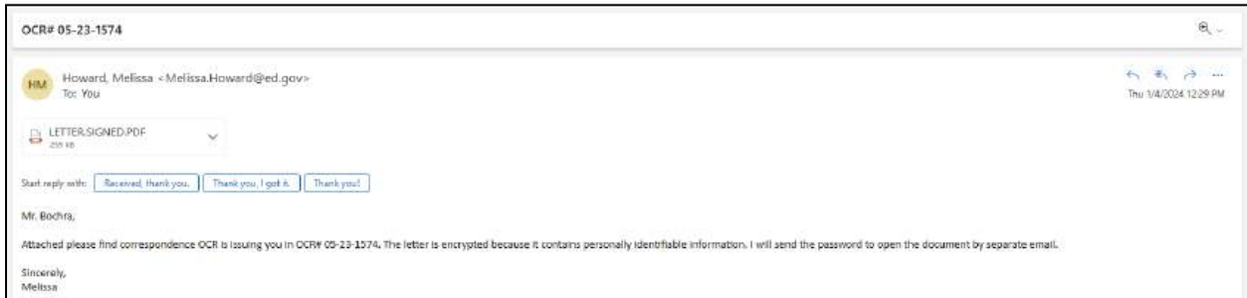
The last communication was that Ms. Melissa Howard was waiting for Mark to amend his complaint after January 12, 2024 accommodating the Christian Coptic Holiday and because Mark was working on his reply brief in *Bochra v. U.S. Department of Education* (1:21-cv-03887) which was due by January 12, 2024 and also given several medical conditions that he needs more time.

During the course of my emails with Ms. Howard, I wasn't able to speak to her but once and first she would say she has issues with her computer which is linked to her phone and later she would say the PC is fixed but she never returned any of my phone calls by calling me back. But her last email is that she will send a set of questions for the evaluation process related to the retaliation that happened after January 6, 2023 related to Mr. Jeffery Turnbull's letter, but the manual was never followed and the 4th OCR complaint was more than “retaliation” with different parties being named, as it was pertaining to CPS CEO and senior CPS leadership officials.

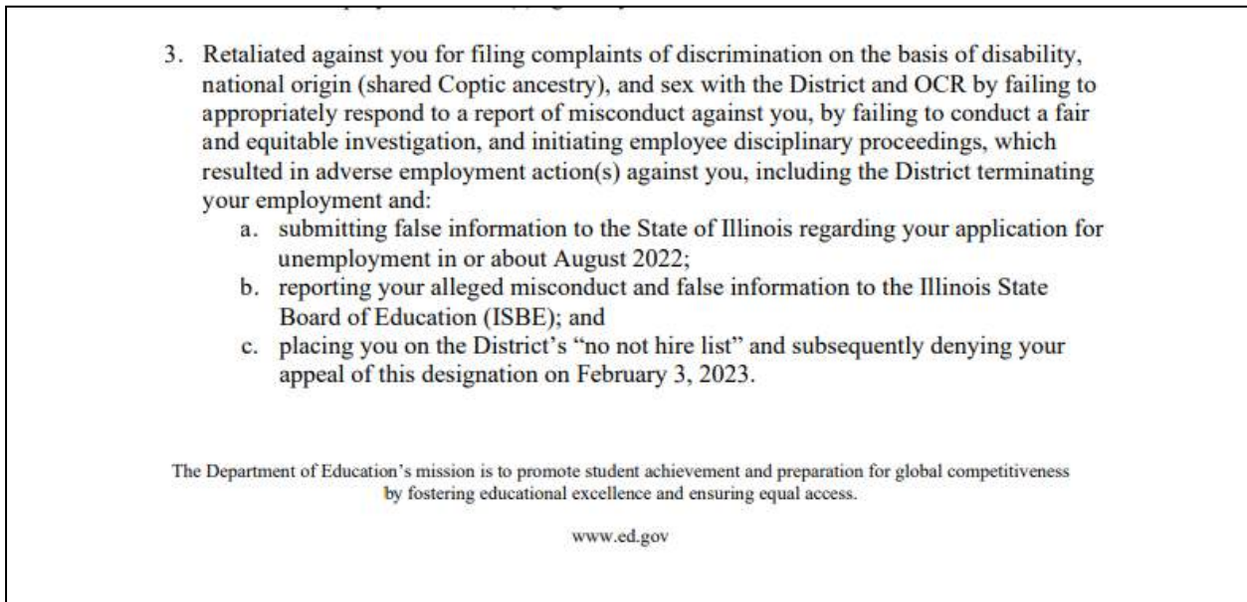


“I came to complete not to refute. I came light to the World.” Jesus Christ

On January 4, 2024, one day before our Coptic Christmas Eve, OCR Chicago with the guidance of OCR Director Ms. Adele Rapport again retaliated against me, by issuing the letter of findings dismissing allegation 1-3 commingling old charges with new ones and call them all old charges by commingling allegation 1 and 2 with allegation 3 while failing to evaluate all the allegations after January 6, 2023 letter issued by Mr. Turnbull or even interview the Complainant. Ms. Howard was working on her own. See Exhibit “D”, a copy of Ms. Howard’s letter.



Any and all allegations and chain of events that occurred after January 6, 2023 were not evaluated by Mr. Jeffery Turnbull or Ms. Melissa Howard; the allegations pertaining to CPS CEO and CPS senior leadership are completely new set chain of events. It wasn’t evaluated nor the manual was followed, nor was it part of Mr. Turnbull’s decision because the retaliation events related to CPS CEO Pedro Martinez happened in February of 2023 after Mr. Turnbull January 6, 2023 letter, or is OCR saying that Mr. Turnbull knew of the future that CPS would retaliate? He can’t evaluate something in the future, can he?



You can’t lump a whole chain of events and a new complaint with the past; that would be deception and only Ms. Adele Rapport is the one who authorized this targeting.

I ask that this complaint is handled by a different OCR office; away from Ms. Adele Rapport who is Jewish and hates a Coptic with action not words. I spoke to her several times over the

“I came to complete not to refute. I came light to the World.” Jesus Christ

phone and she always denies and deflects but I couldn't find a human down to earth; her heart was cold, so I will allow God to respond to her evil hands.

Allegations 1-3

Section 110 (l) of the OCR's [Case Processing Manual](#) (CPM) states that OCR may close or dismiss an allegation where OCR transfers or refers the allegation(s) to another agency for investigation.

You previously filed allegations 1, 2, and 3 in your prior OCR complaints, #05-22-1497, #05-23-1148 and #05-23-1149. OCR carefully considered the information you provided in your original 210-page complaint, as well as your amended complaints and supplemental data, and referred your individual allegations to the U.S. Equal Employment Opportunity Commission (EEOC). Your retaliation allegations in these prior complaints included adverse employment actions taken against you after you were terminated – submitting false information to the State of Illinois regarding your unemployment application, reporting alleged misconduct (and false information) to ISBE, and placing you on the “do no hire” list – which you specifically reference as ongoing retaliation in your most recent complaint, OCR Docket #05-23-1574. These specific allegations were referred to the EEOC, therefore OCR is dismissing your individual allegations of employment discrimination and retaliation that were previously referred to the EEOC under Section 110(l) of the CPM.

Without even an evaluation; often a list of questions is sent to the complainant for evaluating the allegations and later send a copy of the allegations to the recipient as well and during that time, Mark was promised by Ms. Adele Rapport that she will ask Ms. Melissa Howard to seek mediation from the recipient but Ms. Howard later stated she first needs to identify the list of allegations before sending them to the recipient. But all this was scrapped because they often lie on the phone with what they will do. See Section 701 C Steps 1 and 2 of the manual. This manual was never followed in all previous OCR complaints.

(c) Title VI and Title IX Employment Complaints (see 29 C.F.R. §§ 1691.1 – 1691.13 and 28C.F.R. §§ 42.601 – 42.613)

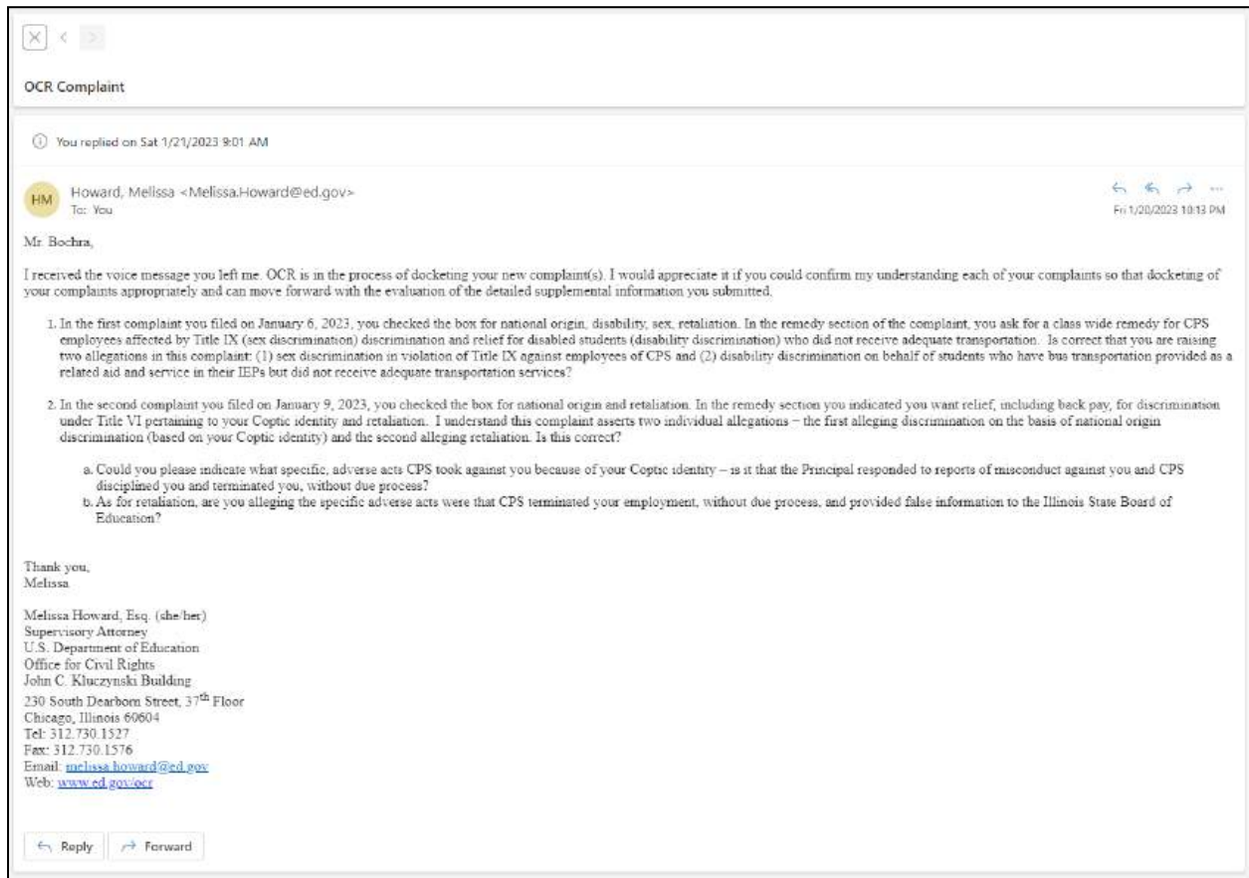
Race, color, national origin, and sex discrimination in employment complaints will be processed in accordance with the government-wide regulations. OCR will:

- 
1. Within 10 calendar days of receipt, notify the complainant and the recipient that OCR has received the complaint, including the date, place and circumstances of the alleged unlawful employment practice.
 2. Within 30 calendar days of receipt:
 - i. Determine whether OCR has jurisdiction over the complaint under Title VI and/or Title IX.
 - ii. Determine whether EEOC may have jurisdiction over the complaint.
 - iii. Transfer to EEOC all complaints over which OCR does not have jurisdiction but over which EEOC may have jurisdiction and notify the complainant and the recipient of the transfer, the reason for the transfer, the location of the EEOC office to which the complaint was transferred and that the date the agency received the complaint will be deemed the date it was received by EEOC.
 - iv. Refer to EEOC certain complaints over which both OCR and EEOC appear to have jurisdiction (“joint complaints”), consistent with the following guidance:
 - Absent special circumstances, OCR will refer a joint complaint that solely alleges employment discrimination against an individual.
 - Absent special circumstances, OCR will not refer a joint complaint alleging a pattern or practice of employment discrimination.

“I came to complete not to refute. I came light to the World.” Jesus Christ

When Ms. Howard evaluated the 2nd and 3rd OCR Complaints, any OCR attorney needs to send a set of questionnaire pursuant to the manual for evaluation and schedule a phone interview, Ms. Howard never done so in the 4th OCR Complaint 05-23-1574; rather retaliation is often the route.

These were the sets of questions Ms. Melissa Howard sent pertaining to the OCR Complaints that were filed, one on January 6, 2023 (OCR Complaint No. 05-23-1148) and another was on January 9, 2023 (OCR Complaint No. 05-23-1149); both complaints were later amended and were being handled by OCR Chicago Team Leader, Ms. Melissa Howard.



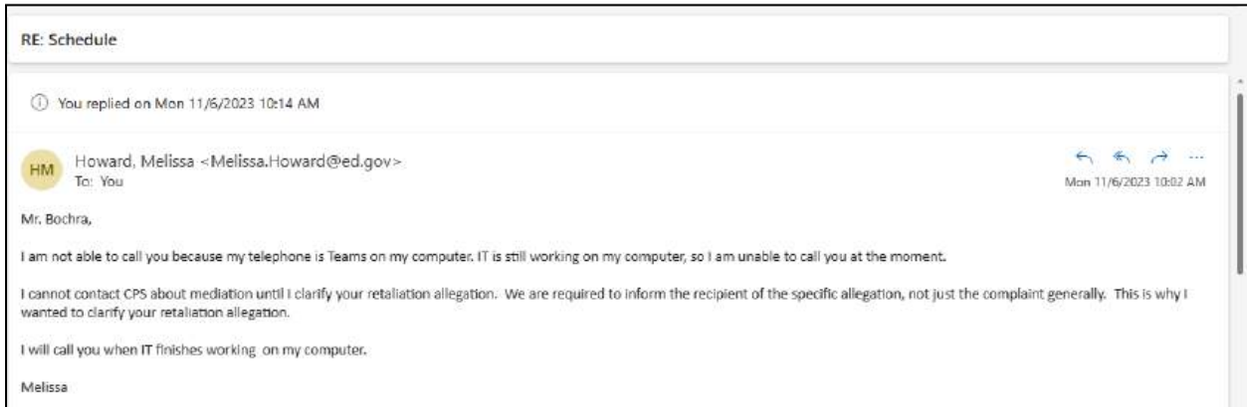
Ms. Melissa Howard never evaluated OCR complaint 05-23-1574 nor followed the manual either.

The entire chain of events which occurred after Mr. Jeffery Turnbull sent his letter to CPS on January 6, 2023 was never part of his evaluations. Hence, Ms. Howard can't dismiss what she hasn't evaluated and because of this repeated retaliation by Ms. Adele Rapport, I ask that a different OCR office handles this complaint. Also OCR can only close charges that were sent to EEOC Chicago pending a resolution on a "Joint Complaint" they can't dismiss charges.

Ms. Howard never even spoke about how CPS lied to the state of Illinois unemployment, the entire chain of events mentioned in OCR complaint 05-23-1574 and their charges were never evaluated and ongoing retaliation was never addressed with input analysis.

“I came to complete not to refute. I came light to the World.” Jesus Christ

In the course of Mark’s email communications mediation was not initiated nor the manual was followed, nor was even an evaluation conducted by interviewing the complainant. The new manual which didn’t go through regulatory channels, stated that under Section 701 C steps 1 within 10 days a set of allegations will be sent to both the complainant and the recipient, during that time mediation can be requested and initiated if the parties agreed to it; see section 201 of OCR Manual. Then section 701 C step 2 kicks in with the determination of the allegations.



See Section 201 Mediation; Ms. Howard never asked the recipient about mediation because she never intended to follow the manual pertaining to section 701 C step 1, which is to send the list of allegations OCR will be evaluating to both complainant and recipient. Repeatedly the manual was never followed by both Mr. Jeffery Turnbull and Ms. Melissa Howard even as indicated by her email dated 11/6/2023 that she will follow the manual.

SECTION 201 MEDIATION

OCR offers two mediation options that provide an opportunity for the parties involved to voluntarily resolve the allegation(s). OCR will determine, on an individualized basis, whether the allegation(s) are appropriate for resolution pursuant to the mediation options:

- (a) Complainants may request mediation at the time of filing of the complaint. If the allegation(s) is within OCR’s jurisdiction, is filed timely (or OCR granted a waiver), provides sufficient detail, states a violation of one of the laws or regulations OCR enforces, and the complainant has provided a signed Consent Form, OCR will contact the recipient and offer this resolution option. If the recipient is interested in mediation, OCR will provide the recipient with a statement of the allegation(s) to be mediated. If the recipient is not interested in mediation, OCR will determine whether to open the complaint for investigation. If the mediation is not successful, OCR will close the original complaint pursuant to subsection 110(o), assign a new docket number to the complaint, and determine whether to open the complaint for investigation.

Now which writing to believe by Ms. Melissa Howard, in one complaint she said insufficient evidence, she wanted more, she wanted Mark to do her investigation but that is not the norm by OCR. Here OCR can initiate pattern and practice investigation to bring a healing to a corrupt system i.e., CPS, they did it here based on one student single report, they can ask for climate survey from both students and employees.

“I came to complete not to refute. I came light to the World.” Jesus Christ



Continuing a pattern and practice of unconstitutional diktats, OCR now requires schools to ‘promote diversity’ to comply with anti-discrimination laws

The U.S. Department of Education’s Office for Civil Rights released a letter and resolution agreement regarding book removals at some Forsyth County Schools libraries in Georgia.

www.thefire.org

The present OCR investigation and subsequent resolution agreement (more on that later) arise from no more than alleged student discomfort about policy discussions — and nothing else.¹⁰ OCR Complaint 04-22-1281.¹¹ Politics are often the agenda not the laws.

So back to Ms. Melissa Howard, in one complaint she said “insufficient evidence” regarding pattern and practice investigation, which was OCR 05-23-1149 and OCR removed the entire appeal process without going through the regulatory channels which is being litigated in *Bochra v. U.S. Department of Education* (1:21-cv-03887), the only other option if the appeal was removed is a new OCR complaint to address what was neglected in the prior complaint.

Page 2 – OCR Docket #05-23-1149

While the EEOC will consider the date OCR received the complaint as the date it was received by EEOC, EEOC may require additional information for the complaint to be considered an EEOC charge of discrimination. Information about EEOC’s charge filing process, including important filing deadlines, and a link to the EEOC’s online process may be found at <https://www.eeoc.gov/filing-charge-discrimination>. The EEOC may also be reached at 1-800-669-4000; 1-800-669-6820 (TTY for Deaf/Hard of Hearing callers only); or 1-844-234-5122 (ASL Video Phone for Deaf/Hard of Hearing callers only). You may contact the EEOC if you have any questions regarding the complaint.

You also allege the District engaged in a pattern and practice of employment discrimination and retaliation against employees who report discrimination and harassment. Section 108(d) of the *Case Processing Manual* (CPM) provides that OCR will dismiss a complaint if it lacks sufficient detail (i.e., who, what, where, when, or how) for OCR to infer that discrimination or retaliation may have occurred or is occurring. The information you provided (i.e., publicly available data concerning the number of closures of unsubstantiated Title IX complaints against District teachers and staff and federal court cases) lacks sufficient detail to indicate the District has engaged in a pattern and practice of employment discrimination and retaliation. Therefore, OCR is dismissing your allegation to the extent it alleges a pattern and practice pursuant to Section 108(d) of the CPM.

So Mark returned in a new complaint and gave Ms. Howard more evidence and told her now look what you missed reading, she came and changed her words and said “without merit” different reasoning from her first writing and both letters were approved by Ms. Adele Rapport.

¹⁰ See [Continuing a pattern and practice of unconstitutional diktats, OCR now requires schools to ‘promote diversity’ to comply with anti-discrimination laws | The Foundation for Individual Rights and Expression \(thefire.org\)](http://www.thefire.org)

¹¹ See <https://www2.ed.gov/about/offices/list/ocr/docs/investigations/more/04221281-a.pdf>

Page 3 – OCR Docket #05-23-1574

someone other than the complainant, that are the same or involve the same issue(s) against the same recipient or against another recipient that have been found to be without merit by OCR.

Now see a different writing in complaint 05-23-1574. These are humans who play with words to get the outcome they want, i.e., get rid of this complaint by any means possible.

And still the news keeps reporting how CPS is now fabricating reports wherein, people were asking the justice department to investigate CPS.

The press release sent by Crump also claimed that CPS built cases against terminated Black principals based on “fabricated reports filled with false claims.”¹²

Black principals call for investigation of Chicago school district after they were fired from their jobs

Activists in Chicago are calling for an investigation after Chicago Public Schools fired at least seven of the district’s Black principals over the 2022-2023 school year.

www.msn.com

Wasn’t that what happened with Mr. B, they fabricate an OIG CPS report, which was forged when OIG CPS in official capacity said they won’t issue a report, forging a document to target a state employee with false names and data, should not only be civil but criminal because they are government employees acting under “color of law”. If this is the norm then you end up with a pretty nice system of evil of who pays more to do evil and no need for the word “conspiracy” when evil intent is present; see 18 U.S. Code § 241 – Conspiracy against rights.

Here the statue describes “the core integrity of the educational program or activity” when it comes into question: OCR must open the complaint for pattern and practice investigation.

Where the complaint alleges employment discrimination over which both the agency and EEOC have parallel authority (i.e., a “joint” complaint), the Joint Complaint Procedures direct that, absent “special circumstances,”⁹⁰ individual complaints should be directed to the EEOC for processing with the referring agency’s action deferred pending completion of the EEOC complaint process. In the case of a joint complaint alleging a pattern or practice of employment discrimination, however, the Joint Complaint Procedures reverse the referral presumption. In these cases, the Procedures contemplate that the agency will retain investigative and enforcement authority over the complaint absent “special

¹² See [Chicago Public Schools under fire for removal of Black principals: 'Pattern and practice of discrimination' \(foxnews.com\)](#) See

“I came to complete not to refute. I came light to the World.” Jesus Christ

circumstances” warranting a referral to the EEOC. Finally, where the complaint alleges discrimination in both the provision of educational services and employment, the Joint Complaint Procedures again direct that, absent special circumstances, the agency should retain its authority over the complaint rather than refer the matter to the EEOC.

The rationale behind the referral rules set out in the Joint Complaint Procedures is not difficult to discern. Given Title VII’s specific focus on employment discrimination and EEOC’s nationwide system of complaint adjudication offices, it is logical to refer all individual complainants to the expert federal agency. However, complaints alleging a pattern or practice of employment discrimination or discrimination in the provision of educational services, implicate the core integrity of the educational program or activity of the recipient of federal financial assistance. In these cases, logic and the greater expertise of the funding agency regarding the core purposes of the federal financial assistance argue in favor of its retaining jurisdiction over these broader complaints.

And then they tell you seeking pattern and practice investigation related to students with disability has been addressed by ISBE, wait I thought we are in evaluation not investigation? How would OCR ever know any of this? And even with ISBE investigating an old complaint, it doesn’t vindicate OCR from stepping in because to this very day, students with disability are not receiving transportation and that is OCR obligation to address this matter, full stop.

Allegation 5

Section 110(a)(2) of OCR’s CPM provides that OCR will dismiss an allegation where the allegation filed with OCR has been resolved by another federal, state, or local civil rights enforcement agency, and the allegation was investigated, any remedy obtained is the same as the remedy that would be obtained if OCR were to find a violation regarding the allegation, and there was a comparable resolution process in which it applied comparable legal standards.

In Allegation #5, you allege the District discriminated against students with disabilities by denying them a free appropriate public education (FAPE) when it failed to provide them transportation services to and from their educational programs as specified in their Individualized Education Programs (IEPs) or Section 504 plans during the 2021-2022 and 2022-2023 school years. The Illinois State Board of Education (ISBE) resolved the same allegation (Case Number 2023-CO-0020) through a comparable resolution process applying a comparable legal standard and required the District to take corrective action, including submitting monthly monitoring reports verifying the provision of transportation to disabled students enrolled in the District who require transportation as a related service and the provision of a free appropriate public education (FAPE) for impacted students, including compensatory services when necessary. Therefore, to the extent that you again raise this allegation in your current complaint, OCR is dismissing it pursuant to Section 110(a)(2) of the CPM.



- Thousands of Chicago students not getting transportation despite \$9B budget: ‘Where is the money going?’¹³

¹³ See <https://turnto10.com/news/nation-world/thousands-of-chicago-students-not-getting-transportation-despite-9b-budget-where-is-the-money-going-illinois-bus-driver-shortage-mayor-brandon-johnson-money-funding-bill-conway-crisis-in-the-classroom>

“I came to complete not to refute. I came light to the World.” Jesus Christ

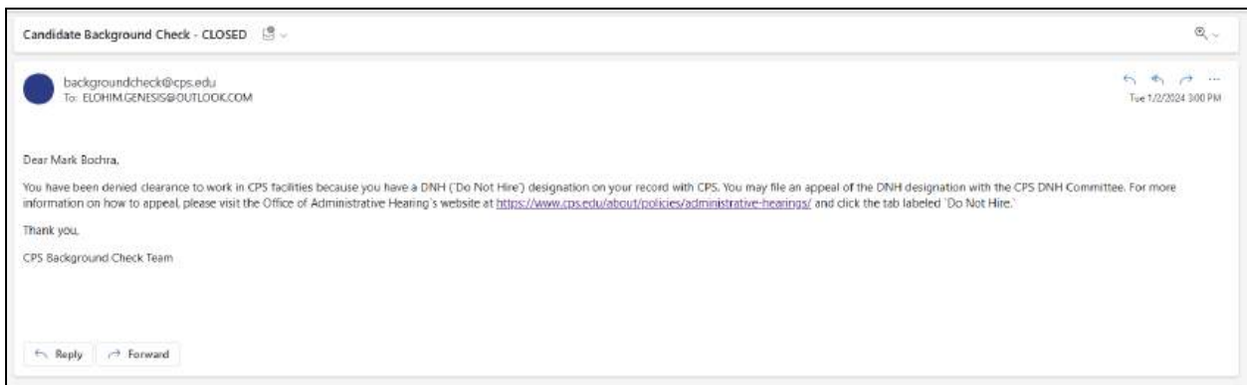


The image shows a news article snippet. On the left is a photograph of a yellow school bus with 'SCHOOL BUS' written on its side, parked in front of a building with 'Chicago Public Schools' signage. To the right of the photo is the article title: 'Thousands of Chicago students not getting transportation despite \$9B budget: 'Where is the money going?' | WJAR'. Below the title is a sub-headline: 'Chicago Public Schools announced last month that 'general education' students will not receive transportation for the remainder of the school year.' At the bottom of the snippet is the source 'turnto10.com'.

Because lack of enforcement; CPS continued to retaliate to this very day including most recent event happening on January 2, 2024. This continued to violate the laws OCR enforces, is this now official capacity or individual capacity? Because the official capacity was forsaken and the individual capacity raises many questions.

Beacon Mobility is 3rd party vender for CPS, but CPS does not do the hiring, nor pay the salary, it is beacon mobility, again CPS retaliated knowing about OCR ongoing complaints, they never cared about OCR past letters or the laws they enforce. While Mark Background check was cleared, CPS said he can't work unless he again petitions the CEO who was the subject of OCR Complaint 05-23-1574 that was never evaluated and if there was a mediation under OCR manual, probably a settlement and a resolution would be reached because Mark can't keep filing petition after petition telling CPS not to retaliate but they continue to retaliate.

This is not normal but OCR Chicago created this and God knew of the evil that would take place in the future, so God create these timelines.



Because Ms. Howard failed to evaluate OCR Complaint 05-23-1574 and because of the ongoing retaliations by CPS, this complaint is filed include seeking the pattern and practice investigation.

Moreover, everyone can read the news, unless OCR is abandoning disabled students and it is just PR when they say they protect the most vulnerable including Mr. B of course who has an allegation pertaining to section 504 that was never evaluated by Ms. Melissa Howard in OCR Complaint 05-23-1574.

“I came to complete not to refute. I came light to the World.” Jesus Christ

- Thousands of Chicago students not getting transportation despite \$9B budget: ‘Where is the money going?’¹⁴
- Chicago families left without a bus ride to CPS this year are demanding help.¹⁵
- CPS Halts Bus Services: A Controversy amid a \$9.4 Billion Budget.¹⁶

On January 6, 2023, Mr. Jeffery Turnbull advised the District not to harass, coerce, intimidate, discriminate or otherwise retaliate but Chicago Public School didn’t even care about OCR letter.

A recent case by the justice department which proved retaliation in employment is recited in a press release.¹⁷

The department’s amended complaint alleges that, on her first day of work, Coleman informed the city that she could not work a shift from sunset Friday to sunset Saturday because she observed the Sabbath as a Seventh-day Adventist. The amended complaint alleges that Coleman also informed the city of her religious observance during the application process. The department’s complaint asserted that instead of adequately attempting to reasonably accommodate Coleman’s religious observance, which Title VII requires, the city terminated her employment. The amended complaint further alleges the city retaliated against Coleman by filing a counterclaim against her because she intervened in the United States’ lawsuit.

Here the department of justice considered a counterclaim by the city is retaliation.

Intentional discrimination occurs when a recipient is aware that a Complainant made a complaint of discrimination under any of the laws OCR enforces whether title ix, title vi, or section 504, yet they took adverse action against the Complainant, which turns not only into retaliation but intentional discrimination.

The Supreme Court has consistently treated retaliation against civil rights complainants as a form of intentional discrimination. The Court has held that “retaliation offends the Constitution [because] it threatens to inhibit exercise of the protected right” and “is thus akin to an unconstitutional condition demanded for the receipt of a government-provided benefit.” *Crawford-El v. Britton*, 523 U.S. 574, 588 n.10 (1998) (citations and internal quotation marks omitted); see also *Chandamuri v. Georgetown Univ.*, 274 F. Supp. 2d 71, 81 (D.D.C. 2003) (discussing Court’s approach to retaliation in *Crawford-El*).

Moreover, Office for Civil Rights warned against retaliation pertaining to students, the same is true for teachers.¹⁸ On April 24, 2013, the Office for Civil Rights (OCR) in the U.S. Department of Education issued a letter warning against retaliation.¹⁹

¹⁴ See [Thousands of Chicago students not getting transportation despite \\$9B budget: 'Where is the money going?' | WJAR \(turnto10.com\)](#)

¹⁵ See [CPS families without bus rides are demanding help | WBEZ Chicago](#)

¹⁶ See [Chicago Schools' Bus Service Halt: Controversy & Budget Questions \(bnnbreaking.com\)](#)

¹⁷ See <https://www.justice.gov/opa/pr/justice-department-secures-settlement-religious-discrimination-suit-against-lansing-michigan>

“I came to complete not to refute. I came light to the World.” Jesus Christ

The Federal civil rights laws make it unlawful to retaliate against an individual for the purpose of interfering with any right or privilege secured by these laws. If, for example, an individual brings concerns about possible civil rights problems to a school’s attention, it is unlawful for the school to retaliate against that individual for doing so. It is also unlawful to retaliate against an individual because he or she made a complaint, testified, or participated in any manner in an OCR investigation or proceeding.

Incorporation of protection against retaliation under Title IX – [34 CFR 106.71](#), Title VI – [34 CFR 100.7\(e\)](#), Section 504 of the Rehabilitation Act of 1973 – [34 CFR 104.61](#), and Title II of the Americans with Disabilities Act – [28 CFR 35.134](#).

Ho also decried what he called “viewpoint discrimination” against religious conservatives on college campuses. “Expressing religious viewpoints gets you vilified. But claiming a right to eliminate a religious group gets you the benefit of the doubt,” the judge said, in an apparent reference to the ongoing war between Israel and Hamas. “Voicing traditional values makes people feel unsafe. But supporting terrorism against innocent civilians doesn’t.” “Speech is violence—unless it’s speech that cultural elites like,” Ho said.²⁰

Here was an example of a complainant who filed 4 OCR Complaints. See how it was handled.²¹

1. His first complaint was resolved with the school and he withdrew his complaint.
2. His second complaint in 2013 OCR didn’t find enough evidence.
3. His third complaint in 2014 OCR resolved it and closed the complaint in 2015.
4. His fourth complaint filed in 2014 was resolved in 2016 with a resolution agreement under 302.

Each complaint was treated on its own with a solution; OCR seeks resolutions to charges.

This entire journey of discrimination and retaliation started with Jesus Christ and Mr. B being threatened not to speak about Jesus Christ when Stephen Harden threatened Mr. B by saying “your 3rd strike is your last.” Well Stephen Harden can’t retaliate against Mr. B by terminating his employment, forging an OIG CPS report with false names and data erasing his own name from the OIG CPS report, but CPS senior leadership did, so CPS senior leadership did complete Stephen Harden’s threat.

There is no a student reported misconduct, this needs correction by OCR Chicago because the report was based on forged OIG CPS report and was based on Mr. B being sexually harassed when he is the Complainant. Even the evidence showed that Mr. B was sexually harassed and laughed at by students and if we are going to claim a reported misconduct, there is a misconduct of Ms. Melissa Howard sexually harassed Complainant Mark Bochra as indicated in this complaint when she asked about his private part. Wouldn’t that subject Ms. Melissa Howard to a

¹⁸ See <https://www2.ed.gov/policy/rights/guid/ocr/retaliationoverview.html>

¹⁹ See <https://www2.ed.gov/about/offices/list/ocr/letters/colleague-201304.pdf>

²⁰ See [Fifth Circuit’s Ho Calls on Judges to Embrace ‘Harsh Criticism’ \(bloomberglaw.com\)](#)

²¹ See <https://www2.ed.gov/about/offices/list/ocr/docs/investigations/more/04142353-a.pdf>

“I came to complete not to refute. I came light to the World.” Jesus Christ

disciplinary action pursuant to the Department of Education contract?²² This is the parable. More training OCR often recommends in their resolution agreement from the recipients. When equality is denied, equity is the next approach, Biden’s Executive Order **14091**.

ARTICLE 41: ACTIONS FOR MISCONDUCT OR UNACCEPTABLE PERFORMANCE

Section 41.01

The objective of this Article is to ensure that the Employer shall take actions covered by this Article only for sufficient and just cause consistent with this contract, law, regulation, and Department policies.



UNITED STATES DEPARTMENT OF EDUCATION OFFICE FOR CIVIL RIGHTS

230 SOUTH DEARBORN ST., 37TH FLOOR
CHICAGO, IL 60604

REGION V
ILLINOIS
INDIANA
IOWA
MINNESOTA
NORTH DAKOTA
WISCONSIN

July 7, 2023

Mark Bochra
Sent via email only to elohim.genesis@outlook.com

Re: OCR Docket #05-23-1149

Dear Mr. Bochra:

On January 10, 2023, the U.S. Department of Education (Department), Office for Civil Rights (OCR), received the above-referenced complaint you filed against Chicago Public Schools District 299 (District). Your complaint alleges the District subjected you to discrimination on the basis of shared ancestry or ethnic characteristics (Coptic) and retaliation in employment.¹

OCR enforces Title VI of the Civil Rights Act of 1964 (Title VI), 42 U.S.C. § 2000d-2000d-7, and its implementing regulation at 34 C.F.R. Part 100, which prohibit discrimination on the basis of race, color, or national origin in any program or activity operated by a recipient of federal financial assistance from the Department. Title VI also prohibits retaliation. As a recipient of federal financial assistance from the Department, the District is subject to these laws and regulations.

You reported to OCR that an administrator threatened to take adverse employment action against you when you spoke of Jesus Christ and your faith at school, pursuant to your Coptic identity. You reported to OCR that you complained of discrimination and harassment to the District’s Title IX Coordinator on April 1, 2022, and the District failed to respond to your report of discrimination and harassment consistent with its obligations under federal law. You provided a copy of a June 2, 2022, letter indicating the District administratively closed your complaint without investigation. You also reported to OCR that, on April 1, 2022, the Principal informed you that a student made a report of misconduct against you, and that the District responded in a manner that failed to provide you with due process and a fair and equitable investigation, and wrongly initiated employee disciplinary proceedings, resulting in adverse employment actions against you, including the termination of your employment on October 14, 2022.

²² Department of Education employees contract [Interim Collective Bargaining Agreement \(CBA\) \(wordpress.com\)](#)

“I came to complete not to refute. I came light to the World.” Jesus Christ

THE HISTORY OF THE COPTIC

In order to understand this complaint, one must first understand the history of the Coptic. This entire journey was based on Mark not to speak about Jesus Christ again at Chicago Public School or retaliation will occur and when they retaliated both Stephen Harden and CPS senior officials did it in the most corrupt and egregious manner. All of this was neglected by Mr. Jeffery Turnbull, that is why his first letter after a whole year in evaluation appears to be nothing but pure cover-up or may be corruption. But Mark had to endure this journey to see the extent of evil, being plotted. Then Ms. Melissa Howard stepped into Mark’s new OCR complaints and we all saw how she treated him. Her history of emails showed with action what her intended goal is, not healing, and not to enforce the laws OCR enforces.

Now to speak about the Coptic history.

In the 1st century, came the atheists ruling over their Temples and because they were losing people and people stopped visiting them and paying them money, and people started going to churches instead, they became angry and started to contemplate evil by telling the Roman Emperor that the Roman Gods are angry at him and that he is losing his empire because the Christians are worshipping the crucified i.e., Jesus Christ, so an edict was released to stop Christianity and the greatest persecution happened in the 1st to 3rd century and that was revelation as well, one of the horseman, the red one. From there you ended up with the Coptic history and the prophecy of Isaiah 19, at the start of the prophecy it says:

The harsh prophecy of Egypt; Behold the Lord is riding on a light cloud and He shall come to Egypt, and the idols of Egypt shall quake from before Him and the heart of the Egyptians shall melt in their midst.²³

How was the Lord, God able to transform Pharonic people to Coptic? How was God able to have the heart of Egyptians melt in their midst? Through aggressive persecution and live miracles before the eyes of multitudes that drove many Roman emperors insane while transforming many.

The persecution of the Christians began in the time of Nero and continued sporadically for nearly three centuries. It ended officially with Emperor Constantine’s Milan Decree in AD 313. The ten Roman emperors known for their brutal persecution of the Coptic Church are:

1. Nero (37-68) – Domitian (81-96)
2. Trajan (98-117)
3. Marcus Aurelius (161-180)
4. Septimius Severus (191-211)
5. Maximius the Thracian (235-238)
6. Decius (249-251)
7. Valelrian (253-260)
8. Aurelian (270-275)
9. Diocletian (284-305)

²³ See <http://www.coptic.net/articles/EgyptInTheBible.txt>

“I came to complete not to refute. I came light to the World.” Jesus Christ

Diocletian was so exceptionally bloody in his persecution of Christians that his time was dubbed the Great Persecution. On 23 February, AD 303, Diocletian issued a decree ordering the demolition of churches, the burning of the scriptures, and the expulsion of all Christians from public office. In March, he ordered Christian clergymen to be imprisoned and tortured unless they renounced their faith. Diocletian came in person to Egypt to supervise the killing of Christians. He is said to have sworn to kill Christians until their blood reached his horse’s knee – and he kept his word.

To commemorate the years of persecution, the Coptic Church introduced a new calendar beginning with the year Diocletian took office. The Anno Martyrum, or Year of the Martyrs, which is the first year of the Coptic Calendar, matches the year 284 in the Gregorian calendar. In the Synaxarium, or the Lives of the Saints, a major work in the Coptic Church, all days of festivities are noted according to the Anno Martyrum, or AM. The Coptic Church, whose festivities revolve around the martyrdom of the saints, believes that the day of a saint’s death is the day of his or her birth in heaven. This is why popular tradition refers to a saint’s day as a mouldid (or birthday).

Early church historians, writers, and fathers testified to the numerous Copt martyrs. Tertullian, 3rd century North African lawyer wrote “if the martyrs of the whole world were put on one arm of the balance and the martyrs of Egypt on the other, the balance will tilt in favor of the Copts.”

List of Coptic saints - Wikipedia



The following is a list of **saints** commemorated by the **Coptic Orthodox Church of Alexandria**. The majority of **saints** are from Egypt with the majority ...

You've visited this page many times. Last visit: 7/3/22

- Saint George from a prince to a martyr.²⁴
- Saint Demiana from a princess to a martyr.²⁵
- Saint Mohrael, from a child to a martyr.²⁶
- Saint Abanoub, from a child to a martyr.²⁷
- Saint Philobateer Mercurious, from a commander of the Roman’s army to a martyr.²⁸
- Saint Mina the Wonder Worker, from a wealthy family to a martyr.²⁹

²⁴ See bio https://en.wikipedia.org/wiki/Saint_George , Movie <https://youtu.be/836zeu1nND0> see <https://youtu.be/rzwRZShVaK8>

²⁵ See bio <https://en.wikipedia.org/wiki/Demiana> , Movie <https://youtu.be/7DJR127xAiA>

²⁶ See bio <https://en.wikipedia.org/wiki/Mohrael> , Movie <https://youtu.be/od4kYTLbm9Q>

²⁷ See Movie <https://youtu.be/QPdStY2-7ig>

²⁸ See bio https://en.wikipedia.org/wiki/Saint_Mercurius , Movie <https://youtu.be/yqG-CaXm54>

“I came to complete not to refute. I came light to the World.” Jesus Christ

Despite periods of martyrdom and persecution under the Roman Empire and the number of believers continued to grow and the lives of the martyrs became the Coptic Church’s seed toward salvation.³⁰ See today’s Coptic Children.³¹



*Coptic Saints throughout the centuries.*³²

See Mark Bochra speech to the new members of CPS Board of Education, addressing them pertaining to what happened to him at CPS and his OCR Complaint.³³

On May 15, 2023, the U.S. Department of Education (“Department of Education”) released updated guidance on constitutionally protected school prayer and religious expression in the public school setting. This guidance was issued after the recent U.S. Supreme Court decision, which upheld a high school football coach’s right to pray after football games. *Kennedy v. Bremerton School District*, 142 S. Ct. 2407 (2022). The

²⁹ See bio https://en.wikipedia.org/wiki/Saint_Menas , Movie <https://youtu.be/Er66Y02ff4M>

³⁰ See https://en.wikipedia.org/wiki/List_of_Coptic_saints , see Tertullian <https://en.wikipedia.org/wiki/Tertullian>

³¹ See https://youtu.be/PR1Y_U5LSY0?t=28

³² See https://en.wikipedia.org/wiki/List_of_Coptic_saints see <https://twitter.com/BonnieCrombie/status/1399836386975535105> see <https://twitter.com/BishBassilius/status/1399002658313175040> and see <https://twitter.com/philosproject/status/1267508827030802432>

³³ See [Agenda Review Committee Meeting September 20, 2023 \(youtube.com\)](#)

“I came to complete not to refute. I came light to the World.” Jesus Christ

guidance is intended to “provide information on the current state of the law concerning constitutionally protected prayer and religious expression in public schools.”³⁴

To assist schools in applying the ruling in this recent Supreme Court decision, the Department of Education addressed eight (8) different scenarios involving prayer at school and school events. The Department of Education also provided guidance on applying constitutional principles regarding religious expression other than prayer in the public school setting.

This current OCR leadership came and promoted LGBTQ agenda under the Title IX banner calling it freedom and love; while it showed targeting of a Coptic by not applying the same treatment under Title VI “Shared Ancestry” and that was the result of Mark’s own litigation in *Bohra v. U.S. Department of Education* (1:21-cv-03887) and no one can deny that.

The Justice Department tried to defend the Department of Education by saying that OCR protects Coptic too, but that was the lie to this very day.

Where is your investigation and remedies to protect a Coptic? I was forsaken once in education, my legal career because of the wickedness of Kenneth Marcus but now employment came but under Secretary Catherine Lhamon, would they both be part of the same apple? But she promised a change to OCR culture. Please refer to OCR Complaint No. 05-23-1149.

As a threshold matter, it is important to note that the Department does not limit the investigation of complaints of race or national origin commingled with aspects of religious discrimination to allegations of antisemitism against Jewish students. Rather, it has been the Department’s longstanding practice to investigate complaints of race or national origin commingled with aspects of religious discrimination brought by Arab, Muslim, Sikh, and Christian students.⁵ In 2010, the Department of Justice Assistant Attorney General for Civil Rights, whose

⁵ See <https://www2.ed.gov/about/offices/list/ocr/docs/aanhpi-massa-factsheet-201606.pdf> (last visited March 18, 2022).

Case: 1:21-cv-03887 Document #: 60 Filed: 03/22/22 Page 6 of 8 PageID #:4182
office has responsibility for coordinating the federal governmentwide enforcement of Title VI, agreed with the Department’s 2004 analysis that provides:

³⁴ See https://www2.ed.gov/policy/gen/guid/religionandschools/prayer_guidance.html#_ednref14

I. PROCEDURAL HISTORY: THE CHAINS OF RETALIATION

There was once a slave in a big castle, his master was racist to the core; the slave was a Christian, and the master was a man who did not fear God; every time the master approached his slave to whip him; the slave told him “you’re discriminating against me” but the master doubled and tripled down on him by whipping him more. This is exactly what Chicago Public School is doing to Mr. B snow bowling him from one department to the other.



1. On April 1, 2022 Mark Bochra known as Mr. B filed a complaint for discrimination directly with EOCO CPS Camie Pratt, who processed the complaint on April 5, 2022. The complaint was based on discrimination under title vi (Coptic identity), title ix, section 504, religion, with retaliation. Please refer to **Exhibit “A”** for complete timeline.
2. The day Mr. B found that Principal Stephen Harden left Cameron and was promoted to be the deputy network chief of network 6, the day Mr. B spoke with Ms. Khyra Nicole Kolidakis on May 31, 2022 expressing his concerns, came the decision by Udeme Itiat within 2 days later closing the complaint on June 2, 2022; please see **Exhibit “A”** pages 59, 60, and 61.

B-1. TEMPERING WITH WITNESSES AND EVIDENCE BY UDEME ITIAT

116. On May 31, 2022 Mr. B spoke directly with Ms. Khyra Nicole Kolidakis after he reached out to Ms. Patrice M. Williams via e-mail to know the status of his complaint but she didn’t respond to him, Mr. B also added that he found out that Stephen Harden was promoted to become the deputy chief of school network 6 in the middle of an EOCO investigation and left Cameron. Mr. B provided a link to his LinkedIn profile which showed when he left Cameron.¹¹⁸

3. On June 2, 2022 in rush mode, Udeme Itiat dismissed Mark’s complaint to the point she left many allegations unanswered like Mark’s Coptic identity and its relation to Jesus Christ; please see **Exhibit “A”** pages 125-126 (remarks are written on the findings). The findings also refused to investigate title ix issues raised by Mr. B including sexual harassment, gender base discrimination, and sex discrimination.

4. On June 7, 2022, Google meet with Udeme Itiat, she only appeared alone with no one else, no Ms. Williams, no Ms. Khyra, and no Mr. Yuriy. Udeme Itiat claimed she was on vacation and returned yet she claims she interviewed all the witnesses and that Ms. Khyra doesn't know who she interviewed yet Udeme Itiat left the case long time ago. Udeme Itiat claimed no evidence, that Stephen Harden denied ever saying “your 3rd strike and you're out of the school” and she brushed any and all produced evidence by not speaking much. When Mr. B challenged her that she left the Coptic identity and Jesus Christ from the report which is what the case is all about, she replied “I will write another report for that portion and sent it to you later.” She never did; please see **Exhibit “A”** pages 60-63. Udeme Itiat added towards the end of the Google meet “no body retaliated against you Mr. B; you still have your job.”

5. On June 10, 2022, Mark was turned from a Complainant and into a Respondent under the same title ix allegations that was part of his original complaint that was not investigated by EOCO CPS. Now a series of retaliation started to occur. Mark's had no source of income and he was suffered extreme mental anguish despite CPS knowing Mark's medical history not to be exposed to anxiety and depression because it could trigger seizure epilepsy, these facts were disclosed to CPS Legal department, Camie Pratt, and Udeme Itiat (EOCO CPS) and later to CPS OIG.

6. On June 10, 2022, the day Mark was turned from a Complainant into a Respondent, was also the same day Mark's Judicial Misconduct Complaint was received by the 7th Circuit Court of Appeals, few hours later Mark was retaliated against at CPS; see **Exhibit “A”** pages 139 – 142. Also see **Exhibit “A”** page 142 how Udeme Itiat was stalking Mark's civil case *Bochra v. U.S. Department of Education* (1:21-cv-03887) in the federal court originally aligning the Google meet on her own to June 21, 2022 and later she changed it to June 3, 2022; that is called the conscious mind.

7. On July 31, 2022 Mark filed for unemployment as he had no source of income and CPS removed Mark from the system pending the outcome of OIG CPS.

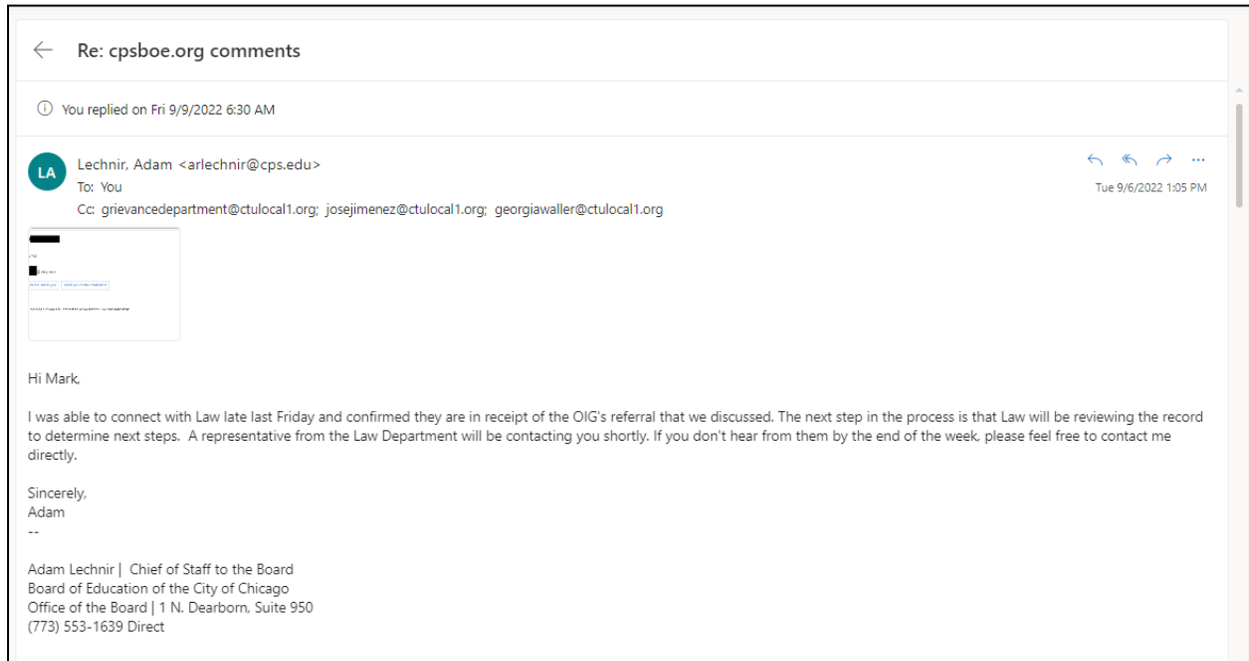
8. On August 9, 2022, the State of IL unemployment received a filled out form stating in part that Mark is working with CPS or will continue to work and has a contract with CPS. The result was the state of IL denied Mark's application for unemployment stating that he is working with CPS but that wasn't true; CPS lied to the state of IL.

9. On August 26, 2022 Inspector General William Fletcher sent an e-mail to Mark Bochra via Ms. Jocelyne Monterrosa who works at OIG CPS stating that they are closing the complaint and not issuing any report; that was in official capacity. At that moment Mark should have returned to his work but that never happened.

10. On September 6, 2022, Mark spoke to the Board President Chief of Staff “Adam Lechnir” who told Mark “next steps” in the process. Mark told him there are no next steps. Adam Lechnir is a very wicked man who always acts as the liability shield for the board of education members. Please see **Exhibit “A”** pages 161-162.

“I came to complete not to refute. I came light to the World.” Jesus Christ

11. On September 9, 2022, a new email came from Office of Administrative Hearing claiming misconduct; see **Exhibit “A”** pages 165-166. More retaliation.



12. On September 13, 2022 Office of Administrative Hearing mailed Mr. B a package with 6 reports but report no. 5 at that time was missing. The first page of the package stated that the hearing could result in his termination from CPS and a placed “do not hire” on the record. In that package was a forged report by OIG CPS to which OIG CPS Ms. Jocelyne Monterrosa told Mark over the phone, “we did not write this report” and because the report was created in rush mode, they also included names of individuals who retired from CPS long time ago. Now CPS has engaged in both civil and criminal conduct, deprivation of rights under color of law. See **Exhibit “A”** pages 166-168.

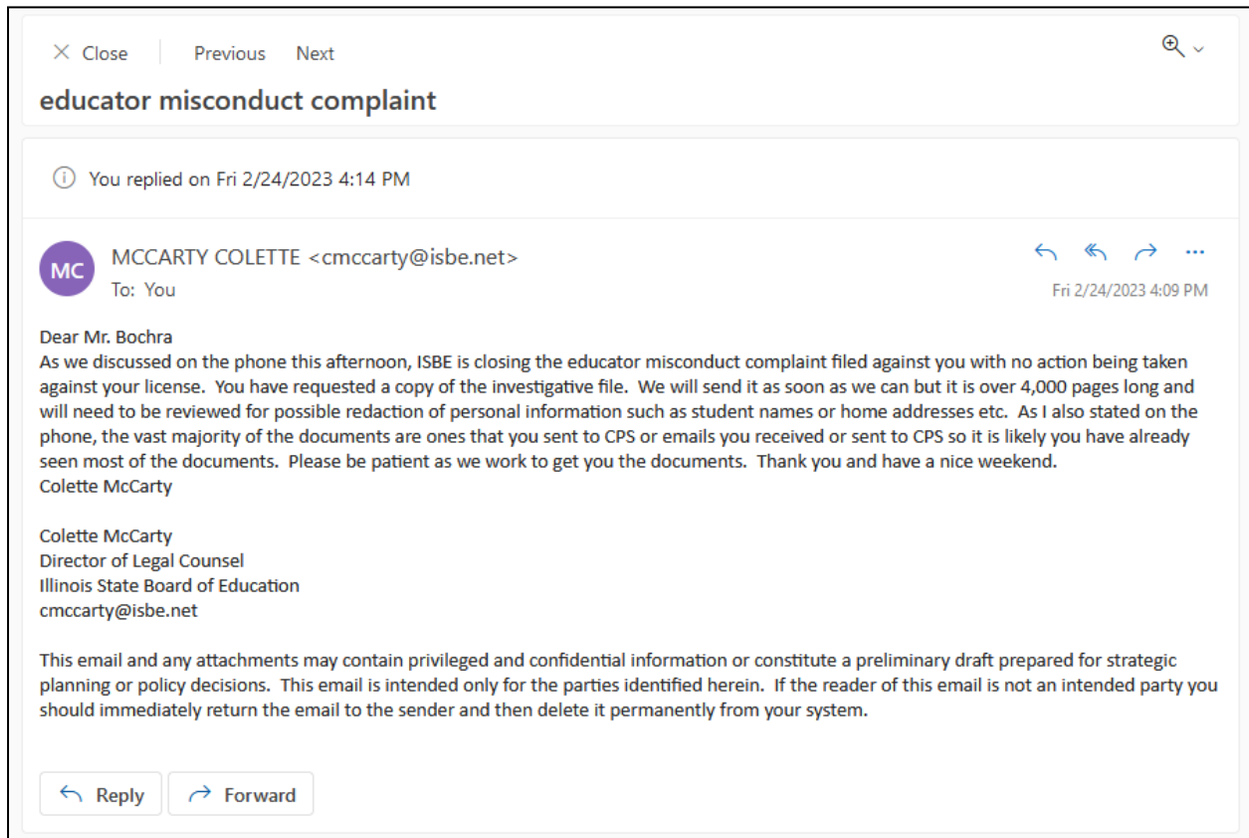
My enemies have set a trap for me. I am weary from distress. They have dug a deep pit in my path, but they themselves have fallen into it. Interlude [Psalm 57:6].

13. After Mark attended a hearing via Google meet, to which his union rep Mr. Jose Jimenez did most of the talk for only 55 min, pointing to the truth and asking for Mark to return to work.³⁵ See **Exhibit “A”** pages 169-188.

14. On October 14, 2022 Jennifer Reger the director of Office of Administrative Hearing drafted a letter sustaining a forged OIG CPS report and because it was so bad, she never e-mailed Mr. B her letter but pretended to send it to him via his blocked CPS e-mail that was blocked since June 10, 2022 and she knew, and she copied the union grievance department on the same email. The letter indicated that she is terminating Mark’s employment and a separate letter she mailed to Mark that she reported his license to the State Board of Education based on false and forged information; she completely wanted to destroy Mark’s life. See **Exhibit “A”** pages 190-210.

15. After the State Board of Education conducted a preliminary investigation, subpoenaed both CPS and CPD for Mark’s records, they concluded that they are closing the complaint, and that his license is safe and to follow up with OCR on any employment discrimination matters.

16. On February 24, 2023, The State Board of Education closed the Complaint that was triggered by Jennifer Reger’s false letter. Mark has always been the victim and yet many wanted to turn him into someone else.



³⁵ See Mr. Jose Jimenez testimony https://www.mediafire.com/file/spojp5o65u5a9ms/Chicago_Teacher_Union_Rep_Mr_Jose_Jimenez.mp4/file

“I came to complete not to refute. I came light to the World.” Jesus Christ

II. OCR CHICAGO LETTER TO CPS NOT TO RETALIATE

On January 6, 2023, Mr. Jeffery Turnbull issued a letter to the District advising them not to harass, coerce, intimidate, discriminate or otherwise retaliate but CPS never cared about OCR Chicago’s letter, they walked a path of no return.



**UNITED STATES DEPARTMENT OF EDUCATION
OFFICE FOR CIVIL RIGHTS**

230 SOUTH DEARBORN ST., 37TH FLOOR
CHICAGO, IL 60604

REGION V
ILLINOIS
INDIANA
IOWA
MINNESOTA
NORTH DAKOTA
WISCONSIN

January 6, 2023

Mark Bochra
Sent via email only to elohim.emmanuel@outlook.com

RE: OCR Docket #05-22-1497

Dear Mr. Bochra:

On July 13, 2022, the U.S. Department of Education (Department), Office for Civil Rights (OCR), received the above-referenced complaint¹ against Chicago Public Schools District 299 (District) alleging discrimination based on religion, disability, and national origin, and also alleging retaliation. Specifically, you allege that the District:

We have notified the District that we have referred Allegations 3-5 to the EEOC.

Please be advised that the District must not harass, coerce, intimidate, discriminate, or otherwise retaliate against an individual because that individual asserts a right or privilege under a law enforced by OCR or files a complaint, testifies, assists, or participates in a proceeding under a law enforced by OCR. If this happens, the individual may file a retaliation complaint with OCR.

Under the Freedom of Information Act, it may be necessary to release this document and related correspondence and records upon request. If OCR receives such a request, we will seek to protect personally identifiable information that could reasonably be expected to constitute an unwarranted invasion of personal privacy if released, to the extent provided by law.

This concludes OCR’s consideration of this complaint. If you have any questions, please contact me at Jeffrey.Turnbull@ed.gov. You may also contact the EEOC if you have any questions regarding the complaint.

Sincerely,

A handwritten signature in cursive script that reads "Jeffrey Turnbull".

Jeffrey Turnbull
Team Leader

“I came to complete not to refute. I came light to the World.” Jesus Christ

III. TO INVESTIGATE CITY OF CHICAGO BOARD OF EDUCATION BOARD MEMBERS IN THEIR INDIVIDUAL AND OFFICIAL CAPACITY, CPS CEO PEDRO MARTINEZ, AND THE ANONYMOUS DNH COMMITTEE FOR RETALIATION WITH INTENT AND MALICE BASED ON COMPLAINANT’S FILED COMPLAINT WITH OCR BACK IN JULY 13, 2022 UNDER TITLE VI, TITLE IX, AND SECTION 504

On December 19, 2022, Complainant Mark Bochra filed a petition with the CEO of Chicago Public School directly via e-mail to remove his name from the “do not hire” list and to cure intentional discrimination with retaliation.³⁶

From: **Mark Bochra** <markbochr2@gmail.com>
Date: Mon, Dec 19, 2022 at 1:03 PM
Subject: PETITION CEO PEDRO MARTINEZ FOR DNH REMOVAL AND TO CURE INTENTIONAL DISCRIMINATION WITH RETALIATION TARGETING A COPTIC EMPLOYEE
To: <ceo-martinez@cps.edu>, Administrative <AdministrativeHearings@cps.edu>, <swfletcher@cps.org>, Inspector General <inspectorgeneral@cps.org>, <mdevalle2@cps.edu>, Adam <arlechnir@cps.edu>, Issalma <ifranc09@cps.edu>
Cc: Jose Jimenez@ctulocal1.org <josejimenez@ctulocal1.org>, <ThaddeusGoodchild@ctulocal1.org>, Grievance Department <grievancedepartment@ctulocal1.org>, <StacyDavisGates@ctulocal1.com>, GeorgiaWaller@ctulocal1.org <georgiawaller@ctulocal1.org>

CC Inspector William Fletcher OIG CPS
CC Chief of Staff Adam Lechnir
CC Ms. Isalma
CC President of the Board of Education of CPS
CC Office of Administrative Hearing
CC Chicago Teacher Union Rep Mr Jose Jimenez

Dear CEO Pedro Martinez,

Please find a copy of my petition, petitioning the removal of the DNH designation and to cure intentional discrimination with retaliation by restoring my CPS account. Please read the hyperlinks within the letter as it contains needed details.

Witnesses to the Petition were the CEO Pedro Martinez himself, all City of Chicago Board of Education members, and the DNH Committee if there is any. This petition tied many of the evidence and vindicated Mark Bochra before the eyes of Chicago Public School senior officials.

Attached herein, please find a copy of the petition as **Exhibit “E”**. CPS is known to create layers of bureaucratic departments in order to escape accountability and liability but Mark since day one reached out to the Board of Education President wherein, his chief of staff back in the days said “next steps”, his name is Adam Lechnir. Please refer to the original OCR complaint filed with OCR back in July 13, 2022; **Exhibit “A”** pages 187 – 188.

At this point, the truth couldn’t be rebuttal and the CEO had to make a choice, cure discrimination and retaliation or continue in this dark path of discriminating and retaliating. Please also remember, during all this time, Mark was denied unemployment benefit since June 10, 2022 up to the date he was terminated from CPS when they turned him from a Victim and Complainant into a Respondent and forged an OIG CPS report. Mark was the Complainant on April 1, 2022 with CPS.

Under the “Do not hire list” DNH removal request, it states:

Pursuant to the “CEO’s Guidelines for Designating Separated Employees as Ineligible for Rehire,” eligibility for rehire is a hiring standard that is within the sole discretion of the Board to establish. Separated employees who have a “DNH” designation on their record may petition the CEO for removal by taking the steps outlined below.

³⁶ See guidelines <https://www.cps.edu/about/policies/administrative-hearings/>

“I came to complete not to refute. I came light to the World.” Jesus Christ

Submit a letter (typewritten or handwritten) to the DNH Committee with a request to remove the DNH designation and an explanation of why the DNH designation is no longer valid or should be excused.

1. You may limit your petition to volunteer or work for a CPS vendor as outlined in section V of the current guidelines.
2. If you are a member of a bargaining unit, your exclusive representative may submit its opinion in writing about whether the DNH designation should be removed and reasons for its opinion.

Basically this was an appeal procedure but it is handled by the CEO of CPS himself as he has done here with a principal from Jones college prep.³⁷

SOUTH LOOP

Jones College Prep’s Controversial Principal Will Stay After CPS Boss Rejects Vote To Fire Him

The local school council at Jones voted last month to begin the process of removing Joseph Powers. But CPS CEO Pedro Martinez cited insufficient evidence to fire him.

Now two facts were pending, now the CEO gets to read the entire case file and the truth including how Jennifer Reger forged an OIG CPS report but also there was a pending hearing with the State of IL Unemployment because CPS claimed Mark is working or will work and has a contract. The hearing was set for February 3, 2023.

Please see a copy of the appeal submitted to the State of IL Unemployment as **Exhibit “F”** it includes complaint of discrimination with retaliation and what was partially filled with OCR. The day of the hearing, the judge called CPS legal department but they did not answer, and the judge proceeded to rule on the merits of the claim by granting Mark his unemployment, few min later, came a letter via email again from Jennifer Reger denying Mark’s petition to the CEO stating the CEO met and denied the petition.

Here CPS was between attending the hearing for unemployment and testifying under oath that they lied to the state of IL or approve Mark’s petition with CEO, either way Mark’s rights would have been protected but CPS chose the path of deception and retaliation and this led to more

³⁷ See <https://blockclubchicago.org/2022/04/26/jones-college-preps-controversial-principal-joseph-powers-will-stay-after-cps-boss-rejects-vote-to-fire-him/>

“I came to complete not to refute. I came light to the World.” Jesus Christ

retaliation as defined by Mr. Jeffery Turnbull’s letter not to harass, coerce, intimidate, discriminate or otherwise retaliate against Mark, the letter was issued January 6, 2023 and CPS further retaliation occurred February 3, 2023.

We have notified the District that we have referred Allegations 3-5 to the EEOC.

Please be advised that the District must not harass, coerce, intimidate, discriminate, or otherwise retaliate against an individual because that individual asserts a right or privilege under a law enforced by OCR or files a complaint, testifies, assists, or participates in a proceeding under a law enforced by OCR. If this happens, the individual may file a retaliation complaint with OCR.

Under the Freedom of Information Act, it may be necessary to release this document and related correspondence and records upon request. If OCR receives such a request, we will seek to protect personally identifiable information that could reasonably be expected to constitute an unwarranted invasion of personal privacy if released, to the extent provided by law.

This concludes OCR’s consideration of this complaint. If you have any questions, please contact me at Jeffrey.Turnbull@ed.gov. You may also contact the EEOC if you have any questions regarding the complaint.

Sincerely,

Jeffrey Turnbull
Team Leader

A. INTENTIONAL DISCRIMINATION WITH RETALIATION FOR FILING AN OCR COMPLAINT

On February 3, 2023 Mark had a phone call from Judge Judy Martin, administrative law judge from the state of il holding a hearing on his unemployment claim, all this time and Mark had no source of any income. The judge asked Mark “are you ready for the hearing” and Mark answered in part “yes Judge.” The Judge tried to call CPS Legal Department and they are aware of the hearing because a letter is sent to CPS as well for them to attend the hearing but CPS did not answer the phone call and the judge proceeded toward the hearing without CPS and CPS never appealed as well the Jude’s decision, hence they affirmed that they discriminated and retaliated against Mark. Please see **Exhibit “F”** copy of Mark’s appeal. A copy of this appeal is also sent to the employer from the state of il.

Date (Pacific) ▾	Number ▾	Destination ▾	Minutes ▾	Type ▾
02/03/2023 11:10 AM	(408) 792-6300	Incoming	15 Min	--

The Judge called Mark for a hearing on 2/3/2023 at 11:10 am and lasted for 15 min; ending it 11:25 a.m.

“I came to complete not to refute. I came light to the World.” Jesus Christ

Judge Judy Martin told Mark that the employer submitted a filled form stating that he works with CPS or will work and has a contract; she marked that form as Exhibit 3 and stated it was dated August 9, 2022 by CPS. Look at the time the Judge called Mark 11:10 a.m and lasted for 15 min.

After the Judge granted Mark’s unemployment based on the facts that was submitted on appeal. CPS e-mailed a letter few min later after the phone call of Judge Judy Martin stating that the CEO denied the petition. Look at the time CPS sent the email 11:25 a.m.



Chicago Public School was between either attend the unemployment hearing and be under oath for lying to the state or approve Mark’s petition for reinstatement, they chose to retaliate further by denying Mark’s petition but accepting that they discriminated against Mark because they didn’t attend the hearing with the unemployment judge.

The road of retaliation reached its destiny with CPS, they never cared about Mr. Jeffery Tunrbull’s letter, they never cared about the administrative law judge of unemployment; they walked a dark path of no return committing both civil and criminal violations.

This chain of retaliations only God saved Mark from it, since April 1, 2022 and Chicago Public School made a mockery of civil right laws enforced by OCR and the question is why this extent of retaliation, why reach the extent of even engaging in Deprivation Of Rights Under Color Of Law in direct violation of Section 242 of Title 18. CPS is a public school, they act under color of laws.

Section 242 of Title 18 makes it a crime for a person acting under color of any law to willfully deprive a person of a right or privilege protected by the Constitution or laws of the United States. For the purpose of Section 242, acts under “color of law” include acts

“I came to complete not to refute. I came light to the World.” Jesus Christ

not only done by federal, state, or local officials within their lawful authority, but also acts done beyond the bounds of that official’s lawful authority, if the acts are done while the official is purporting to or pretending to act in the performance of his/her official duties; Deprivation Of Rights Under Color Of Law.³⁸

The same is true for 18 U.S. Code § 241 – Conspiracy against rights.

If two or more persons conspire to injure, oppress, threaten, or intimidate any person in any State, Territory, Commonwealth, Possession, or District in the free exercise or enjoyment of any right or privilege secured to him by the Constitution or laws of the United States, or because of his having so exercised the same; or



Office of Administrative Hearings
42 West Madison Street, 9th Floor - Chicago, Illinois 60602

Via Email

February 3, 2023

Mark Bochra
copticcross@outlook.com
bluemoonscience101@gmail.com

Dear Mark Bochra:

I am writing to inform you that our committee met to consider your request to remove the Do Not Hire (DNH) designation from your personnel file. I appreciate the time and effort you spent in providing us additional information in support of your request. However, after a thorough review and discussion of all the pertinent information, the committee rendered a decision to deny your request.

The decision of the committee is final, and there are no other avenues of appeal. Please note that while a petition may be made at any time after placement of the designation, only one petition every twelve (12) months shall be considered. The procedures for removal of the DNH designation may be found at cps.edu/oah.

Sincerely,

Jennifer Reger
Executive Director
Administrative Hearings

JR:lg

The letter dated February 3, 2023 from Jennifer Reger

³⁸ See <https://www.justice.gov/crt/deprivation-rights-under-color-law>

6050-0731

Illinois Department of Employment Security
Appeals - Chicago
33 S State St - 8th Floor
Chicago, IL 60603
Phone: (800) 244-5631 • TTY: (312) 793-3184
www.ides.illinois.gov



MARK BOCHRA
5757 N SHERIDAN RD APT 13B
CHICAGO, IL 60660-8770

12 / 11506

Date Mailed: 02/06/2023
Claimant ID: 6223114
Docket Number: 2237113
Appeal Filed Date: 01/19/2023
Date of Hearing: 02/03/2023
Type of Hearing: Telephone
Place of Hearing: Chicago

NCZX0NDU011506010100

Administrative Law Judge's Decision
(Este es un documento importante. Si usted necesita un intérprete, póngase en contacto con el Centro de Servicio al Reclamante al (800) 244-5631.)

Claimant Appellant MARK BOCHRA 5757 N SHERIDAN RD APT 13B CHICAGO, IL 60660-8770	Employer CHICAGO PUBLIC SCHOOLS INC CHICAGO PUBLIC SCHOOLS INC 2651 W WASHINGTON BLVD CHICAGO, IL 60612-2055
--	---

Appearances/Issues/Employer Status: The claimant appeared and testified. The employer did not appear. The claimant appeared without a representative. The issue is whether this claim is for a period between academic terms or during a vacation / recess? Did Claimant perform services in the term before the period and have a contract or reasonable assurance for the next term or following the vacation / recess? See 820 ILCS 405/612; 56 Ill. Adm. Code 2915. The employer is a party to the appeal.

Findings of Fact: Claimant was employed as a substitute teacher from 2016 through 6/10/2022, earning \$135.00 per day when his employment ended due to summer vacation. On 10/14/2022, claimant received a notice stating his position was terminated.

Conclusion: 820 ILCS 405/612 provides that when an individual has employment in an educational institution or educational service agency in the first of two successive academic years or terms or immediately prior to a vacation period or holiday recess, and the individual has reasonable assurance of returning to such employment in the second year or term or immediately following the vacation or holiday period, the individual shall be ineligible to receive benefits during the intervening period between academic years or terms, or during the vacation period or holiday recess. However, the foregoing provisions do not apply when the claim for benefits is based on wages for insured work in non-educational employment during the applicable base period.

The preponderance of the evidence established that claimant did not received reasonable assurance to return to his position as a substitute teacher because he received a termination notice dated 10/14/2022. Therefore, claimant is eligible to receive benefits under Section 612 of the Unemployment Insurance Act.

Decision: The Local Office Determination is SET ASIDE. Pursuant to 820 ILCS 405/612, the claimant is eligible for benefits, as to this issue only, from 07/31/2022 through 08/20/2022 and thereafter as long as the claimant meets the eligibility requirements with respect to this issue.

→ JUDY M. MARTIN, Administrative Law Judge
Appeals - Chicago
Fax: (312) 338-6927

Administrative Law Judge granting the appeal for unemployment February 3, 2023

Because the entire petition with the CEO included again title vi, title ix, and section 504 discrimination with retaliation, the subsequent action taken by CEO Pedro Martinez turns all of them again to intentional discrimination with retaliation; they could have granted the petition but CEO Pedro Martinez refused, he paid more attention to not admit liability rather than cure discrimination with retaliation.

Moreover, CEO Pedro Martinez never cared about OCR Chicago January 6, 2023 letter advising the district not to retaliate.

“I came to complete not to refute. I came light to the World.” Jesus Christ

IV. TO INVESTIGATE CHICAGO PUBLIC SCHOOL FOR PATTERN AND PRACTICE UNDER TITLE VI AND TITLE IX

In the evaluation letters issued on July 5, 2023 OCR Docket 05-23-1148 and July 7, 2023 OCR Docket 05-23-1149 Ms. Melissa Howard stated the following first pertaining to Title IX Pattern and Practice

You also allege the District engaged in a pattern and practice of employment discrimination causing a “disparate impact” to other teachers who were respondents in Title IX investigations. Section 108(d) of the Case Processing Manual (CPM) provides that OCR will dismiss a complaint if it lacks sufficient detail (i.e., who, what, where, when, or how) for OCR to infer that discrimination or retaliation may have occurred or is occurring. The information you provided (publicly available data concerning the number of closures of unsubstantiated Title IX complaints against District teachers and staff) lacks sufficient detail to indicate the District has engaged in a pattern and practice of employment discrimination. Therefore, OCR is dismissing your allegation to the extent it alleges a pattern and practice pursuant to Section 108(d) of the CPM.

Indeed OCR has the (who, what, where, when and how) in Mark’s OCR Complaint and when OCR wanted to open a case for pattern and practice, they can use one person and open it based on what the person said, here is a history over books, after that data collected it reveals more.³⁹

The present OCR investigation and subsequent resolution agreement (more on that later) arise from no more than alleged student discomfort about policy discussions — and nothing else. But that isn’t how anti-discrimination law works. A school board meeting where parents and board members discuss whether certain books should or should not be in a school library — however illiberal those arguments might be — cannot create a hostile environment, full stop.

But OCR did not use the Title IX regulations in its analysis of whether discussions about removing books with sexual content or LGBTQ themes created a hostile environment based on sex. OCR chose to use *Title VI*, which prohibits discrimination based on race, color, and national origin, for its analysis. That’s a weird leap, so why do it?

The present issue for pattern and practice is more than just a policy discussion and discomfort as the media continues to report the culture of Chicago Public School is to frame teachers, employees, and retaliate against them. See famous civil right lawyer Ben Crump reporting on CPS and asking DOJ to investigate CPS.

The press release sent by Mr. Crump also claimed that CPS built cases against terminated Black principals based on “fabricated reports filled with false claims.”⁴⁰ As the news media reports such as CNN, Fox News, ABC7, MSN and more.

³⁹ See <https://www.thefire.org/news/continuing-pattern-and-practice-unconstitutional-diktats-ocr-now-requires-schools-promote>

⁴⁰ See <https://www.foxnews.com/media/chicago-public-schools-fire-removal-black-principals-pattern-practice-discrimination> see <https://www.msn.com/en-us/news/us/black-principals-call-for-investigation-of-chicago-school->

“I came to complete not to refute. I came light to the World.” Jesus Christ

Mr. Crump added “if it happens once, it is an incident; if it happens twice we say it is a coincidence but if it happens third, fourth, fifth and sixth time it is a pattern and practice.”

The substantial evidence is that OCR has all seen what Chicago Public School tried to do with Mark Bochra known as Mr. B to the point they’ve engaged in not only civil but criminal conduct. They’ve also read CPS culture of retaliation based on many reported cases within Mark’s 210 pages Original OCR Complaint i.e., OCR Docket 05-22-1497; there is nothing more OCR needs to initiate a pattern and practice investigation into CPS and bring a cultural reform, this is OCR duty for the teachers and the students.

Also Mark’s OCR Original Complaint points that also students gets retaliated under Title ix and protests takes place as well and lives are destroyed, see page 191 “**Exhibit A**” OCR Docket 05-22-1497 when a teacher stood beside students’ rights related to Title IX in terms of , the teacher was placed on leave.⁴¹ This is not education anymore, it is a nightmare.

NOBLE CHARTER SCHOOLS

Chicago High School Teacher Placed on Leave After Participating in Student Protest

Khaheem Hill said he lives by the words "advocate for yourself, if you know in your heart what you're doing is right," and he tells his students to do the same.

During the protest, dozens of students left their classes hoping to get their voices heard and to speak with the school’s CEO. Some of the students' issues included sexual harassment and differences in discipline when it comes to **Black and brown students**.

Khaheem Hill, a 12th grade biology and chemistry teacher at Noble Academy, said on Wednesday he was placed on paid administrative leave until further notice for taking part in a peaceful student protest held at the school on Monday.

Chicago Public School Leadership needs an overall reform from top to bottom because it has become a house of vipers but who shall lead this reform?

²⁹⁶ See <https://www.businessinsider.com/clarence-thomas-critics-repulsive-1991-supreme-court-nomination-2022-6>

²⁹⁷ See <https://www.copticchurch.net/bible?r=Romans+12%3A19-20&version=NKJV&showVN=1>

²⁹⁸ See <https://www.nbcchicago.com/news/local/chicago-high-school-disciplines-teacher-for-participating-in-student-protest/2960481/>

Page 191 of 210

[district-after-they-were-fired-from-their-jobs/ar-AA1dA6Gb](https://blockclubchicago.org/2023/07/06/supporters-of-3-ousted-black-principals-want-them-back-in-charge-and-want-cps-boss-out/) and see <https://blockclubchicago.org/2023/07/06/supporters-of-3-ousted-black-principals-want-them-back-in-charge-and-want-cps-boss-out/> and see <https://abc7chicago.com/chicago-public-schools-cps-news-ben-crump/13467227/> and see <https://www.cnn.com/2023/07/07/us/chicago-black-principals-fired-investigation-reaj/index.html> and see live board meeting <https://www.youtube.com/watch?v=FqzOX9vc6gl&t=2622s>

⁴¹ See <https://www.nbcchicago.com/news/local/chicago-high-school-disciplines-teacher-for-participating-in-student-protest/2960481/>

“I came to complete not to refute. I came light to the World.” Jesus Christ

It is been the theme of Secretary Miguel Cardona to “respect educators” well respect is lost and teacher shortage is the reality in public schools when Teachers are mistreated and they don’t find federal officials standing by their side.⁴² Secretary Miguel Cardona recently stated “Teachers Are facing an ‘Intentional Toxic Disrespect,’ Secretary Cardona Says and he added “the country owes our educators a debt of gratitude and respect for not only changing, but saving lives. Yet America’s teachers and school support staff ‘have gone from pandemic to persecution in a culture of toxic disrespect.”⁴³

First to address evaluating and seeking Title IX sex discrimination under a class wide investigation under disparate impact discrimination theory for pattern and practice, there is a process for it which was recited in **Exhibit “A”** pages 107-108. To address the disparate impact discrimination under title ix for sex discrimination of the Complaint in **Exhibit “A”** that was filed back in July 13, 2022; there is a special process for it by the secretary. Please refer to pages 107-108 of **Exhibit “A”**.

The enforcement of § 902 after an agency receives a complaint or makes an allegation of discrimination against a recipient. The procedure, as with any other legal or administrative matter, begins by determining the parties to the enforcement hearing. As the following demonstrates, the procedures create two distinct sides: “(a) The term party shall include an applicant or recipient or other person to whom a notice of hearing or opportunity for hearing has been mailed naming him a respondent. (b) The Assistant Secretary for Civil Rights of the Department of Education shall be deemed a party to all proceedings.”⁴⁴ Those beneficiaries, prospective or otherwise, affected by the disparate impact discrimination are not parties during these hearings. Instead, ED is a party to § 902 enforcement, but does not technically represent those beneficiaries affected by the discrimination.

See also authority of the Secretary under 20 U.S.C. 1681 et seq., 45 FR 30955. Under section 106.3; Remedial and Affirmative Action and self-evaluation.

If the Assistant Secretary finds that a recipient has discriminated against persons on the basis of sex in an education program or activity under this part, or otherwise violated this part, such recipient must take such remedial action as the Assistant Secretary deems necessary to remedy the violation, consistent with 20 U.S.C. 1682.

This portion of the complaint seeks a class wide investigation for all the teachers who were harmed under the Chicago Public School’s Office of Inspector General pattern and practice of not complying with Title IX existing regulations and upcoming regulation review.⁴⁵

⁴² See <https://twitter.com/SecCardona/status/1558150202430836737> and see <https://www.edweek.org/teaching-learning/teachers-are-facing-an-intentional-toxic-disrespect-secretary-cardona-says/2023/07>

⁴³ See <https://www.nea.org/professional-excellence/conferences-events/annual-meeting-and-representative-assembly/about-ra/ra-news/secretary-education-miguel-cardona-time-end-toxic-disrespect>

⁴⁴ See 34 C.F.R. § 101.21.

⁴⁵ See current [U.S. Department of Education Title IX Final Rule Overview \(PDF\)](#) see proposed [FACT SHEET: U.S. Department of Education’s 2022 Proposed Amendments to its Title IX Regulations](#)

A FAIR GRIEVANCE PROCESS

The Final Rule requires schools to investigate and adjudicate formal complaints of sexual harassment using a grievance process that incorporates due process principles, treats all parties fairly, and reaches reliable responsibility determinations. A school’s grievance process must:

- Give both parties written notice of the allegations, an equal opportunity to select an advisor of the party’s choice (who may be, but does not need to be, an attorney), and an equal opportunity to submit and review evidence throughout the investigation;
- Use trained Title IX personnel to objectively evaluate all relevant evidence without prejudice of the facts at issue and free from conflicts of interest or bias for or against either party;
- Protect parties’ privacy by requiring a party’s written consent before using the party’s medical, psychological, or similar treatment records during a grievance process;
- Obtain the parties’ voluntary, written consent before using any kind of “informal resolution” process, such as mediation or restorative justice, and not use an informal process where an employee allegedly sexually harassed a student;
- Apply a presumption that the respondent is not responsible during the grievance process (often called a “presumption of innocence”), so that the school bears the burden of proof and the standard of evidence is applied correctly;
- Use either the preponderance of the evidence standard or the clear and convincing evidence standard (and use the same standard for formal complaints against students as for formal complaints against employees);
- Ensure the decision-maker is not the same person as the investigator or the Title IX Coordinator (i.e., no “single investigator models”);
- For postsecondary institutions, hold a live hearing and allow cross-examination by party advisors (never by the parties personally); K-12 schools do not need to hold a hearing, but parties may submit written questions for the other parties and witnesses to answer;
- Protect all complainants from inappropriately being asked about prior sexual history (“rape shield” protections);

2 of 3

Based on Chicago Public School Office of Inspector General pattern and practice, they have harmed more than 347 teachers in the year 2021 alone, by denying them due process, taking adverse action against them when a complaint is initiated and only to tell them later “no substantial evidence” in this case, return to your work like a slave; sex discrimination did occur in direct violation of 34 C.F.R. § 106.45.⁴⁶

Moreover, Office of Inspector General will not release a report based on how many teachers were attacked, harmed, or bullied by students or placed in a hostile environment because of students bullying a teacher; see Mr. B personal experience **Exhibit “A”** pages 18-19 (broken finger); for instance here is another story of a 6 years old child who shot a teacher with a gun.⁴⁷ Here is a student lying on another student and received one year in jail for lying about a serious crime.⁴⁸ How many students attacked teachers? CPS will reduce and inflate the reporting and will never make a public report regarding students who attacked teachers or create a hostile environment for teachers. Data procuded by title ix officer Camie Pratt and Inspector General for CPS William Fletcher showed or reported 2% student on teachers but this data should have been far more than 2% but many teachers fear retaliation because the culture of CPS is about deny and

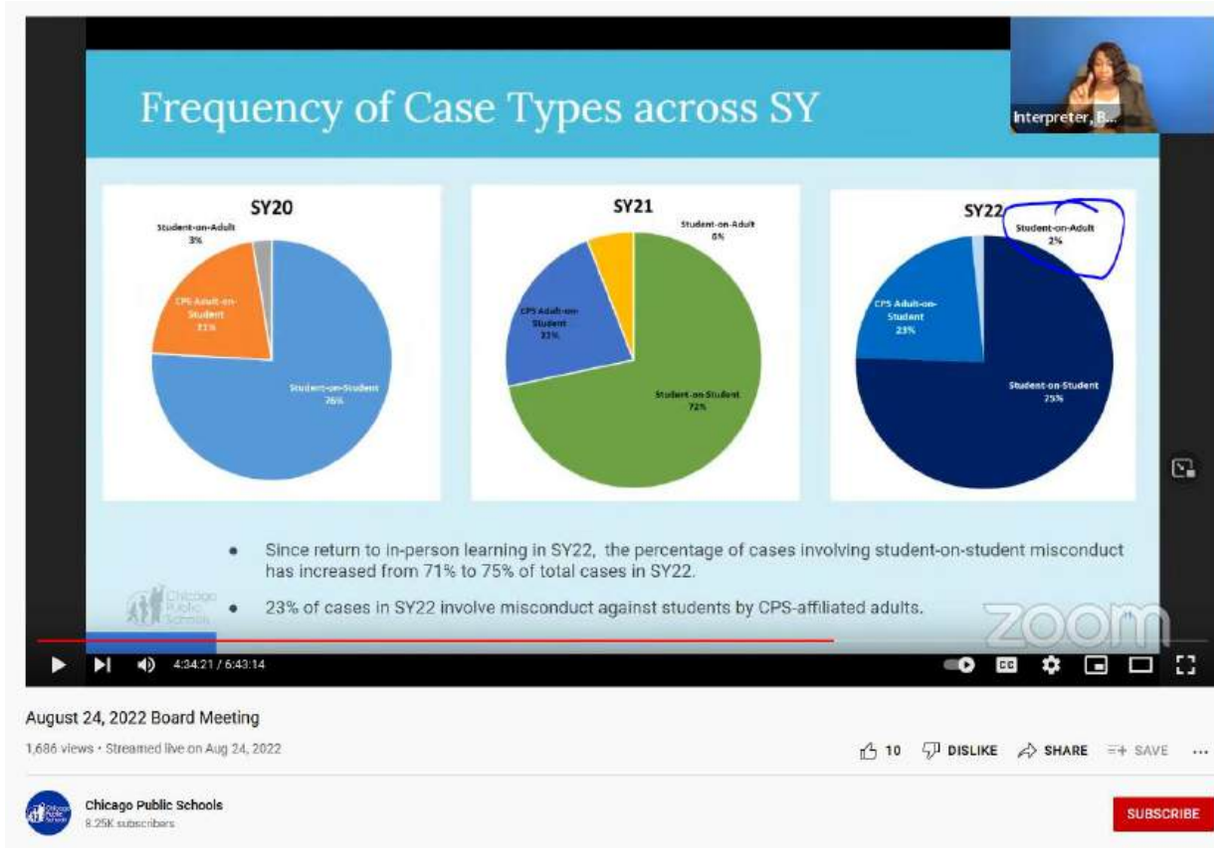
⁴⁶ See April 2022 report and January 2022 report <http://cpsoig.org/reports.html>

⁴⁷ See [Mother of 6-year-old who allegedly shot teacher could face charges, police chief says | CNN](#)

⁴⁸ See [Connecticut college student who made false rape claim gets year in jail \(wjhl.com\)](#)

“I came to complete not to refute. I came light to the World.” Jesus Christ

deflect when liability rises and when students attack or bully teachers, often many times the teachers do not report the student so his or her file is not ruined; a teacher after all is like a father or a mother to the student; good teachers that is.



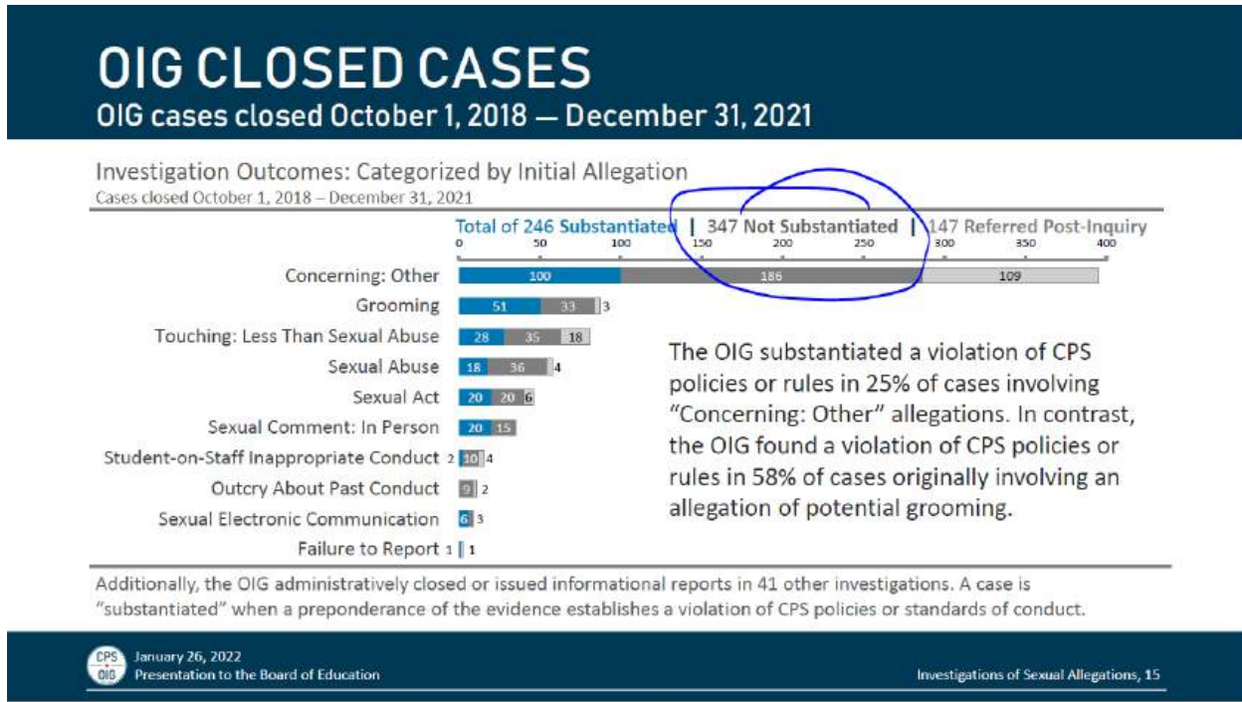
Here is August 24, 2022 data presented by Camie Pratt and William Fletcher to the Board of Education. It claims in the year 2022, students on teacher tile ix violations were 2% and without a public report, also a major 75% student on student title ix violations, and then teachers on student 23% but OIG CPS in order to deflect public accountability on all fronts tries to release a public report of teachers on students; the press loves the stories.⁴⁹ These stories of teachers, security staff or special aid assistance who abused children there is no question about it; many of them were terminated from CPS for clear violations of title ix; however what about all the teachers who suffered sex discrimination because of students who lie, were denied equity, were denied pay pending an investigation and the investigation later reported 347 not substantiated; so you are also dealing with a culture of liars to place teachers in harms way and who would want to deal with a dishonest culture?

OIG CPS will not release a report of the stories related to the 347 unsubstantiated cases and will also not release a report of students on teachers title ix violations; they will only claim it is 2% but is there enough reporting or there is a culture of fear for retaliation. This is not an overall

⁴⁹ See report https://cpsoig.org/uploads/3/5/5/6/35562484/cps_oig_fy_2022_annual_report.pdf see the news <https://www.foxnews.com/us/chicago-schools-watchdog-finds-hundreds-employees-groomed-sexually-assaulted-students>

“I came to complete not to refute. I came light to the World.” Jesus Christ

healthy culture and then CPS complaint of teacher shortage; who wants to suffer sex discrimination and have to deal with a culture that is not honest but seeks political coverup. And OIG CPS will not also release a public report of students on students title ix violations which is the biggest percentage of the cases; hence it shows a perverted culture.



To many teachers who come to school to teach students and not wanting to deal with more stress of being setup, this leads to a hostile work environment given the adverse action taken against them; being ejected from school pending an investigation, the Office of Inspector General pattern and practice led to title ix disparate impact discrimination and in many cases his office acts as a “character lynching” scheme wherein, anyone who falls into the OIG CPS web, will do the work of CPS law Department. History of CPS senior leadership showed that they don’t care about teachers or students and often many times would rather remove liability rather than addressing it; see **Exhibit “A”** pages 193-194 (CPS Legal and Title IX), see also pages 186-187.

As explained in the original OCR Complaint filed on July 13, 2022, Chicago Public School is led by a perverted title ix officer under the name Camie Pratt, she is the one who promotes sin and later judges it as well, she is creating a culture of perversion for many students and adults when she creates “neutral bathroom” for male and female and call it gender equity. See **Exhibit “A”** pages 92-93 (Camie Pratt and her gender and sexuality alliance club); pages 82-91 glorying sin under the banner LGBTQ rights which leads to more sins (from drag shows to confused children about their real gender, to body mutilation while calling it gender reassignment, to difference between love vs. lust, to tik-tok and YouTube videos and their affects on teenagers); it is called temptation. See also **Exhibit “A”** page 182.⁵⁰

⁵⁰ See <https://twitter.com/libsoftiktok/status/1570852757908910080>

“I came to complete not to refute. I came light to the World.” Jesus Christ

The Original OCR Complaint that was filed on July 13, 2022 which OCR Chicago failed to evaluate many reported issues after nearly one year in evaluation exceeding OCR manual timeframe, one of the issues seeks a class wide investigation in term of sex discrimination under disparate impact theory for pattern and practice for all the harmed teachers who were subject to sex discrimination, denied equity and due process, denied payment and no back pay; only to return to their work after a period of time like a slave, OIG CPS data shows 347 teachers were affected in the year 2021 alone. Please focus on the 2021 data by OIG CPS.⁵¹

Moreover, this Complaint seeks for CPS to make an annual public report of students on teachers’ title ix violations (names can be redacted but not the stories) and to cease retaliating against teachers who report title ix violations by students on teachers or adult on adult, see **Exhibit “A”** pages 193-194. Complainant Mark Bochra will address the sex discrimination, sexual harassment, and gender base discrimination in the second part of this complaint which also was not evaluated by OCR Chicago. There is no shame in the truth, is there?

No back pay for any of the 347 unsubstantiated allegations related to affected teachers. They were accused, subject to adverse action, only to be told to return to work like slaves to the system which leads to sex discrimination in direct violation of 34 C.F.R. § 106.45.⁵²



No public teacher wants to work in a hostile environment created by students and school senior leadership while the leadership is corrupt anyways. The following were from **Exhibit “A”** pages 25-28 “the culture of Chicago public school senior officials.”

⁵¹ See https://cpsoig.org/uploads/3/5/5/6/35562484/1-24-22_oig_quarterly_board_presentation_january.pdf

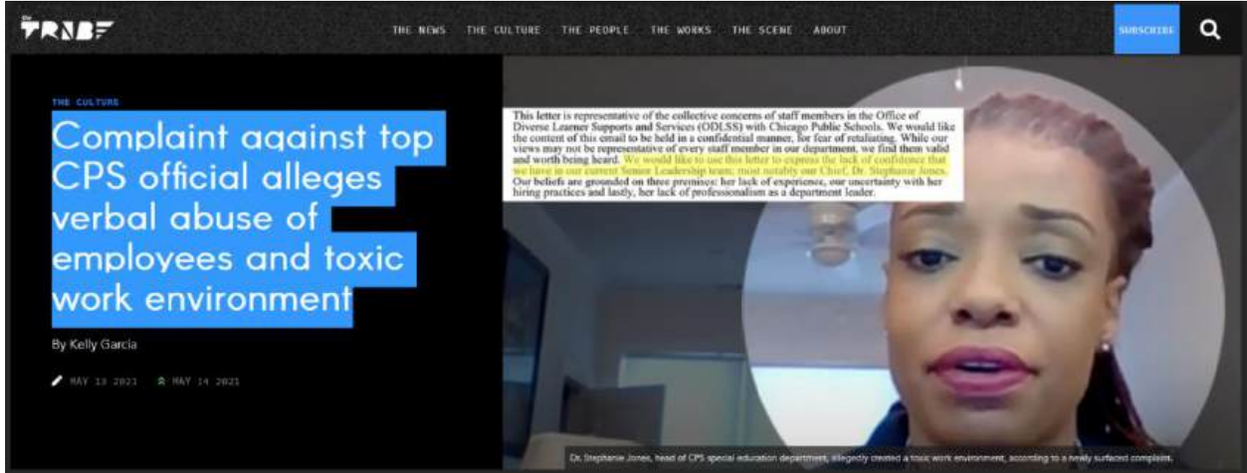
⁵² See <https://www.law.cornell.edu/cfr/text/34/106.45>

“I came to complete not to refute. I came light to the World.” Jesus Christ

A. THE CULTURE OF CHICAGO PUBLIC SCHOOL SENIOR OFFICIALS

The mission statement by Chicago Public Schools’ senior leadership reads as follow “[O]ur leadership team brings together experienced professionals with proven records of success in the education field who can best support the strong progress our schools are making.”⁵³

However, the reality is nothing short but a lie, once someone’s enters the lion’s den, one could see a completely different culture of corruption, cove-ups, the strong overpowering the weak, deny and deflect the truth. Honestly it is a scary environment if one was never ready for it.



In Mark’s Original OCR Complaint which was filed on July 13, 2022, it lays out OCR Jurisdiction over City of Chicago Board of Education Title VI of the Civil Rights Act of 1964, 42 U.S.C. § 2000d *et seq*, Title VI, 34 C.F.R. § 100.7. See **Exhibit “A”** pages 21-22 and page 24.

Title VI of the Civil Rights Act of 1964 protects people from discrimination based on race, color or national origin in programs or activities that receive Federal financial assistance. Title VI states that:

No person in the United States shall, on the ground of race, color, or national origin, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any program or activity receiving Federal financial assistance.

Programs and activities that receive Federal financial assistance from the United States Department of Education (ED) are covered by Title VI. ED maintains an Office for Civil Rights, with 10 regional offices and a headquarters office in Washington, D.C., to enforce Title VI.⁵⁴

Chicago Public Schools receive funds from the Department of Education under Federal financial assistance, thus are subject to Office for Civil Rights’ Jurisdiction. See also OCR Case

⁵³ See <https://www.cps.edu/about/leadership/>

⁵⁴ See <https://www2.ed.gov/about/offices/list/ocr/docs/hq43e4.html>

“I came to complete not to refute. I came light to the World.” Jesus Christ

Processing manual 701 section C, Title VI and Title IX Employment Complaints (see 29 C.F.R. §§ 1691.1 – 1691.13 and 28 C.F.R. §§ 42.601 – 42.613).

OCR has jurisdiction over this Complaint because it also alleges pattern and practice of title iv violations and retaliation once an employee reports discrimination; see **Exhibit “A”** pages 25-28 (the true culture of CPS senior leadership); pages 71-74 (a culture of retaliation once someone reports civil right violations and a culture of title vi violations).

A recipient effort to retaliate against any person for reporting or disclosing civil right violation, or otherwise participating in the complaint process constitute intentional discrimination with retaliation. OCR wrote several press releases warning recipients against retaliation by prohibiting against retaliation explicit in the interest of promoting public confidence in the process.⁵⁵

V. TO INVESTIGATE DISTRICT 299 CHICAGO PUBLIC SCHOOL FOR PATTERN AND PRACTICE UNDER SECTION 504 RELATIVE TO STUDENTS WITH DISABILITY NOT RECEIVING ADEQUATE TRANSPORTATION

In the evaluation letters issued on July 5, 2023 OCR Docket 05-23-1148 Ms. Melissa Howard stated the following first pertaining to students with disabilities by denying them a free appropriate public education (FAPE) when it failed to provide adequate transportation services to and from their educational programs as specified in their Individualized Education Programs (IEPs) or Section 504 plans during the 2021-2022 and 2022-2023 school years.

In support of your allegation, you provided OCR with screenshots of Twitter accounts, publicly available information, and transportation data concerning transportation services for District students with IEPs. You also allege that you witnessed some students with disabilities arrive late to school. However, you were unable to provide the name of any student who did not receive transportation services specified in their IEP or 504 plan and told OCR that you do not know any specific details about these students’ IEPs or 504 plans. You also told OCR that you were not present during any IEP or Section 504 meetings, and you are not aware whether the District has remedied any failure to provide transportation services, or otherwise addressed the claims in data you provided OCR. Absent additional specific information, your complaint lacks sufficient detail for OCR to infer that discrimination may have occurred or is occurring. Therefore, OCR is dismissing this allegation pursuant to Section 108(d) of the CPM effective the date of this letter.

Ms. Howard claims that Mark was not able to produce students data to prove it, Mark had the data and disclosed a portion of it but to see the complete data this should have been produced during an investigation however, in support of Ms. Howard request for data please see **Exhibit 1 and 2** IXL sheets of students IDs and their data and who received vs who didn’t receive adequate transportation as the issue to this present day has affected thousands of students.

Also CPS is in breach of OCR 2010 resolution agreement.⁵⁶

⁵⁵ See Dear Colleague letter <https://www2.ed.gov/about/offices/list/ocr/letters/colleague-201304.html>

⁵⁶ See [Resolution Agreement Chicago Public Schools \(PDF\) \(ed.gov\)](#)

A. CHARGES TO BE INVESTIGATED BY OCR

The first OCR complaint handled by Team Leader Mr. Jeffery Turnbull, OCR No. 05-22-1497 while Mr. Turnbull missed many issues/charges and failed to evaluate everything properly however, he focused only on the action of the former Principal of Cameron School i.e., Stephen Harden. Stephen Harden could only retaliate by ejecting Mr. B from school but can never initiate any employment adverse action nor forge an OIG CPS report and erase his own name from it.

The charges that should have been pertaining to Cameron School, Stephen Harden, Assistance Principal Ebony McDonald⁵⁷, and Assistance Principal Edna Mercado⁵⁸ (the Aps are currently CPS employees) were that they all warned Mark not to speak about Jesus Christ in school and then came the direct threat by Stephen Harden in front of AP Mercado inside his office “your 3rd strike is you last, speak again about Jesus Christ.” Please see OCR No. 05-22-1497 timeline on pages 39-66, specifically pages 42-50 and retaliation occurred on pages 51-53.

The OCR Complaint which Mr. Jeffery Turnbull was handling fell under the old OCR manual, so Mark was able to appeal many of the false conclusions by Mr. Jeffery Turnbull which included his Section 504 interpretation. His evaluation took nearly a year and the conclusion came on Coptic Christmas Eve. He pointed fingers at Ms. Adele Rapport as the final decision maker and he added “it just happened that the letter came on that day.” Mr. Turnbull left the entire 210 pages OCR Complaint with all their set of allegations and issues and focused exclusively on Cameron School and had many issues wrongly interpreted, his first letter issued on January 6, 2023 is a proof to such evaluation.

OCR Chicago Team Leader Mr. Jeffery Turnbull stated to Mark Bochra “you have the right to appeal the decision and you have the right to file a new OCR Complaint telling us what we missed or did not investigate or need to investigate; you have all these rights.”

The Charges pertaining to Cameron School, 1st OCR Complaint should have been the following:

1. Subjected you to discrimination on the basis of national origin (shared Coptic ancestry) when you were threaten by Principal Stephen Harden “speak again about Jesus Christ, your 3rd strike is your last and then we will have to let you go” this was in front of AP Edna Mercado after prior warnings came from her and AP Ebony McDonald.
2. Subjected you to retaliation on the basis of national origin (shared Coptic ancestry) when on April 1, 2022 Stephen Harden tried to eject you from Cameron school based on false information by using a student as a vehicle to target the Complainant, specifically on April 1, 2022 Mark again spoke about Jesus Christ with Troy Wither, this was the only event which occurred on April 1, 2022. The 3rd strike happened on April 1, 2022.
 - A counselor name Troy Wither spoke about 2 detailed suicide topics while Mr. B was in the class.

⁵⁷ See <https://www.linkedin.com/in/eboni-mcdonald-027a36111>

⁵⁸ See <https://www.linkedin.com/in/edna-mercado-ba331768>

“I came to complete not to refute. I came light to the World.” Jesus Christ

- A counselor name Troy Wither watched an 8th grade female and male students verbally curse each other’s and Mr. B had to stop the verbal fight while Troy Withers was laughing speaking about dark energy.
- A counselor name Troy Wither body wrestled with a student at the end of the class and he will call it “he is playing.”
- A counselor name Troy Wither hated the name Jesus Christ and told Mr. B good CPS blocked the movie on its network.
- A mother name Lizbeth Lopez who works at Cameron was yelling “why is he talking about suicide topics with my kids! My kids love you Mr. B”

See OCR No. 05-22-1497 timeline on page 41 line 61; pages 52-53; page 56 line 98; page 120; page 179-180.

3. Subjected you to discrimination with retaliation on the basis of disability under section 504 when school administrators including Principal Stephen Harden and AP Mercado and AP McDonald knew of your medical diagnosis history of seizure epilepsy compounded with anxiety and depression. By exposing the Complainant to emotional abuse and mental anguish when Principal Stephen Harden with the aid of AP Edna Mercado ejected Mr. B from Cameron school on April 1, 2022.

4. Subjected you to discrimination on the basis of sex in your employment by:

a. failing to respond to your verbal report on April 1, 2022 related to gender and sexual harassment consistent with its obligations under federal law; specifically when you told Principal Stephen Harden that students were laughing in the hallway at Mr. B. You were the complainant again on April 1, 2022 not the Respondent. There are no record of a formal complaint, in fact evidence establish later based on the forged OIG CPS report by senior CPS officials because OIG CPS Inspector William Fletcher in official capacity stated via email that he will not issue a report in this matter. See OCR No. 05-22-1497 page 155. This matter was originally handled under EOCO Complaint filed officially on April 1, 2022; see OCR No. 05-22-1497 pages 120-128; EOCO report is on pages 125-126 without an investigation; see evidence on pages 60-62; specially on page 60 lines 116-117 and page 61 lines 118-119 wherein Ms. Khyra Nicole Kolidakis one of the EOCO investigators told Mark on May 31, 2022 that the only person they were able to interview was AP Ebony McDonald and that Stephen Harden was not interviewed yet. See also page 62 line 122 how Udeme Itiat on her own tried to time the retaliation by scheduling Google Meet on the same day Mark had a hearing in his case *Bochra v. U.S. Department of Education* (1:21-cv-03887) on DOJ motion to dismiss. This was a coordinated effort and “conspiracy against rights” 18 U.S. Code § 241 – Conspiracy against rights, knowing too well about Mark’s civil right litigation.

The 2nd and the 3rd OCR Complaints handled by Team Leader Ms. Melissa Howard were no longer pertaining to the action taken by Stephen Harden at Cameron School but by Senior CPS officials i.e., Camie Pratt over who oversees EOCO CPS director Udeme Itiat, Jennifer Reger in charge of office of administrative hearing, and inspector William Fletcher; the parties are now different and the charges are also different.

“I came to complete not to refute. I came light to the World.” Jesus Christ

Specifically OCR Complaint No. **05-23-1148** and OCR Complaint No. **05-23-1149** charges should have been the following:

1. Discriminated against students with disabilities by denying them a free appropriate public education (FAPE) when it failed to provide them transportation services to and from their educational programs as specified in their individualize Education Programs (IEPs) or Section 504 plans during the 2021-2022, and 2022-2023 school years.
2. Engaged in a pattern and practice of employment discrimination against teachers who were respondents in Title IX investigations leading to sex discrimination by failing to provide due process, not conducting a fair and equitable investigation(s), and subjecting teachers to sex discrimination without pay. This was established by the data provided by OIG CPS for the years October 1, 2018 – December 31, 2021; there was no payment data for teachers, until after CPS became aware of Mark’s OCR complaint in the year 2022 but CPS hasn’t cured past violations, all the teachers who suffered sex discrimination under “class” were subject to sex discrimination without pay. Seeking a pattern and practice investigation under Title IX and its implementing regulations and guidelines in the region, 34 C.F.R. §§ 106.30-106.72. See also based on Chicago Public School Office of Inspector General pattern and practice, they have harmed more than 347 teachers in the year 2021 alone, by denying them due process, taking adverse action against them when a complaint is initiated without pay and only to tell them later “no substantial evidence” in this case, return to your work like a slave; sex discrimination did occur in direct violation of 34 C.F.R. § 106.45.⁵⁹ The data highlighted by OIG CPS report never indicated any payment for the 347 teachers who were exposed to sex discrimination.



⁵⁹ See April 2022 report and January 2022 report <http://cpsoig.org/reports.html>

“I came to complete not to refute. I came light to the World.” Jesus Christ

See also current case pending before the 6th Circuit in the *State of Tennessee v. United States Department of Education* 3:21-cv-00308.⁶⁰ When Department lawyer David Peters was asked to explain the meaning and legal effect of the interpretation and accompanying documents, he stated, “They are not what’s being enforced.”

3. Subjected you to discrimination on the basis of national origin (shared Coptic ancestry) with retaliation when senior CPS officials closed your filed April 1, 2022 complaint based on national origin, title ix, and section 504 without an investigation and retaliated against you by initiating a disciplinary proceedings, first with OIG CPS led by Inspector William Fletcher which concluded he won’t issue a report and later by the administrative office hearing led by Jennifer Reger who forged an OIG CPS report filled with false data and names, which resulted in adverse employment action(s) against you. See also 18 U.S. Code § 1519.⁶¹

4. Subjected you to discrimination on the basis of disability discrimination with retaliation when senior CPS officials closed your filed April 1, 2022 complaint based on national origin, title ix, and section 504 without an investigation and retaliated against you knowing about your medical diagnosis (history of seizure epilepsy compounded with anxiety and depression) by exposing you to mental anguish when senior CPS officials initiated a disciplinary proceedings, first with OIG CPS led by Inspector William Fletcher which concluded he won’t issue a report and later by the administrative office hearing led by Jennifer Reger who forged an OIG CPS report filled with false data and names, which resulted in adverse employment action(s) against you. See also 18 U.S. Code § 1519.

5. Subjected you to discrimination on the basis of sex in you employment with retaliation when senior CPS officials closed your filed April 1, 2022 complaint based on national origin, title ix, and section 504 without an investigation further claiming they are closing your title ix matter related to (sexual harassment and gender discrimination) and retaliated against you using the same title ix allegation that was under your EOCO complaint when senior CPS officials initiated a disciplinary proceedings, first with OIG CPS led by Inspector William Fletcher which concluded on August 26, 2022 by stating that he won’t issue a report and later by the administrative office hearing led by Jennifer Reger who forged an OIG CPS report filled with false data and names, which resulted in adverse employment action(s) against you.

The Guidelines initiated by OIG CPS dictated that student on teacher sexual harassment is investigated by EOCO and not OIG CPS. Correctly your allegations were handled initially by the right department on April 1, 2022 under EOCO CPS.

Complainant, Mr. B was turned into a Respondent; while under EOCO imaginary investigation, Stephen Harden was promoted to deputy chief of network 6. When Complainant reported this fact via email to EOCO investigators on May 31, 2022, his complaint was closed on June 2, 2022, and retaliation occurred on June 10, 2022.

⁶⁰ Oral argument https://www.opn.ca6.uscourts.gov/internet/court_audio/audio/04-26-2023%20-%20Wednesday/22-5807%20State%20of%20Tennessee%20v%20Department%20of%20Education%20et%20al.mp3

⁶¹ See <https://www.law.cornell.edu/uscode/text/18/1519>

“I came to complete not to refute. I came light to the World.” Jesus Christ

OIG SEXUAL ALLEGATION CATEGORIES

Sexual Act	Penetration
Sexual Abuse	Physical conduct for sexual gratification, e.g., groping, fondling
Sexual Comment — In Person	Unambiguously sexual comment to student
Grooming	Actions to break down inhibitions for the purpose of sexual conduct
Sexual Electronic Communication (“Sexting”)	Sexual text messages, emails, or other communications
Touching—Less than Sexual Abuse	Touching of a possible (not obvious) sexual nature
Concerning—Other	Leering, “creepy” behavior or other potentially concerning behavior
Student-on-Staff Inappropriate Conduct	Student behavior toward a staff member (now addressed by EOCO)
Outcry About Past Conduct	Recent outcry about allegations from several years ago

Cases are assigned a single category, but may involve behaviors that could fall into multiple categories. **Grooming** cases, for instance, often involve behaviors that could also be categorized as **sexual electronic communication**.

October 28, 2020
Presentation to the Board of Education

Investigations of Sexual Allegations, 15

CHICAGO PUBLIC SCHOOLS
CPS

Educate • Inspire • Transform

Daniel R. Cameron Magnet School of the Arts • 1234 N. Monticello Avenue • Chicago, Illinois 60651
 Phone (773) 534-4290 • Fax (773) 534-4273

Friday, April 29, 2022

Dear Beloved Cameron Community,

I am writing this letter to inform you all that, effective Monday, May 9th, I will no longer serve you as Cameron’s principal, as I transition into my new role as the Deputy Chief of Network 6. This has been the hardest decision I’ve ever made in my career, and it is extremely hard for me to imagine my name without Cameron attached to it.

CONFIDENTIAL

June 2, 2022

Mark Bochra
mbochra@cps.edu

Re: Report of Discrimination, Harrassment and Retaliation (Case #74440)

Udeme Itiat redacted Religion Discrimination

Coptic Identity

With respect to any allegations you made regarding retaliation based on the filing of an EOCO report, Title IX and disability, EOCO administratively closed those portions of your report without investigation for the following reasons:

- (a) At the time of the allegations, CPS had mandatory mask wearing policies for all individuals. There is no evidence that you had received an accommodation under the Americans with Disabilities Act from the CPS ADA office at the time of the allegations. Therefore, you would have been required to follow the requirements regarding mask wearing at the time of the allegations; and
- (b) Based on your report, the allegations based on sex/gender did not meet the requirements for a Title IX matter as defined by the US Department of Education. The matter was instead reviewed under the CPS Non-Discrimination, Harassment, Sexual Harassment, Sexual Misconduct and Retaliation Policy (adopted August 14, 2020).

In a recent ruling by the 7th Circuit *Andrew DUNLEVY, v. James O. LANGFELDER, et al*⁶² the court ruled that District Courts were warned about narrow comparison of disparate punishment. If the goal of promoting equity truly were to treat everyone equally, there would be no need to catalogue different treatments:

- Mr. B is out of his job after his EOCO Complaint was tempered with and destroyed.
- Stephen Harden was promoted during an EOCO CPS imaginary investigation.

The basis for Complainant’s sex discrimination was based on direct sexual harassment “students laughing at him after school speaking about his private part without his awareness” and gender discrimination. Complainant provided analogy between body parts related to male vs. female and asked which is body shaming and which isn’t? See original OCR Complaint No. 05-22-1497 pages 121-122.

Is nature now in dispute, that human reached a level where they call the love of a mother wrong, if a mother breastfeeding her child publicly while being body shamed for something that is natural could this be in direct violation of title ix rendering it “sex discrimination”.⁶³ So was Mr. B when students laughed at him speaking about his private part after school, then degrading him and saying “it was low” is not only sexual harassment but gender base discrimination in direct violation of Title IX.

Claridge’s hotel criticised after telling breastfeeding woman to cover up

Louise Burns says she felt humiliated after being told to cover up while feeding 12-week-old baby during Christmas tea with family

⁶² See <https://caselaw.findlaw.com/us-7th-circuit/1972533.html>

⁶³ See <https://www.theguardian.com/lifeandstyle/2014/dec/02/claridges-hotel-breastfeeding-woman-cover-up>

“I came to complete not to refute. I came light to the World.” Jesus Christ



“I came to complete not to refute. I came light to the World.” Jesus Christ

See also when men are demeaned in their manhood, by both public figure the infamous Hulk Hogan (case)⁶⁴ and even a patient undergoing a surgery and the doctors made fun of his penis size; are these title ix violations leading to sex discrimination? Yes, indeed they are.

Audio: Patient awarded \$500k after secretly recording doctors mocking and insulting him during operation

During the patient’s operation both the nurse and the doctor while the patient was on Anesthesia started with the following remarks.⁶⁵

After five minutes of talking to you in pre-op, I wanted to punch you in the face and man you up a little bit,’ Ms Ingham was heard saying during the colonoscopy procedure. She wasn’t finished there. When a medical assistant noted the man (known as ‘DB’) had a rash, the anesthesiologist warned her not to touch it, saying she might get ‘some syphilis on your arm or something,’ then added, ‘it’s probably tuberculosis in the penis, so you’ll be all right.’

The 4th OCR Complaint No. 05-23-1574 handled by Team Leader Ms. Melissa Howard was a set of new allegations pertaining to different parties i.e., CEO Pedro Martinez and the DNH Committee; specially after being warned of no retaliation by OCR on January 6, 2023 by OCR Team Leader Mr. Jeffery Turnbull.

The 4th OCR Complaint No. 05-23-1574 never went under any evaluation, Team Leader Ms. Melissa Howard failed to interview the complainant, failed to send him a set of questions to outline the retaliations which occurred after January 6, 2022 or any and all allegations which were previously not addressed by OCR Chicago or new allegations based on OCR Complaint No. 05-23-1574. Team Leader Ms Melissa Howard sent her decision letter during Christmas Eve Coptic holiday on January 4, 2024 while ignoring the requested mediation and not following the manual, particularly section 701 C(1) & (2).

1. Within 10 calendar days of receipt, notify the complainant and the recipient that OCR has received the complaint, including the date, place and circumstances of the alleged unlawful employment practice.

⁶⁴ See <https://www.nytimes.com/2016/03/19/business/media/gawker-hulk-hogan-verdict.html>

⁶⁵ See https://www.washingtonpost.com/local/anesthesiologist-trashes-sedated-patient-jury-orders-her-to-pay-500000/2015/06/23/cae05c00-18f3-11e5-ab92-c75ae6ab94b5_story.html see <https://metro.co.uk/2015/06/25/patient-secretly-records-audio-of-his-operation-and-hears-doctors-laughing-at-his-penis-5265472/> and see <https://www.itv.com/news/2015-06-24/audio-patient-awarded-500k-after-secretly-recording-doctors-mocking-and-insulting-him-during-operation>

“I came to complete not to refute. I came light to the World.” Jesus Christ

2. Within 30 calendar days of receipt: i. Determine whether OCR has jurisdiction over the complaint under Title VI and/or Title IX.

Specifically OCR Complaint No. 05-23-1574 charges should have been the following:

1. Subjected you to discrimination on the basis of disability discrimination with retaliation when senior CPS officials CEO Pedro Martinez and the DNH Committee became aware of your reported discrimination first under EOCO CPS and later to OCR with a letter issued from OCR to CPS on January 6, 2023 i.e., the Recipient warning them against retaliation. The parties in this complaint were CEO Pedro Martinez and the DNH Committee; it wasn't anymore senior official leaders such as Camie Pratt, Udeme Itiat, Jennifer Reger and Inspector William Fletcher.

2. Subjected you to discrimination on the basis of national origin (shared Coptic ancestry) with retaliation when senior CPS officials CEO Pedro Martinez and the DNH Committee became aware of your reported discrimination first under EOCO CPS and later to OCR with a letter issued from OCR to CPS on January 6, 2023 i.e., the Recipient, OCR warning them against retaliation. The parties in this complaint were CEO Pedro Martinez and the DNH Committee; it wasn't anymore senior official leaders such as Camie Pratt, Udeme Itiat, Jennifer Reger and Inspector William Fletcher.

3. Subjected you to discrimination on the basis of sex in your employment with retaliation when

a. submitting false information to the State of Illinois regarding your application for unemployment in or about August 2022.

b. reporting false information to the Illinois State Board of Education (ISBE) with the intent to harm your license. ISBE closed the complaint on February 24, 2023 with no further action being taken against the complainant.

c. denying your DNH appeal to the CEO and the DNH Committee by placing you on the “do not hire list” and timing the retaliation with your hearing date on February 3, 2023 with the State of Illinois regarding your application for unemployment which was granted by an administrative law judge.

4. Discriminated against students with disabilities by denying them a free appropriate public education (FAPE) when it failed to provide them transportation services to and from their educational programs as specified in their individualize Education Programs (IEPs) or Section 504 plans during the 2021-2022, and 2022-2023 school years. In OCR Complaint No. 05-23-1148 and OCR Complaint No. 05-23-1149 OCR asked for more information but because the appeal process was removed from the OCR manual, the only remedy is a new complaint which would address what OCR failed to investigate.

5. Engaged in a pattern and practice of employment discrimination against teachers who were respondents in Title IX investigations leading to sex discrimination by failing to provide due

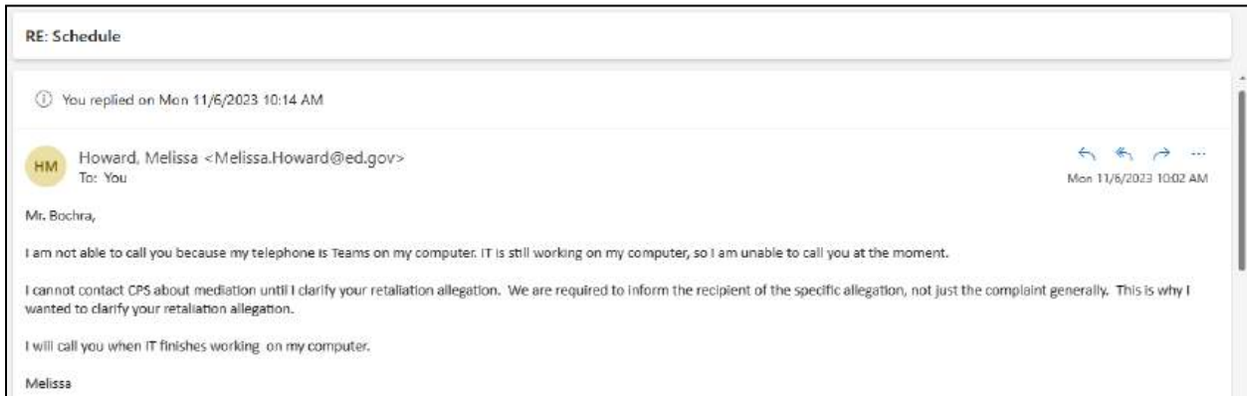
“I came to complete not to refute. I came light to the World.” Jesus Christ

process, not conducting a fair and equitable investigation(s), and subjecting teachers to sex discrimination without pay and engaged in a pattern of retaliating against teachers who complaint of discrimination or harassment; for pattern and practice investigation. In OCR Complaint No. 05-23-1148 and OCR Complaint No. 05-23-1149 OCR asked for more information pertaining to title ix pattern and practice investigation but because the appeal process was removed from the OCR manual, the only remedy is a new complaint which would address what OCR failed to investigate. Seeking a pattern and practice investigation related to retaliation against teachers who complain of discrimination or harassment was also a new allegation never evaluated in prior complaints.

This new OCR Complaint No. **05-24-1198** Charges would be the following:

All the charges that were not evaluated in OCR Complaint No. 05-23-1574 including section 504 which is handled by OCR if the Complainant elected OCR to investigate his disability discrimination rather than EEOC because OCR Team Leader Ms. Melissa Howard failed to evaluate Mark’s OCR Complaint, failed to interview him, failed to send a set of questions to the Complainant for the purpose of evaluation, failed to initiate mediation pursuant to the parties request under section 201 and section 701 I step 1 of the OCR Manual. Failed to follow OCR manual section 701 I steps 1 and 2.

1. Within 10 calendar days of receipt, notify the complainant and the recipient that OCR has received the complaint, including the date, place and circumstances of the alleged unlawful employment practice.
2. Within 30 calendar days of receipt: i. Determine whether OCR has jurisdiction over the complaint under Title VI and/or Title IX.



See also section 201 (a) of the OCR Manual:

Complainants may request mediation at the time of filing of the complaint. If the allegation(s) is within OCR’s jurisdiction, is filed timely (or OCR granted a waiver), provides sufficient detail, states a violation of one of the laws or regulations OCR enforces, and the complainant has provided a signed Consent Form, OCR will contact the recipient and offer this resolution option. If the recipient is interested in mediation, OCR

“I came to complete not to refute. I came light to the World.” Jesus Christ

will provide the recipient with a statement of the allegation(s) to be mediated. If the recipient is not interested in mediation, OCR will determine whether to open the complaint for investigation. If the mediation is not successful, OCR will close the original complaint pursuant to subsection 110(o), assign a new docket number to the complaint, and determine whether to open the complaint for investigation.

FW: OCR Electronic Complaint Submission: OCR Docket No. 05-23-1574

This message was sent with High importance.

HM Howard, Melissa <Melissa.Howard@ed.gov>
To: You
Wed 9/27/2023 7:20 PM

Complaint of Discrimination ...
3 MB

Mr. Bochra,

Please confirm that this is the most recent amended complaint you filed, and this is the version that you would like OCR to use in evaluating your complaint. We hope to send you any clarifying questions shortly.

Thank you,
Melissa

From: Mark Bochra <elohim.genesis@outlook.com>
Sent: Saturday, September 23, 2023 8:37 AM
To: OCR Chicago <OCR.Chicago@ed.gov>; Cardona, Miguel <Miguel.Cardona@ed.gov>; Barrett, Lexi <Lexi.Barrett@ed.gov>; Siddiqi, Maggie <Maggie.Siddiqi@ed.gov>; melissa.rogers@ed.gov; Lhamon, Catherine E. <Catherine.E.Lhamon@ed.gov>; Ames, Sam <Sam.Ames@ed.gov>; Zack, Hannah <Hannah.Zack@ed.gov>; Brockbank, Maia <Maia.Brockbank@ed.gov>; Willis, Randolph <Randolph.Willis@ed.gov>; Bruce, Sandra <Sandra.Bruce@ed.gov>; Gordon, Bryon S. <Bryon.Gordon@ed.gov>; Mancuso, Robert <Robert.Mancuso@ed.gov>; Nix, Sheila <Sheila.Nix@ed.gov>; Ramin.Taheri@ed.gov; Dixon, Monique <Monique.Dixon@ed.gov>; Reyes, Alejandro <Alejandro.Reyes@ed.gov>; Galanter, Seth M. <Seth.M.Galanter@ed.gov>; Abrokwa, Alice <Alice.Abrokwa@ed.gov>; Bolton, Jasmine <Jasmine.Bolton@ed.gov>; Jady.Hsin@ed.gov; Meena.Chandra@ed.gov; Chang, Lisa <Lisa.Chang@ed.gov>; Karvionides, Mia <Mia.Karvionides@ed.gov>; McCarthy, Emily <Emily.McCarthy@ed.gov>; Evans, Sherrell <Sherrell.Evans@ed.gov>; Schopf, Joshua <joshua.schopf@ed.gov>; Whitman, Gary <GARY.WHITMAN@ed.gov>; Woolley, John <John.Woolley@ed.gov>; Potamianos, Antgone <Antgone.Potamianos@ed.gov>; yessyka.santana@ed.gov; nell.sanchez@ed.gov; Howard, Melissa <Melissa.Howard@ed.gov>; Bryans, Charles <Charles.bryans@ed.gov>; Rapport, Adele <Adele.Rapport@ed.gov>; cjackson@jacksonbonelaw.com; Turnbull, Jeff <Jeffrey.Turnbull@ed.gov>; Howard, Melissa <Melissa.Howard@ed.gov>; charlotte.burrows@eeoc.gov; Gregory.Gochanour@eeoc.gov; Sanchez-Aguilar, Marcela <Marcela.Sanchez@ed.gov>; Katt, Melissa <Melissa.Katt@ed.gov>; Matthias, Dawn <Dawn.Matthias@ed.gov>; Naccarato, Elizabeth <elizabeth.naccarato@ed.gov>; E.E.O.C. CHICAGO <chicagoeeoc@eeoc.gov>; CELESTE COHILL <CELESTE.COHILL@EEOC.GOV>; Janel.Smith@eeoc.gov; charlotte.burrows@eeoc.gov; Gregory.Gochanour@eeoc.gov; Sarronda.Harris@eeoc.gov; Henton, Taron <Taron.Henton@ed.gov>; Gunnarson, Heather <Heather.Gunnarson@ed.gov>; Shields, Trina <Trina.Shields@ed.gov>; Kasior, Anna <Anna.Kasior@ed.gov>; Hernandez, Rafael <Rafael.Hernandez@ed.gov>
Cc: cawray@fbi.gov; rwnfreeler@fbi.gov; William.Blier@usdoj.gov; Lake, Sarah E. (OIG) <Sarah.E.Lake@usdoj.gov>; Jason.R.Malmstrom@usdoj.gov; michael.e.horowitz@usdoj.gov; Jonathan.M.Malis@usdoj.gov; Logan, Stephanie (OIG) <Stephanie.Logan@usdoj.gov>; John.S.Lavinsky@usdoj.gov; Adam.Miles@usdoj.gov; Rich, Karen (OIG) <Karen.Rich@usdoj.gov>; Aslan, Erin (OIG) <Erin.Aslan@usdoj.gov>; Arnold, Sanjay (OIG) <Sanjay.Arnold@usdoj.gov>; Mark.L.Hayes@usdoj.gov
Subject: Re: OCR Electronic Complaint Submission: OCR Docket No. 05-23-1574
Importance: High

CAUTION: This email originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

CC Secretary Miguel Cardona
CC Secretary Catherine Lhamon
CC OCR Enforcement Director Randolph Willis

CC OCR Chicago Director Ms. Adele Rapport
CC Mr. Jeffery Turnbull
CC Mr. Dawn Matthias
CC Ms. Melissa Howard
CC Ms. Marcela Sanchez-Aguilar
CC Ms. Melissa Katt

1. Subjected you to discrimination on the basis of disability discrimination with retaliation when senior CPS officials CEO Pedro Martinez and the DNH Committee became aware of your reported discrimination first under EOCO CPS and later to OCR with a letter issued from OCR to CPS on January 6, 2023 i.e., the Recipient warning them against retaliation. The parties in this complaint were CEO Pedro Martinez and the DNH Committee; it wasn't anymore senior official leaders such as Camie Pratt, Udemé Itiat, Jennifer Reger and Inspector William Fletcher.

2. Subjected you to discrimination on the basis of national origin (shared Coptic ancestry) with retaliation when senior CPS officials CEO Pedro Martinez and the DNH Committee became aware of your reported discrimination first under EOCO CPS and later to OCR with

“I came to complete not to refute. I came light to the World.” Jesus Christ

a letter issued from OCR to CPS on January 6, 2023 i.e., the Recipient, OCR warning them against retaliation. The parties in this complaint were CEO Pedro Martinez and the DNH Committee; it wasn't anymore senior official leaders such as Camie Pratt, Udeme Itiat, Jennifer Reger and Inspector William Fletcher.

3. Subjected you to discrimination on the basis of sex in your employment with retaliation when

a. submitting false information to the State of Illinois regarding your application for unemployment in or about August 2022.

b. reporting false information to the Illinois State Board of Education (ISBE) with the intent to harm your license. ISBE closed the complaint on February 24, 2023 with no further action being taken against the complainant.

c. denying your DNH appeal to the CEO and the DNH Committee by placing you on the “do not hire list” and timing the retaliation with your hearing date on February 3, 2023 with the State of Illinois regarding your application for unemployment which was granted by an administrative law judge.

4. Discriminated against students with disabilities by denying them a free appropriate public education (FAPE) when it failed to provide them transportation services to and from their educational programs as specified in their individualize Education Programs (IEPs) or Section 504 plans during the 2021-2022, and 2022-2023 school years. In OCR Complaint No. 05-23-1148 and OCR Complaint No. 05-23-1149 OCR asked for more information but because the appeal process was removed from the OCR manual, the only remedy is a new complaint which would address what OCR failed to investigate.

5. Engaged in a pattern and practice of employment discrimination against teachers who were respondents in Title IX investigations leading to sex discrimination by failing to provide due process, not conducting a fair and equitable investigation(s), and subjecting teachers to sex discrimination without pay and engaged in a pattern of retaliating against teachers who complaint of discrimination or harassment; for pattern and practice investigation. In OCR Complaint No. 05-23-1148 and OCR Complaint No. 05-23-1149 OCR asked for more information pertaining to title ix pattern and practice investigation but because the appeal process was removed from the OCR manual, the only remedy is a new complaint which would address what OCR failed to investigate. Seeking a pattern and practice investigation related to retaliation against teachers who complain of discrimination or harassment was also a new allegation never evaluated in prior complaints.

6. In addition to investigate Chicago Public School's policies led by CPS Title IX Coordinator Camie Pratt committing child neglect and child abuse in violations of Title IX by committing covert sexual harassment, gender base discrimination, and sex discrimination by promoting and teachings her agenda to children which she personally brought from Arizona when she created with her son a “sexual alliance club”, she brought that agenda to Chicago Public School and wanted to teach children as young as 3 and 4 years old about

“I came to complete not to refute. I came light to the World.” Jesus Christ

gender ideology including trans, she is allowing to pervert innocent eyes with her over hyper sexualized materials, this was cited in Mark’s original OCR Complaint No. 05-22-1497 on pages 92-93 and page 182 and to quote Libs of Tik Tok

Chicago Public Schools put out this training material for teachers. They claim there are students in Pre-K who are transgender and educators would work to “expend childrens’ understanding of gender” This translates into child predator like Camie Pratt.⁶⁶

See 1st OCR Complaint No. 05-22-1494 pages 85-90 for reference:

They first called lust-love and named it “equality” and same sex marriage was introduced, what a strange kind of love, man loved man and a woman loved a woman; they later asked for more rights in terms of benefits and started to call men-woman and woman-men by removing body parts and giving an alternative illusion which lead to many (de-transitioning)⁶⁷; then they started to ask for adoption rights destroying family bonds for a child to grow equally before two hearts (a mother and a father) they now rejected this idea and said a child can grow between two mothers or two fathers which was sin in itself.⁶⁸



This is child abuse by taking away purity from a child’s soul.

- You see it again recently on the news: Children on stage at a drag show in South Beach, Miami.⁶⁹
- Children were invited to drag shows.⁷⁰

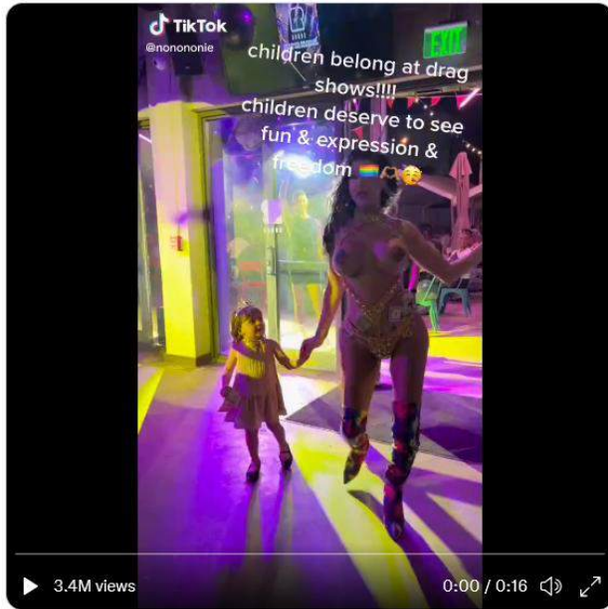
⁶⁶ See <https://archive.org/details/lgbt-exposed-hard-hitting-major-russian-tv-film-sodom-hd-eng-dub-1080p-25fps-h-264-128kbit-aac>

⁶⁷ See documentary <https://youtu.be/evpXDv6llvg?t=16>

⁶⁸ See <https://archive.org/details/lgbt-exposed-hard-hitting-major-russian-tv-film-sodom-hd-eng-dub-1080p-25fps-h-264-128kbit-aac>

⁶⁹ See <https://thepostmillennial.com/watch-shocking-footage-of-children-on-stage-at-a-drag-show-in-los-angeles/>

“I came to complete not to refute. I came light to the World.” Jesus Christ



They've taken innocents from Children's eyes and called it right.



They've constantly perverted children's eyes because they have power over them.⁷¹

⁷⁰ See <https://twitter.com/TheLaurenChen/status/1543405646049058816>

⁷¹ See <https://twitter.com/DrewHLive/status/1536060911470776320>

“I came to complete not to refute. I came light to the World.” Jesus Christ

Pope Francis: ‘Today the ugliest danger is gender ideology’⁷²

Pope Francis on Friday morning gave an address on the importance of building a culture that protects human and Christian’s vocations, things he suggested were at risk due to contemporary cultural challenges including gender ideology.

Catholic News Agency @cna · 13h

Pope Francis on Friday morning gave an address on the importance of building a culture that protects human and Christians vocations, things he suggested were at risk due to contemporary cultural challenges including gender ideology.

“It is very important that there is this...”
[Show more](#)

Pope Francis:
“Today the ugliest danger is gender ideology”

catholicnewsagency.com

26 99 423 23K

⁷² See <https://www.catholicnewsagency.com/news/256963/pope-francis-today-the-ugliest-danger-is-gender-ideology>

“I came to complete not to refute. I came light to the World.” Jesus Christ



2:26 PM · Jun 12, 2022 · Twitter for iPhone



1:41 PM · Jun 12, 2022 · Twitter for iPhone

Then you start to see children rejecting sin by parents who took them to pride parades.⁷³

And then you started to see teenagers in their times of puberty who are lost not knowing whether they are a male or a female; confused many times, many of them even transition destroying their bodies and then regretting it.⁷⁴



⁷³ See <https://twitter.com/DrewHLive/status/1536067359168794625> and see <https://twitter.com/DrewHLive/status/1536056179322781698>

⁷⁴ See <https://twitter.com/FlorioGina/status/1536752976152432640> see stories <https://twitter.com/genspect/status/1516213030144679938>

- Love -	- Lust -
Love is an intense affectionate feeling	Lust is an intense desire for sexual satisfaction
Confidence and loyalty	Passionate & Intense feelings
Two people commit to one another with pure intentions	Two people enjoy a short-term relationship of mutual pleasure
Deep connection and care, happiness, assurance	The intense desires or constant pleasure might be hard to satisfy
Stability and bliss	Higher drive and passion
With time, love multiplies	With time it may deepen or dissolve

B. GENDER REASSIGNMENT IS AGAINST GOD’S WILL: BRINGS DESTRUCTION

So God created man in His own image; in the image of God He created him; male and female He created them. [Genesis 1:27].⁷⁵

Gender reassignment is not science; it is perversion of God’s creation. When God is removed from the soul of a society that is when the devil comes in and displays his power because after all, the Devil was casted out into the Earth where he resides. The Lord, God said that Satan is the ruler of this World and the Devil’s goal is to gain as many souls as possible because he envied mankind which gained salvation through Jesus Christ. God forgave humans but God did not forgive the Devil who originally was an angel.

Consultant psychiatrist Dr David Bell, who served as a staff governor at the Tavistock Trust, wrote an internal report in 2018, raising the concerns brought to him by colleagues about the way the Gender Identity Development Service was treating patients.⁷⁶

⁷⁵ See <https://www.copticchurch.net/bible?r=Genesis+1%3A27&version=NKJV&showVN=1>

⁷⁶ See <https://www.channel4.com/news/children-have-been-very-seriously-damaged-by-nhs-gender-clinic-says-former-tavistock-staff-governor>

“I came to complete not to refute. I came light to the World.” Jesus Christ

These are not Democrats or Republicans agenda⁷⁷; these are normal people saying “enough” with the lust and sex in public school under the banner LGBTQ. LGBTQ means sex and lust; it introduces sin to innocent eyes, it is called “child neglect and child abuse” under covert teachings. This sort of teachings was promoted by Camie Pratt to all CPS schools; she used her title to promote lust but ask her if she would welcome the teachings of Jesus Christ and her answer showed through her actions.



SHOCKING MOMENT: John Kennedy Reads Graphic Quotes From Childrens' Books At Senate Hearing

At today's Senate Judiciary Committee hearing, Sen. John Kennedy (R-LA) read aloud from controversial books that have caused upset among some conservative parents. Fuel your success with Forbes. Gain unlimited access to premium journalism, including breaking news, groundbreaking in-depth reported stories, daily digests and more. Plus, members ...

www.youtube.com



Pastor GOES OFF on school board over graphic sex book

Rev. John Amanchukwu joined 'Fox & Friends First' to discuss why the diversity, equity and inclusion push in classrooms is 'perfectly perverted' and leading children down a slipper slope. #FoxNews Subscribe to Fox News!
<https://bit.ly/2vBUvAS> Watch more Fox News Video:
<http://video.foxnews.com> Watch Fox News Channel Live:

www.youtube.com

vs



Matilda (1996) - Opening Scene

This is the opening scene from the 1996 movie Matilda with Danny DeVito (who also directed the same film). This movie is based on the beloved children's book...

www.youtube.com

*This is normal.*⁷⁸

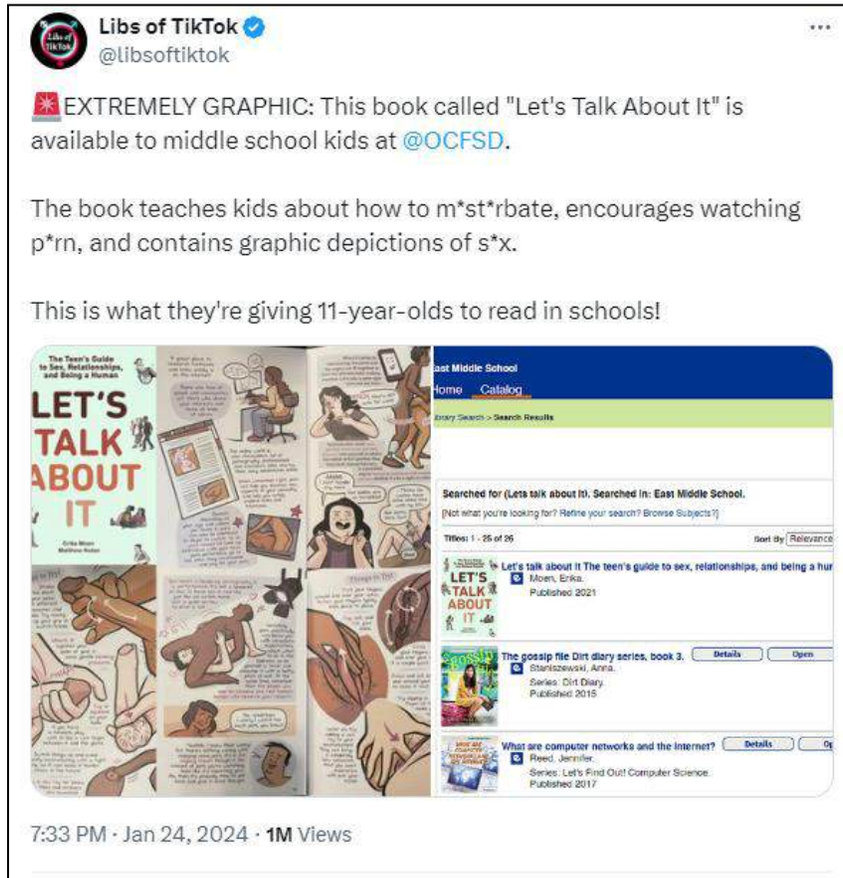
The public came and started to report on how public schools under the LGBTQ agenda started to allow sex books in the school's library. Mark's time at Senn High School when he was a student,

⁷⁷ See https://www.youtube.com/watch?v=KBhy_vlgKS4 and see <https://www.youtube.com/watch?v=Giy8MNTlJas>

⁷⁸ See https://youtu.be/erKQ1afibKM?si=EEofa6MiYl7Cww_6

“I came to complete not to refute. I came light to the World.” Jesus Christ

doesn't remember people who speak of LGBTQ agenda or LGBTQ books that promotes and teaches sex and they call it “education and equity” and they add “everyone should feel welcome, it is diversity, it is safe environment” and every sinful word Satan would use to distort human's eyes.⁷⁹ When they said “book ban” they wanted lust banned from schools' libraries. A teenager can't drink or smoke cigarette until he is 21 years old but should be seeing books like these in schools' library as young as 4 years old?⁸⁰



U.S. Department of Education's Office for Civil Rights Resolves Investigation of the Removal of Library Books in Forsyth County Schools in Georgia

MAY 19, 2023

Contact: Press Office, (202) 401-1576, press@ed.gov

⁷⁹ See <https://twitter.com/libsoftiktok/status/1754132698900349221> and see <https://twitter.com/libsoftiktok/status/1750330998057750893>

⁸⁰ See <https://www.ed.gov/news/press-releases/us-department-educations-office-civil-rights-resolves-investigation-removal-library-books-forsyth-county-schools-georgia>

“I came to complete not to refute. I came light to the World.” Jesus Christ

The humans who are promoting these LGBTQ agendas in America want to control humans through sin and temptations while perverting innocent eyes. It also destroys the moral foundation of the nation. See the “business of transgenderism”⁸¹

The Business of Transgenderism

Exposing the ideological network behind the trans movement.

 CHRISTOPHER F. RUFO
FEB 13, 2024

 266  99  Share

☰ Transcript ▾

The following is adapted from a Hillsdale Imprimis Lecture delivered last year on Hillsdale College's Washington, D.C., campus.

The transgender movement is pressing its agenda everywhere. Most publicly, activist teachers are using classrooms to propagandize on its behalf and activist health professionals are promoting the mutilation of children under the euphemistic banner of “gender-affirming care.” The sudden and pervasive rise of this movement provokes two questions: where did it come from, and how has it proved so successful? The story goes deeper than most Americans know.

What is the role of the Department of Education in all of this? It is called Department of Education. Let me tell you something about sin and the devil.

In every person who lives unrepentant in sin, there lives a demon, as if in a house, who takes charge over everything within him. When by the grace of God such a sinner comes to contrition over his sins, repents, and ceases to sin – the demon is cast out from him. At first the demon does not disturb the one who has repented because, in the beginning, there is much fervor within him which burns demons like fire and repulses them like an arrow. But then, when fervor begins to grow cold, the demon approaches from afar with its suggestions, throws in memories about former pleasures, and calls the person to them. If the penitent does not take care, his sympathy will soon pass to a desire for sin. If he does not come to his senses and return to his former state of soberness, a fall is not far off. The inclination for sin and the decision to commit it are born from desire – the inner sin is ready, and the outward sin is only waiting for a convenient occasion. When an occasion presents itself, the sin will be accomplished. Then the demon will enter again

⁸¹ See <https://christopherrufo.com/p/the-business-of-transgenderism>

“I came to complete not to refute. I came light to the World.” Jesus Christ

and begin to drive a person from sin to sin even faster than before. The Lord illustrated this with the story about the return of the demon into the clean, swept house.



Camie Pratt came to promote sin while perverting the truth; she along with those who follows her agenda like William Fletcher and others, brought destruction to Chicago Public Schools; to the point I called it a house of vipers.

See Elon Musk recent video sharing “the war on children”.⁸²



These were the people who committed sexual harassment toward Mr. B by calling an “erection” a misconduct that needed an investigation which makes them the real perverts; but much worse, their planning showed when Jennifer Reger sold William Fletcher and she showed within the forged OIG CPS report that this was planned since April 5, 2022 after Mark filed his complaint with Camie Pratt on April 1st 2022.

⁸² See <https://twitter.com/elonmusk/status/1759049663917838659>

“I came to complete not to refute. I came light to the World.” Jesus Christ

Meaning they waited the month of April, May, and then June until Udemé Itiat destroyed Mr. B EOCO CPS complaint in June of 2022 in order to retaliate June 10, 2022; on the day Mark’s Judicial Misconduct complaint arrived at the 7th Circuit tying both the Executive Committee with CPS senior leadership. One piece of evidence we know, Udemé Itiat was stalking Mark’s federal civil right case *Bochra v. U.S. Department of Education* (1:21-cv-03887).

18 U.S. Code § 241 – Conspiracy against rights

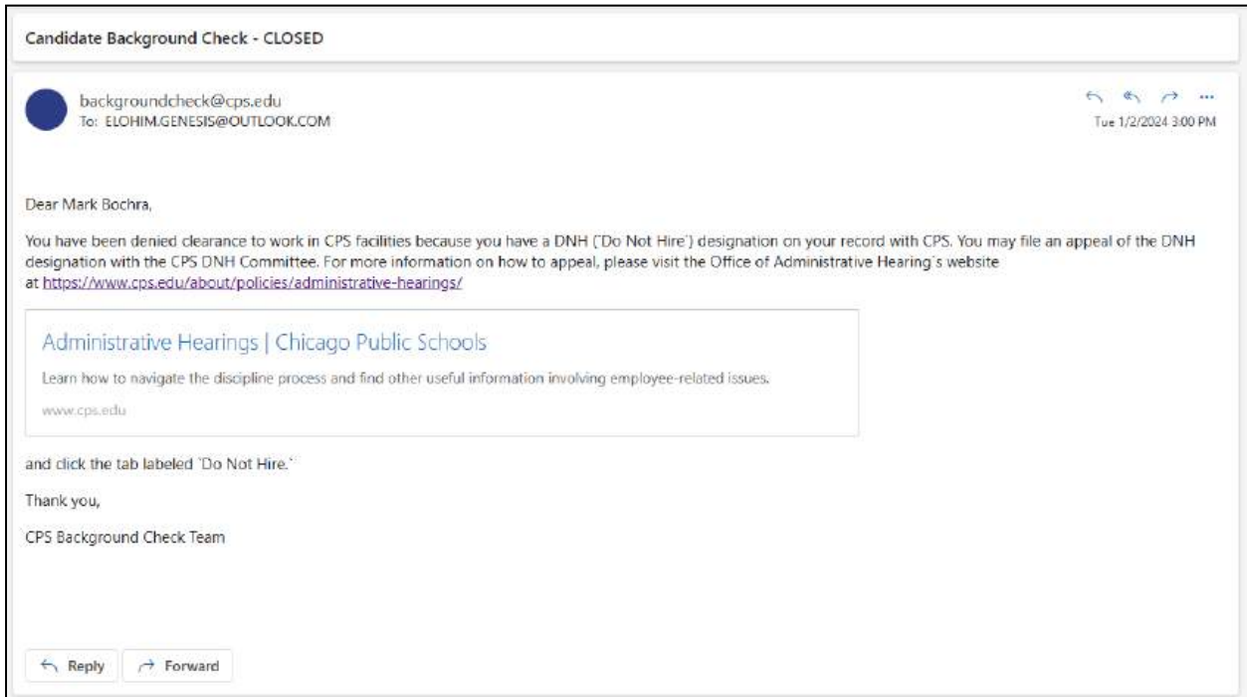
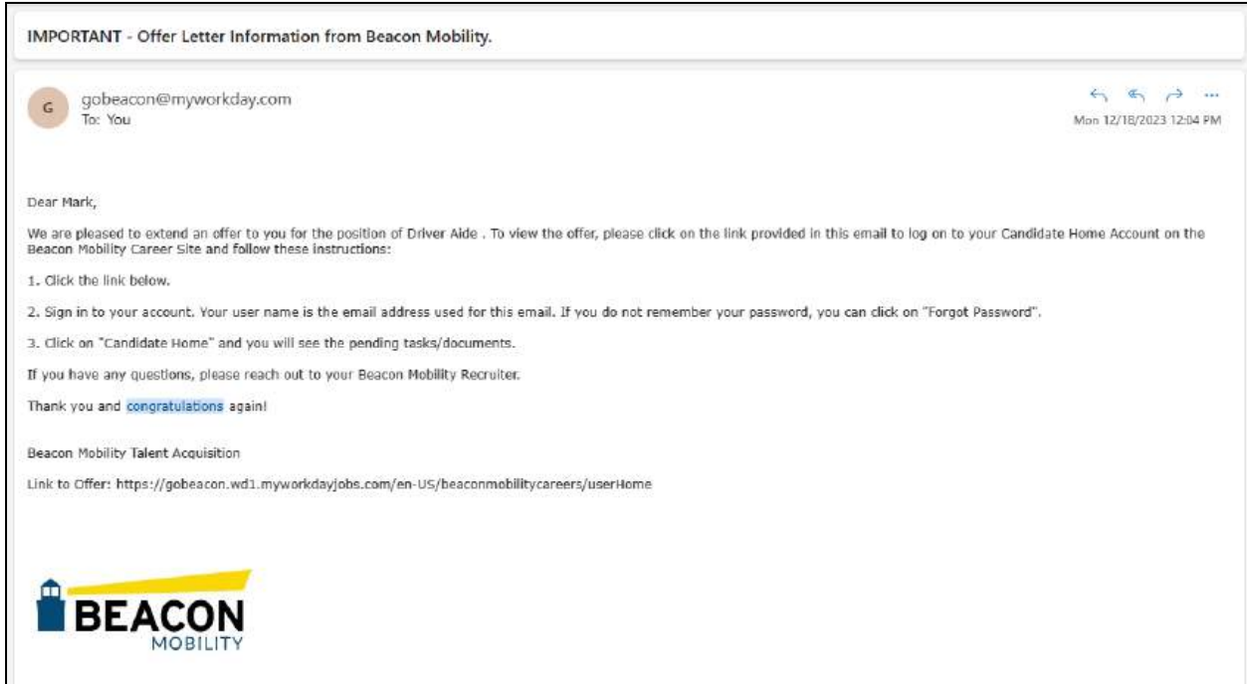
If two or more persons conspire to injure, oppress, threaten, or intimidate any person in any State, Territory, Commonwealth, Possession, or District in the free exercise or enjoyment of any right or privilege secured to him by the Constitution or laws of the United States, or because of his having so exercised the same; or



7. In addition seeking a pattern and practice investigation with more data to this very day and further retaliation by the recipient during a different hiring with a 3rd party vender Beacon Mobility wherein, Mark received a job offer but CPS denied the hiring because he was placed on the do not hire list” which was retaliatory from the very beginning.

Beacon Mobility offered Mark a job as a bus driver aid on December 18, 2023, CPS during the background check cleared Mark because his background is clean, however, they stated that if he wishes to proceed with the job, he must again file a petition with the CEO and the DNH committee to be removed from the “do not hire” list but CPS does not pay the salary for Mark hired as a bus driver aid, CPS did not conduct the interview or offered Mark the job and at the same time they were subject to OCR Complaints and were told not to retaliate but they did again.

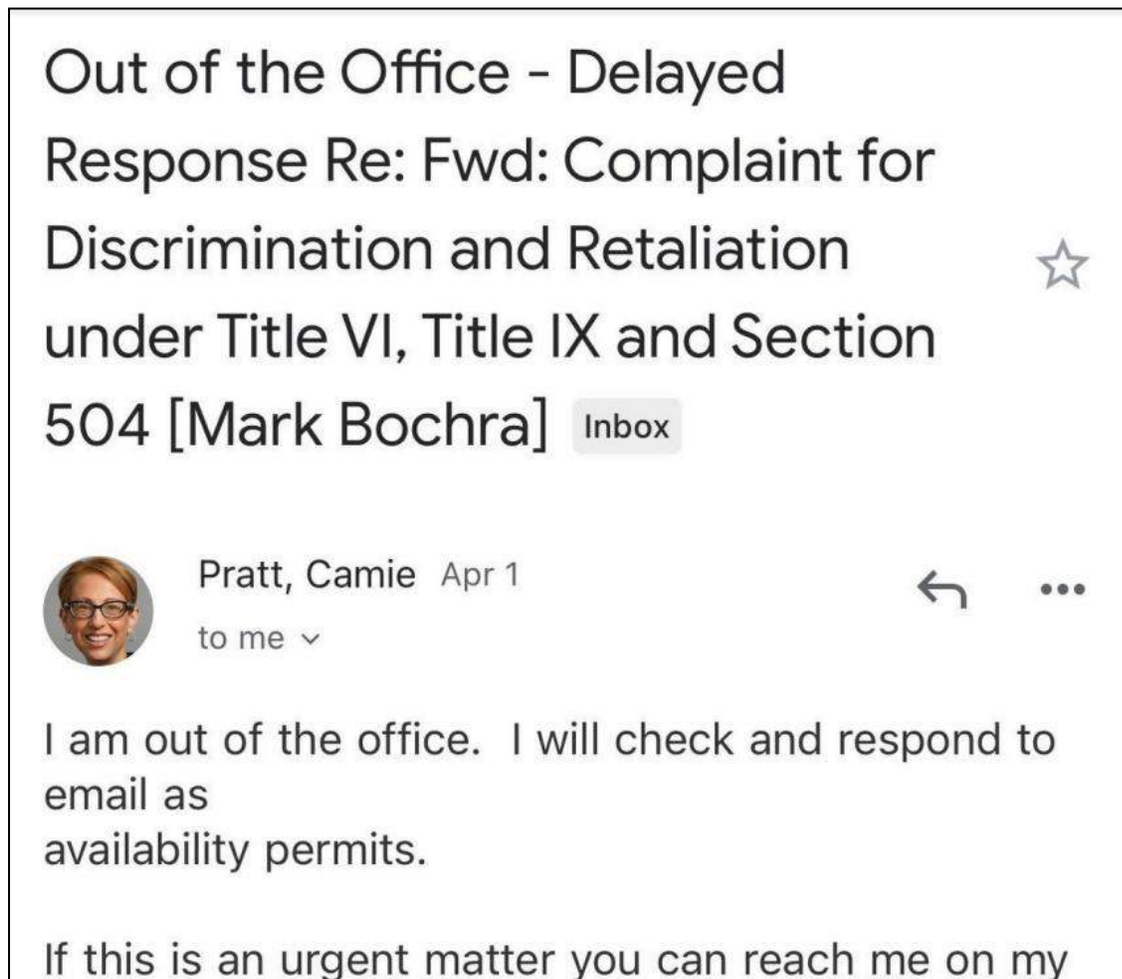
“I came to complete not to refute. I came light to the World.” Jesus Christ



Moreover, CPS background team refused to provide Mark with a new link to download his background documents through excuses, delay in responses or pretending they haven't received any emails from Mark.

How many letters does OCR need to notify CPS not to retaliate only to retaliate further?

8. To investigate the relationship between CPS senior leadership and the Executive Committee and how an OIG CPS report was forged with false data and a name of a retired principal who never worked at Cameron and was timed and dated April 5, 2022 by William Fletcher himself, meaning he was waiting for EOCO CPS complaint to get destroyed. But William Fletcher said in August of 2022 in a direct email he won't issue any written report, so which to believe? Is William Fletcher an accomplice in a crime or not? 18 U.S. Code § 241 – Conspiracy against rights.



Three dates are important to the timeline.

- a) First my EOCO complaint April 1st directly sent to Camie Pratt via email and later a follow up phone call while around the same time i was attacked by the executive committee April 7th.
- b) Second date showed Udeme Itiat tried to align the Google meet on her own June 21, 2022 with my hearing date in my own case *Bochra v. U.S. Department of Education* (1:21-cv-03887) also on June 21, 2022, to time the retaliation after my case gets dismissed was their goal.
- c) Third date is the day my judicial misconduct complaint arrived at the 7th Circuit June 10, 2022 few hours later same day, i was retaliated against at CPS.

“I came to complete not to refute. I came light to the World.” Jesus Christ

C. BREAKING DOWN CIVIL CONSPIRACY: THE RING OF CONSPIRATORS

This was the start of my writing in the original 210 pages OCR complaint. Fast forward, I can tell you what God has revealed before your eyes. As you are aware the department of Education are defendants in this case *Bochra v. U.S. Department of Education* (1:21-cv-03887) and this was the case that led to my home being targeted and my place of work was next.

In my mind there are many words that I would like to say, and in my heart there are more words to say than what my mind can share but I prefer the brief silence, in order to allow the Lord, God to speak.

They surrounded me like bees. They pushed me violently, that I might fall, but the Lord helped me. The Lord is my strength and song, and He has become my salvation. The voice of rejoicing and salvation is in the tents of the righteous; the right hand of the Lord does valiantly. The right hand of the Lord is exalted; the right hand of the Lord does valiantly. I shall not die, but live, and declare the works of the Lord. The Lord has chastened me severely; but He has not given me over to death [Psalms 118:12-18].⁸³

You need an agreement of “2 or more to do a certain crime” whether civil deprivation or criminal and you don’t need to prove “intent” only an agreement is needed, and you don’t need to prove the agreement but look at the circumstantial evidence.⁸⁴ Deprivation of Rights under Color of Law.⁸⁵ See also 18 U.S. Code § 1519 Destruction, alteration, or falsification of records.



Criminal Law: The Crime of Conspiracy

Visit us at <https://lawshelf.com> to earn college credit for only \$20 a credit! We now offer multi-packs, which allow you to purchase 5 exams for the price of 3, or 10 exams for the price of 5, and are thus the most efficient and affordable way to earn college credit with LawShelf courses. LawShelf courses have been evaluated and recommended for ...

www.youtube.com



How Do Federal Conspiracy Charges Work?

Are your looking for an attorney who is honest, professional, experienced and has a desire to help people? The Law Offices of Barton Morris is one of Michigan's top criminal defense law firms. In this video, Barton defines federal conspiracy charges and explains why those charges are so common in the U.S. criminal justice system. - Michigan's ...

www.youtube.com

⁸³ See <https://www.copticchurch.net/bible?r=Psalms+118%3A12-20&version=NKJV>

⁸⁴ See <https://www.youtube.com/watch?v=J5hC-LyNdkc> and <https://www.youtube.com/watch?v=yMeMt5rfzg0>

⁸⁵ See <https://www.justice.gov/crt/deprivation-rights-under-color-law>

“I came to complete not to refute. I came light to the World.” Jesus Christ

In my case, “intent” to harm me was also proven by facts and the evidence. First Mark filed an EOCO Complaint with CPS on April 1st 2022 by reaching directly to Camie Pratt via email and phone call to which she said, she will initiate a complaint with EOCO CPS.

A conspiracy is an agreement between two or more people, that is entered for the purpose of committing a crime, and an over act is made in furtherance of the conspiracy. All elements were met. Watch the timeline.

1. First Mark filed his EOCO complaint with CPS on April 1st 2022. Mark did ask for mediation with Udemé Itiat and asked her “Stephen Harden can apologize for what he did, then both parties can depart peacefully, I don’t need anything else” Udemé Itiat said she will ask, but she returned the next day and said “Stephen Harden refused to apologize and asked for an investigation”.
2. But as we all know Stephen Harden was never interviewed by EOCO CPS according to Ms. Khyra Nicole Kolidakis. Stephen Harden kept running away from any and all interviews.
3. Now we look at the timeline, the forged OIG CPS report was dated April 5, 2022 by William Fletcher and it is the sexual harassment toward Mr. B. That means William Fletcher waited for EOCO CPS to destroy Mark’s complaint to initiate his retaliation. But William Fletcher said, he won’t issue any report in this matter in August of 2022 and he also can’t write a report with names that don’t exist and data that aren’t correct. So here was the crime of conspiracy.

Office of Inspector General Chicago Board of Education Will Fletcher, Inspector General	
Case:	21-00699
Report #:	01
From:	Will Fletcher Inspector General
Activity Date:	April 5, 2022
Subject:	Case Initiation Report
The Office of Inspector General received a complaint alleging that students at Cameron ES witnessed CPS Substitute Teacher Mark Bochra have an erection during class. The subject(s) of this investigation will be identified as:	

“I came to complete not to refute. I came light to the World.” Jesus Christ

CPS senior leadership had to destroy Mark’s EOCO CPS complaint to retaliate against him later, the agreement was entered and also Mark’s title ix complaint was destroyed under his EOCO CPS complaint. But what was more egregious is to see a timeline related to federal judges and the executive committee; to time the retaliation based on Mark’s civil right litigation against the department of Education and Kenneth Marcus of Israel. Now we have several parties involved.

Mark filed his EEOC Complaint on April 1, 2022 and was processed on April 5, 2022 by Camie Pratt herself. The date Mark was first attacked at CPS out of the blue was on April 1, 2022 and around a close date, the Executive Committee attacked Mark in a court order by removing his ECF account, knowing too well it is interfering with his ongoing civil right case *Bochra v. U.S. Department of Education (1:21-cv-03887)* and after he also reported discrimination in a public filing and cited the Judges code of conduct canons after they threatened him in a public order not to speak about Jesus Christ citing “religious or political materials”.

02/14/2022	8	MOTION by In Re Mark Bochra for reconsideration <i>Motion for Reconsideration 2/11/2022 order and a more defuse ruling</i> (Attachments: # 1 Exhibit Copy of Dkt 4 motion, # 2 Exhibit Copy of Dkt 7 motion, # 3 Exhibit Copy of Docket History + Recent Order not showing in the court yet, # 4 Exhibit Exhibit D, # 5 Exhibit Exhibit E, # 6 Exhibit department of justice memorandum on religious freedom, # 7 Exhibit Email to Supreme Court Justices, Senate Judiciary, and other parties)(Bochra, Mark) (Entered: 02/14/2022)
02/15/2022	10	MOTION by In Re Mark Bochra for reconsideration <i>Mark's Amended Motion for Reconsideration 2/11/2022 order and a more defuse ruling (Does the name Jesus Christ or his teaching still offend some judges and why?)</i> (Attachments: # 1 Exhibit Copy of Dkt 4 motion, # 2 Exhibit Copy of Dkt 7 motion, # 3 Exhibit Copy of Docket History + Recent Order not showing in the court yet, # 4 Exhibit Exhibit D, # 5 Exhibit Exhibit E, # 6 Exhibit Department of Justice Memorandum on Religious Freedom, # 7 Exhibit Email to Supreme Court Justices, Senate Judiciary and other parties)(Bochra, Mark) (Entered: 02/15/2022)
02/18/2022	11	MARK'S MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS ON APPEAL and COMPLAINT FOR DISCRIMINATION BY THE EXECUTIVE COMMITTEE AGAINST A COPTIC by Mark Bochra (Attachments: # 1 Exhibit Application to proceed in Forma Pauperis on appeal, # 2 Exhibit Judge Sara Ellis Order, # 3 Exhibit History of the Executive Committee Pertaining to civil case 1:21-cv-03887, # 4 Exhibit Mark's past awards including a President Award, # 5 Exhibit Communication with Department of Education, # 6 Exhibit Executive Committee Rulings in Mr Robert Kowalski case, # 7 Exhibit Misc (What love looks like))(Bochra, Mark) Modified on 2/22/2022 (see,). (Entered: 02/18/2022)
04/20/2022	12	EXECUTIVE COMMITTEE ORDER: IT IS HEREBY ORDERED BY THE EXECUTIVE COMMITTEE in its capacity as the supervisor of the assignment of cases, that ----- 1. Mr. Mark Bochra, or anyone, other than an attorney, acting on his behalf, is enjoined from filing any new civil action or proceeding in the United States District Court for the Northern District of Illinois without first obtaining leave by way of the following procedures: a. Any materials Mr. Bochra, or anyone, other than an attorney, acting on his behalf, wishes to submit for filing shall be delivered to Room 2050, Office of the Clerk at the Courthouse in Chicago. Only the Clerk or deputies specifically designated by the Clerk may accept such documents. b. Where the document submitted is a complaint, it shall be accompanied by a motion captioned a Motion Seeking Leave to File Pursuant to Order of Executive Committee. That motion shall, in addition to requesting leave to file the complaint, include a sworn statement certifying that the claims raised by or on behalf of Mr. Bochra in the complaint are new claims never before raised in any federal court. c. Whenever Mr. Bochra submits a document for filing, the clerk or designated deputy shall accept the papers, stamp them received, and forward them to the Executive Committee. 2. The Executive Committee will examine any complaints submitted by or on behalf of Mr. Bochra to determine whether they should be filed. 3. If Mr. Bochra seeks leave to proceed in forma pauperis, the Committee will also determine if such leave should be granted. The Committee will deny leave to file any complaints if they are legally frivolous or are merely duplicative of matters already litigated. The Committee may deny leave to file any complaints not filed in conformity with this order. 4. If the Executive Committee enters an order denying leave to file the materials, the clerk shall return the complaint, miscellaneous file with the title "In the matter of Mark Bochra" and cause a copy of the order to be mailed to Mr. Bochra. 5. If the Executive Committee enters an order granting leave to file the materials, the clerk will cause the materials to be stamped filed as of the date received and shall cause the case to be assigned to a judge in accordance with the rules. The clerk shall also cause a copy of the order to be mailed to Mr. Bochra. 6. Mr. Bochra's failure to comply with this order may, within the discretion of the Executive Committee, result in him being held in contempt of court or sanctioned and punished accordingly. 7. Nothing in this order shall be construed ----- a. to affect Mr. Bochra's ability to defend himself in any criminal action. b. to deny Mr. Bochra's access to the federal courts through the filing of a petition for a writ of habeas corpus or other extraordinary writ. c. to deny Mr. Bochra's access to the United States Court of Appeals or the United States Supreme Court. IT IS FURTHER ORDERED That any password issued to Mark Bochra for access to the electronic filing system shall be disabled. IT IS FURTHER ORDERED That any new complaints filed by Mr. Bochra and transferred to this Court from another jurisdiction shall be reviewed by the Executive Committee to determine whether they should be filed. IT IS FURTHER ORDERED That the Clerk shall continue to maintain the miscellaneous docket with the title "In the matter of Mark Bochra" and case number 21 CV 05223. The miscellaneous docket shall serve as the repository of this order and any order or minute order entered pursuant to this order. All orders will be entered on that docket following standard docketing procedures. IT IS FURTHER ORDERED That the Executive Committee Order entered on November 19, 2021 remains in force. IT IS FURTHER ORDERED That all submissions made by or on behalf of Mr. Bochra are limited to 15 pages, including exhibits. If the submission exceeds 15 pages, the Clerk is directed to strike the submission from the record. IT IS FURTHER ORDERED That motion 11 for leave to proceed in Forma Pauperis on appeal is denied, because the appeal is not shown in good faith. See 28 U.S.C. § 1915(a)(3). IT IS FURTHER ORDERED That the Clerk shall cause a copy of this order to be mailed to Mr. Bochra at 5757 N. Sheridan Road, Apt. 13B, Chicago, IL 60660, the address provided in his filings with this Court. Such mailing shall be by certified or registered mail, return receipt requested. Signed by the Executive Committee on 4/20/2022. Mailed notice: (lv,). (Entered: 04/26/2022)

Mark had to put side by side the two orders (one by 8 members of the Executive Committee) and another by 17 Federal Judges of the 7th Circuit Judicial Council and he asked who understand and who doesn't what is clear on the docket? This was called a cover-up.

- a) The Executive Committee waited after Mark reported discrimination on the docket in February 18, 2022. They could have said “go appeal our administrative order” but that didn’t happen, they waited the month of February, then March, then April came. Then their order was docketed April 26, 2022 but what was unique about the order is that they said “they met April 7, signed the order April 20, and then docketed the order April 26, 2022 as if they were waiting for something evil to happen but it didn’t occur. That evil thing was Mark’s being attacked at CPS on April 1st 2022.
- b) The same wait game to retaliate happened at CPS, William Fletcher forged OIG CPS report showed a date April 5, 2022 but Mark’s EOCO CPS complaint was filed April 1st 2022. That means William Fletcher waited the month of April, then May, then June until Mark’s EOCO CPS complaint was destroyed by Udeme Itiat and later he retaliated. But when did he retaliate? On the day Mark’s judicial misconduct complaint arrived at the 7th Circuit on June 10, 2022.

IT IS FURTHER ORDERED that Mr. Bochra’s many emails and telephone calls are burdensome, consuming the resources of the Clerk’s Office and are duplicative of the motions that are filed on the docket. Mr. Bochra shall cease emailing and calling the Clerk’s Office concerning the Executive Committee Orders. If Mr. Bochra has requests for the Executive Committee or papers to submit, he must make his submissions via CM/ECF by e-filing said submissions. Mr. Bochra is warned not to submit any additional religious or political material to the Executive Committee. 

IT IS FURTHER ORDERED that the Clerk shall cause a copy of this order to be e-filed on the docket of 21cv-6223 and mailed to Mr. Bochra at [REDACTED] the addressed provided in his filings with this Court. Such mailing shall be by certified or registered mail, return receipt requested.

ENTER:

FOR THE EXECUTIVE COMMITTEE


Hon. Rebecca R. Pallmeyer, Chief Judge

Dated at Chicago, Illinois this 11th day of February, 2022.

vs

August 16, 2022

Chief Judge Diane S. Sykes

Nos. 07-22-90041 through -90048

IN RE COMPLAINTS AGAINST EIGHT JUDGES

MEMORANDUM AND ORDER

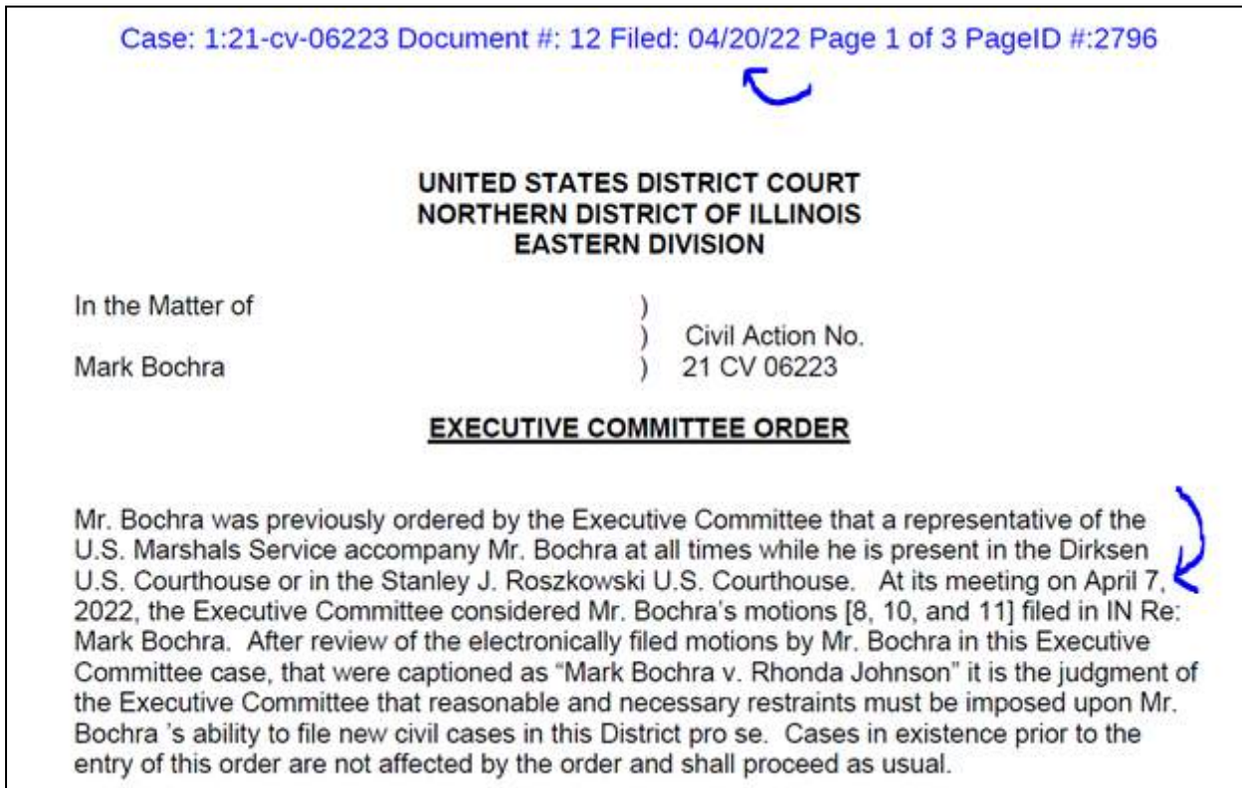
The complainant filed a 368-page misconduct complaint accusing several judges and the clerk of court of unspecified misconduct. The allegations are disjointed and unwieldy, but it appears that the complainant disagrees with the decision of the district’s executive committee to place him on the restricted filer list and believes that the judges and the clerk are discriminating against him based on his religious and political beliefs.

The complainant’s allegations of bias are utterly unsupported and frivolous. The complaints must therefore be dismissed pursuant to 28 U.S.C. § 352(b)(1)(A)(iii). In addition, the allegations against the clerk of court are beyond the purview of the Judicial Conduct and Disability Act, 28 U.S.C. § 352(b)(1)(A)(i); *see also id.* § 351(a), (d) (permitting a complaint against “a judge” and defining that term to include only circuit, district, bankruptcy, and magistrate judges).

How Chief Judge Diane Sykes can say she doesn’t understand what is clear on the docket?

“I came to complete not to refute. I came light to the World.” Jesus Christ

The Executive Committee dated their order April 7, 2022 but their timeline said they met April 7, 2022, and then signed the order April 20, 2022, and then they docketed the order publically April 26, 2022 as if they were watching what is happening at CPS the first round and didn't work out for them. They were stuck between intentional discrimination with retaliation and conspiring against me or both.



Then one could see the 2nd attempt and the after chain of events.

The Judicial Misconduct complaint was delivered on June 10, 2022 at 10:26 a.m. and Mr. B was character lynched with OIG CPS complaint, ejected from CPS network system that same day on June 10, 2022 at 1:46 pm and many shouted within their hearts “lynch him now! Now or never.”



Here the data below, you will see how Udeme Itiat, the EOCO director on her own timed her Google meet with Mark on June 21, 2022 aligning it with Mark’s hearing day on DOJ motion to dismiss pertaining to his civil right case against the Department of Education and Kenneth Marcus in *Bochra v. U.S. Department of Education* (1:21-cv-03887). The intended goal was to turn Mark from Complainant into Respondent and retaliate after his federal case is dismissed; and that way Mark would be targeted on all fronts. This was not only civil but criminal.

So we have William Fletcher forged OIG CPS report dated April 5, 2022, that shows he was waiting to retaliate against Mark once they destroy his EOCO CPS complaint, but the EOCO CPS complaint was destroyed a little early than expected when Mark filed his judicial misconduct complaint with the 7th Circuit. They were both in communication or at least both sides were stalking what is happening to Mark and using each others to get rid of Mark for good.

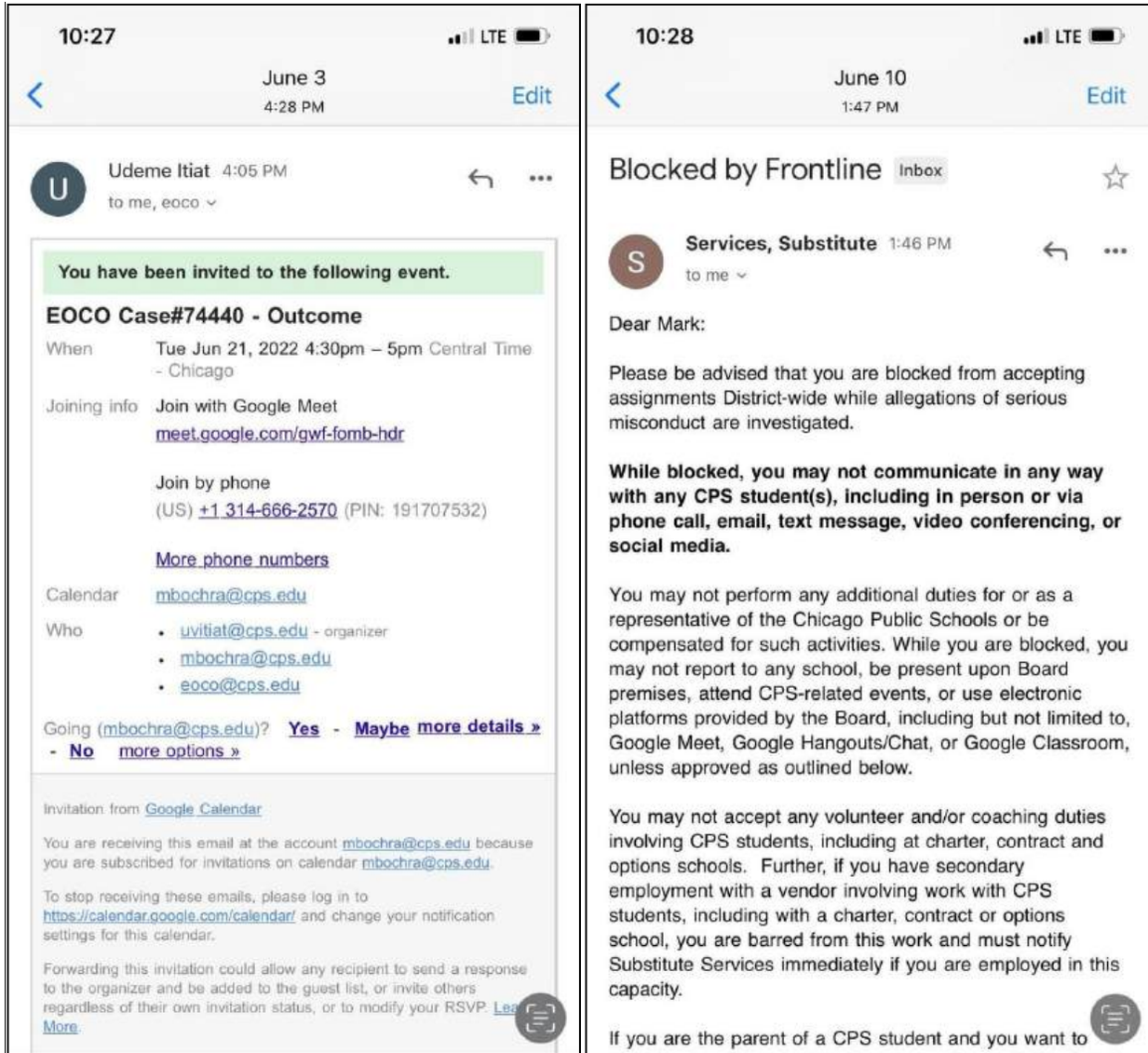
A) The evidence showed Udeme Itiat was stalking Mark’s civil right case by aligning the Google meet on her own to June 21, 2022 out of all the dates, she later changed that date to June 7, 2022. The intended initial goal appeared to be to retaliate after school term ends in the summer of 2022 but the unexpected Judicial Misconduct complaint speeded up the unexpected retaliation plan and the day Mark’s judicial misconduct complaint was delivered to the 7th Circuit, Mark was later retaliated against at CPS that same day.

B) The Executive Committee was also stalking what is happening to Mark at CPS and waiting to get rid of him for good or else Jim Richmond wouldn’t threaten Mark in the midst of a judicial misconduct proceeding. Mark found out Jim Richmond is no longer a supervisor at the 7th Circuit. See **Exhibit “G”** a copy of a supplement related to Jim Richmond.

Jim Richmond wasn’t only speaking about himself but all the judges when he said “we” and when he said “judges will get angry”. See Exhibit “G” for some of Jim Richmond’s remarks. Here he committed witness intimidation in the midst of a judicial misconduct proceeding, obstruction of justice, and showing intent of future retaliations.

- File your appeal, when are you filing it? Oh you will see what action we will take, and then you can go to your favorite Supreme Court justice and see how they will rule for your case.
- Don’t send a 3rd supplement, that will enrage all the judges; you really want to be put on our restricted list; you take it as a badge of honor, do you? Are you trying to delay the process, tell me?

“I came to complete not to refute. I came light to the World.” Jesus Christ



Udeme Itiat created a June 21 meeting.

CPS ejected Mr. B on June 10.

The following transaction was entered on 4/25/2022 at 9:23 PM CDT and filed on 4/25/2022

Case Name: Bochra v. U.S. Department of Education et al
Case Number: [1:21-cv-03887](#)
Filer:
Document Number: [70](#)

Docket Text:
MINUTE entry before the Honorable Sara L. Ellis: The Court grants Plaintiff's motion to reset the ruling date [68]. The Court resets the ruling date from 6/1/2022 to 6/21/2022 at 9:30 a.m. Attorneys/Parties should appear for the hearing by calling the Toll-Free Number: (866) 434-5269, Access Code: 8087837. Members of the public and media will be able to call in to listen to this hearing (use toll free number). Please be sure to keep your phone on mute when you are not speaking. Persons granted remote access to proceedings are reminded of the general prohibition against photographing, recording, and rebroadcasting court proceedings. Violation of these prohibitions may result in sanctions, including removal of court-issued media credentials, restricted entry to future hearings, denial of entry to future hearings, or any other sanctions deemed necessary by the Court. Mailed notice(rj,)

Udeme Itiat even aligned the Google Meeting day for June 21, 2022; they were all stalking me

“I came to complete not to refute. I came light to the World.” Jesus Christ

See Mark’s brief related to the Executive Committee as **Exhibit “H”**. This brief was revisited in Mark’s appeal related to the Department of Education but Ms. Sarah Terman at DOJ said “don’t see don’t look” in her response brief but never challenged any of the raised arguments by Mark.

Notice of Docket Activity

The following transaction was entered on 01/11/2024 at 11:22:06 AM Central Standard Time and filed on 01/11/2024

Case Name: Mark Bochra v. Department of Education, et al
Case Number: [22-2903](#)
Document(s): [Document\(s\)](#)

Docket Text:
10 copies Appellant's reply brief filed by Appellant Mark Bochra in 22-2903, 23-1388. REMINDER: If a case is designated to proceed to oral argument, hearing notices will be mailed shortly before the date of oral argument. Please note that counsel's unavailability for oral argument must be submitted by letter, filed electronically with the Clerk's Office, no later than the filing of the appellant's brief in a criminal case and the filing of an appellee's brief in a civil case. See Cir. R. 34(b)(3). The court's calendar is located at <https://www.ca7.uscourts.gov/cal/argcalendar.pdf>. Once scheduled, oral argument is rescheduled only in extraordinary circumstances. See Cir. R. 34(b)(4), (e). [42] [7358246] [22-2903, 23-1388] (CAG)

Notice will be electronically mailed to:

Mark Bochra
Ms. Sarah Terman, Attorney

Please bear in mind that around the same time Mark was attacked by the executive committee, when his home was stalked by US Marshal Jerome Sliva and he was reading his emails related to his own civil right case *Bochra v. U.S. Department of Education* (1:21-cv-03887) (OIG DOJ hasn’t updated Mark on the complaint filed related to him yet). However, the evidence showed this was a pattern and practice by the executive committee to shut anyone who tries to challenge their evil work. As there was a similar judicial misconduct complaint filed around the same time but this one was much more out of touch of this world as it speaks about “murder, conspiracy, kidnapping, criminal trespass, and threatened by US Marshal not to speak up”⁸⁶ Sound familiar to what was happening to Mark “not to speak up”.

IN RE COMPLAINTS AGAINST TWENTY JUDGES

MEMORANDUM AND ORDER

The complainant filed a misconduct complaint accusing twenty judges and the clerk of court of misconduct. The allegations are disjointed, unwieldy, and at times irrational—referencing, among other things, kidnappings, murder, conspiracy, and criminal trespass—but it appears that the complainant disagrees with rulings made in his cases as well as the decision of the district’s executive committee to place him on the restricted filer list. He also claims the United States Marshals Service has been threatening him.

Was there an agreement between CPS and the Executive Committee to harm Mark and destroy him for good? The answer would be **where the minds meet**, yes there was. Jennifer Reger never

⁸⁶ See https://www.ca7.uscourts.gov/judicial-conduct/judicial-conduct_2022/07-22-90075_through_90056_Memorandum_and_Order.pdf

“I came to complete not to refute. I came light to the World.” Jesus Christ

backed down but William Fletcher did, so he cleaned his hands from all of this by saying in an email he won't issue a report. Now the forged OIG CPS report established what Mark has been saying from day one, he is the victim of sexual harassment, laughed at by students and mocked in his manhood without his awareness. What would William Fletcher write? That would implicate him. So it appears that he stopped short of targeting Mark but Jennifer Reger and others continued in their plan to the point they forged William Fletcher OIG CPS report with false names and data too using his name. They even deleted Stephen Harden name from the report like he doesn't exist anymore and replaced his name with a principal who never worked at Cameron and retired long time ago, her name was Wanda Rene Carey.

From: jmmonterrosa1@cpsig.org <jmmonterrosa1@cpsig.org> on behalf of Inspector General <inspectorgeneral@cpsig.org>
Sent: Friday, August 26, 2022 4:33 PM
To: mbochr2@hotmail.com <mbochr2@hotmail.com>
Subject: CPS Office of Inspector General Update

Dear Mr. Bochra,

As you know, the OIG Sexual Allegations Unit received a complaint with allegations against you. After taking an initial look at the case, we have decided to close our case and refer this matter to the Law Department. The OIG will **not** be issuing a report on this matter and will not pursue this matter any further.

Thank you.

--
Office of Inspector General
Chicago Board of Education
567 W. Lake, Suite 1120, Chicago, IL 60661
773 534-9400 | inspectorgeneral@cpsig.org

Students would gather outside of class and talk and joke about Bochra. Bochra did not hear students joke about him.

Bochra does not fist bump, hug, or high five students. Bochra has not bought T [redacted] or her friends any gifts. Bochra has not tried to meet students off campus. Bochra has not offered T [redacted] a ride in his car. T [redacted]'s friends have not told her Bochra makes them feel uncomfortable, with the exception of A [redacted]. ✓

The interview ended at 2:38 PM
Report Date: 06/17/2022

So report or no report? Issued by Inspector William Fletcher

But others continued with the targeting till the end and just as I told William Fletcher in the start “a lie dragged a lie, dragged a lie to no end.”

Now we see a series of unexplained actions like when Mark shared that he has an OCR complaint in his case in docket 103 *Bochra v. U.S. Department of Education* (1:21-cv-03887) two days later Gary Feinerman tendered his resignation as a federal judge to President Biden and

“I came to complete not to refute. I came light to the World.” Jesus Christ

Gary Feinerman was a member of the executive committee who recused from voting on Mark’s petition for review the judicial misconduct because he was one of the subjects of the complaint.⁸⁷

Federal Judges sinned too, but they can’t implicate themselves in this ordeal, but it was Gary Feinerman who appeared to use Jerome Sliva to target Mark and they all listened to him, so he is the only one who had to resign based on what he did.⁸⁸ But one fact is true and we know it based on the evidence. Udem Itiat was stalking Mark’s civil right case and tried to align the retaliation with his hearing date related to his own case *Bochra v. U.S. Department of Education*.



Pervasive judicial misconduct raises question: Who's in charge here?

House Democrats announced last Wednesday that they would reform judicial integrity procedures after an investigation found that more than 130 federal judges have been violating laws and ethics rules by participating in cases involving companies in which they or their family members owned stock.

www.reuters.com



OPERATION GREYLORD

Operation Greylord is regarded as one of the FBI's most successful stings and still maintains its distinction as being the biggest corruption bust in America. This Decades special documentary retraces the case with the courageous few who were fed up with a long-standing system of bribery used by judges, lawyers and police officers to fix ...

www.youtube.com

Does the FBI investigate graft and corruption in local government and in state and local police departments?

Yes. The FBI uses applicable federal laws, including the Hobbs Act, to investigate violations by public officials in federal, state, and local governments. A public official is any person elected, appointed, employed, or otherwise having a duty to maintain honest and faithful public service. Most violations occur when the official solicits, accepts, receives, or agrees to receive something of value in return for influence in the performance of an official act. The categories of public corruption investigated by the FBI include legislative, judicial, regulatory, contractual, and law enforcement.

Cover-up: Under Color of Law.

- Former Eastern Kentucky Correctional Supervisor Indicted for Covering Up the Assault of a Restrained Inmate.⁸⁹

⁸⁷ See <https://www.ilnd.uscourts.gov/assets/news/ChiefJudgeonJudgeFeinerman.pdf>

⁸⁸ See <https://www.reuters.com/legal/government/pervasive-judicial-misconduct-raises-question-whos-charge-here-2021-10-06/> see Operation Greylord https://www.youtube.com/watch?v=fEky5sb_sjY

⁸⁹ See <https://www.justice.gov/opa/pr/former-eastern-kentucky-correctional-supervisor-indicted-covering-assault-restrained-inmate>

“I came to complete not to refute. I came light to the World.” Jesus Christ

- Two Former Eastern Kentucky Correctional Officers Plead Guilty for Their Roles in Assault of Restrained Inmate and Subsequent Cover-Up.⁹⁰

Retaliation: The retaliation happened afterward.

- Findings of Retaliation and Unprofessional Conduct by a then Senior FBI Official Related to an Earlier OIG Investigation in which the Senior Official was the Subject.⁹¹

Misuse of Position

- Finding of Misconduct by a then-Assistant United States Attorney for Attempted Misuse of Position.⁹²

And many more of these investigations can be found at OIG DOJ.⁹³

- Findings of Misconduct by an FBI Special Agent for Contacting Witnesses for an Improper Purpose, Divulging Law Enforcement Sensitive Information to Unauthorized Individuals, Providing Misleading Testimony, Providing False Information to the OIG, Mishandling Classified Information, and Misusing Government Devices and his Position.⁹⁴
- Findings of Misconduct by an FBI Special Agent for Receiving Gifts from a Former FBI Confidential Human Source, Using the Source after Deactivation, Protecting the Source and the Source’s Illegal Business, Misusing FBI Assets for Personal Gain, Lack of Candor, and Computer Security Policy Violations.⁹⁵
- Findings of Misconduct by an FBI Official for Accepting Gifts From Members of the Media and for Lack of Candor.⁹⁶
- Findings of Misconduct by a Senior DOJ Official for Ethical Misconduct, Sexual Harassment, Sexual Assault, and Lack of Candor to the OIG.⁹⁷
- Findings of Misconduct by an FBI Supervisory Special Agent for Making False Representations, Working for an FBI Contractor, Accepting Gifts from an FBI Applicant, Assisting the FBI Applicant in the Employment Selection Process, and Misusing a Government Vehicle and Cell Phone.⁹⁸
- Findings of Misconduct by a U.S. Marshal and Chief Deputy U.S. Marshal for Harassing and Making Retaliatory Statements About a Supervisory Deputy U.S. Marshal,

⁹⁰ See <https://www.justice.gov/opa/pr/two-former-eastern-kentucky-correctional-officers-plead-guilty-their-roles-assault>

⁹¹ See <https://oig.justice.gov/reports/investigative-summary-findings-retaliation-and-unprofessional-conduct-then-senior-fbi>

⁹² See <https://oig.justice.gov/reports/investigative-summary-finding-misconduct-then-assistant-united-states-attorney-attempted>

⁹³ See https://oig.justice.gov/investigations/criminal_and_civil_cases and see <https://oig.justice.gov/reports/type/investigation>

⁹⁴ See <https://web.archive.org/web/20190802015430/https://oig.justice.gov/reports/2018/f180430.pdf>

⁹⁵ See <https://web.archive.org/web/20200625235855/https://oig.justice.gov/reports/2018/f180806.pdf>

⁹⁶ See <https://web.archive.org/web/20200622080308/https://oig.justice.gov/reports/2018/f181016.pdf>

⁹⁷ See <https://web.archive.org/web/20200819171453/https://oig.justice.gov/reports/2018/f181204.pdf>

⁹⁸ See <https://web.archive.org/web/20190205195450/https://oig.justice.gov/reports/2019/f190205.pdf>

“I came to complete not to refute. I came light to the World.” Jesus Christ

Retaliating Against Another Deputy U.S. Marshal for Filing a Grievance, and Lack of Candor.⁹⁹

- Deputy U.S. Marshal Convicted of Conspiracy, Cyber stalking, Perjury, and Obstruction.¹⁰⁰
- FBI Attorney Admits Altering Email Used for FISA Application During “Crossfire Hurricane” Investigation.¹⁰¹
- Former Acting Inspector General for the U.S. Department of Homeland Security Pleads Guilty to Scheme to Defraud the U.S. Government.¹⁰²

As inspector Michael Horowitz of the Justice Department stated to congress.¹⁰³

“To my mind, transparency goes with accountability,” he said. “Where you have transparency ... transparency is the best disinfectant. If the public knows, if the lawyers in the department know that their misconduct is going to be public, I think that helps reform behavior, and it deters other folks.”

A claim under Title VII depends on filing a charge with the EEOC and receiving authority to sue. 42 U.S.C. § 2000e– 5(b), (f)(1). But if a complainant started the complaint with OCR, then OCR transfers some allegations, they turn into a charge under join complaint.

<https://www.ecfr.gov/current/title-29/subtitle-B/chapter-XIV/part-1691/section-1691.6>

§ 1691.6 General rules concerning EEOC action on complaints.

(a) A complaint of employment discrimination filed with an agency, which is transferred or referred to EEOC under this regulation, **shall be deemed a charge received by EEOC**. For all purposes under title VII and the Equal Pay Act, the date such a complaint was received by an agency shall be deemed the date it was received by EEOC.

(b) When EEOC investigates a joint complaint it shall, where appropriate, seek sufficient information to allow the referring agency to determine whether the alleged employment discrimination is in a program or activity that receives Federal financial assistance and/or whether the alleged employment discrimination causes discrimination with respect to beneficiaries or potential beneficiaries of the assisted program.

I Upon referral of a joint complaint alleging a pattern or practice of employment discrimination, EEOC generally will limit its investigation to the allegation(s) which directly affect the complainant.

⁹⁹ See <https://oig.justice.gov/reports/2019/f190219.pdf>

¹⁰⁰ See <https://oig.justice.gov/sites/default/files/2023-03/3-24-2023.pdf>

¹⁰¹ See <https://www.justice.gov/usao-ct/pr/fbi-attorney-admits-altering-email-used-fisa-application-during-crossfire-hurricane>

¹⁰² See <https://www.justice.gov/opa/pr/former-acting-inspector-general-us-department-homeland-security-pleads-guilty-scheme-defraud>

¹⁰³ See <https://www.newsmax.com/newsfront/michael-horowitz-doj-inspector-general/2023/03/23/id/1113593/>

“I came to complete not to refute. I came light to the World.” Jesus Christ

(d) If EEOC, in the course of an investigation of a joint complaint, is unable to obtain information from a recipient through voluntary means, EEOC shall consult with the referring agency to determine an appropriate course of action.

(e) If EEOC agrees to defer its investigation of a complaint of employment discrimination pending an agency investigation of the complaint, then EEOC shall give due weight to the agency’s determination concerning the complaint.

Under Section 110(a)(1), OCR can only close some allegations if another federal agency such as EEOC is expected to reach a resolution in the complaint within 60 days, see further details in the manual under section 110 (a)(1) and this applied during an “investigation”.

OCR Chicago can’t comingle different charges and mix parties; each party is responsible for their sets of actions pertaining to discrimination and retaliation. Cameron School along with Principal Stephen Harden (he passed away out of the blue in May of 2023).¹⁰⁴ Mr. Turnbull told Mark at that time “we can see if he left any notes that would show us the truth” but we already know the truth.

The passing of Stephen Harden came few months after two events: First, after Jennifer Reager’s letter related to the DNH petition. Second, after ISBE closed Mark’s license misconduct complaint. This tells me based on the timeline that either each side CPS (covering its track) or ISBE tried to reach out to Stephen Harden for answers but he passed away for God knows how evil this man was. However, there are other witnesses, AP Mercado and AP McDonald; the assistant principals.



Daniel R. Cameron Elementary School
May 4, 2023 · 🌐

If you got the pleasure to meet Mr. Harden you know that he was an exceptional person. He was kind, noble, and understanding. He was a friend, a father, a husband, a mentor, a leader, a principal, and many say, a hero. He listened and never failed to lend a helping hand when needed. He gave his heart to Cameron, the community, and most importantly the kids.

It is with a heavy heart that we inform everyone, of the passing of our beloved principal Stephen Harden.
Gone but never forgotten.

Si tuviste el placer de conocer al Sr. Harden, sabes que fue una persona excepcional. Era amable, noble y comprensivo. Fue un amigo, un padre, un esposo, un mentor, un líder, un director y muchos dicen, un héroe. Escuchó y nunca dejó de ayudar cuando era necesario. Le entregó su corazón a Cameron, a la comunidad y, lo que es más importante, a los niños. Es con gran pesar que les informamos a todos sobre el fallecimiento de nuestro querido director Stephen Harden. Ido pero nunca olvidado.

¹⁰⁴ See <https://www.facebook.com/drcameronelementary/posts/pfbid0291kzimmkiuCMvucStuH3CTuDjNFoFNoEhyCbmNaYjJWtPErcTKoP4AzUXbgtzzWFI>

“I came to complete not to refute. I came light to the World.” Jesus Christ

Mark Bochra – EMP ID 000240861 DNH Petition Decision Inbox

Hearings, Administrative (sent by lgaona@cps.edu)
to Coptic, me

Fri, Feb 3, 11:25 AM (6 days ago)

Hello,

Attached please find your DNH petition decision.

Thank you,

Office of Administrative Hearings
(Formerly Office of Employee Engagement)
Chicago Public Schools
Phone: (773) 553-1700
Fax: (773) 553-1201

For general information on the discipline and grievance process, including discipline form templates, please visit www.cps.edu/bah.

For guidance on employee discipline, please contact your school's or office/department's Human Resource Business Partner (HRBP). If you are a principal and are unsure who your HRBP is, please call the School Support Center at (773) 555-5800 and choose option 4.

For labor-related questions, such as bargaining agreement interpretation, please email Labor Relations at laborelationsesi@cps.edu (elementary schools) or laborelationshsi@cps.edu (high schools).

One attachment • Scanned by Gmail

Bochra, Mark.pdf

Close Previous Next

educator misconduct complaint

You replied on Fri 2/24/2023 4:14 PM

MCCARTY COLETTE <cmccarty@isbe.net>
To: You
Fri 2/24/2023 4:09 PM

Dear Mr. Bochra

As we discussed on the phone this afternoon, ISBE is closing the educator misconduct complaint filed against you with no action being taken against your license. You have requested a copy of the investigative file. We will send it as soon as we can but it is over 4,000 pages long and will need to be reviewed for possible redaction of personal information such as student names or home addresses etc. As I also stated on the phone, the vast majority of the documents are ones that you sent to CPS or emails you received or sent to CPS so it is likely you have already seen most of the documents. Please be patient as we work to get you the documents. Thank you and have a nice weekend.

Colette McCarty

Colette McCarty
Director of Legal Counsel
Illinois State Board of Education
cmccarty@isbe.net

This email and any attachments may contain privileged and confidential information or constitute a preliminary draft prepared for strategic planning or policy decisions. This email is intended only for the parties identified herein. If the reader of this email is not an intended party you should immediately return the email to the sender and then delete it permanently from your system.

Reply Forward

Then we have the charges pertaining to Inspector William Fletcher of CPS, Camie Pratt, Udemé Itiat, and Jennifer Reger in both official and individual capacities. These charges were never

“I came to complete not to refute. I came light to the World.” Jesus Christ

addressed in writing by either Mr. Turnbull or Ms. Howard; parties are different and their charges are different as well.

The same is true with CEO Pedro Martinez and the DNH Committee if any, parties are different and their charges are different. Court doesn't consider all these under the term “recipient” the Court will look at “counts and the parties involved in both individual and official capacities”. OCR has an obligation to not just enforce the laws they were entrusted with, but to enforce them faithfully without any personal agendas; if equality is denied, at least equity applies.

There is a reason why the Supreme Court is planning to remove power from federal agencies by reversing the “Chevron doctrine” which entrusts the executive branch and federal agencies with enforcing the laws on all equally and fairly.¹⁰⁵ The system fails to heal society in pain.



Why have we come to this? Because of how federal agencies do not protect the people they promised to protect, it is all about power, connection, agendas, and money. When Martin Luther King said “injustice anymore, is a threat to justice everything” that is the parable that if people working for government commits injustice, it breaks the “rule of law” and people trust in government starts to crumble.

Who has an interest in seeing Mark destroyed? Chicago Public School is one party, the Executive Committee is another party, and even the Department of Education because of this case *Bochra v. U.S. Department of Education* (1:21-cv-03887) and it shows with actions refusal to heal, not just with words and that is why the 4th upcoming letter there is a verse that was written in it.

Depart from me, all you workers of iniquity, for the LORD has heard my weeping. The LORD has heard my cry for mercy; the LORD accepted my prayer.

Parallel to my case against the Executive Committee, came two cases, one was a public defender on appeal her case was revived against the 4th Circuit Judges for title ix violations acting “deliberate indifference” toward her and she headed to trial against them in *Strickland v. United*

¹⁰⁵ See <https://www.msn.com/en-us/news/us/supreme-court-could-deal-fatal-blow-to-powers-of-federal-agencies/ar-AA1n0nxb> and see <https://www.msn.com/en-us/news/opinion/supreme-court-poised-to-end-constitutional-revolution-that-s-marred-us-governance-for-40-years/ar-AA1mXArb>

“I came to complete not to refute. I came light to the World.” Jesus Christ

States of America (1:20-cv-00066).¹⁰⁶ Strickland learned also from reading many of Mark’s emails and used some of this knowledge within her own writings and Mark also learned from her case as well. Then another case, a Federal Judge Lawsuit other Federal Judges in *NEWMAN v. MOORE* (1:23-cv-01334).¹⁰⁷ In this case, that now headed for briefings, the Justice Department submitted a 67 pages support to their motion to dismiss, the bulk of their argument is that Judge Newman cannot seek original jurisdiction but appellate review and that 11 Federal Judges cannot trump 1 Judge in the District Court overseeing this case. Basically they are equating the Judicial Council as a Court and an investigatory body as a Court. While their argument was flawed but they made the same argument I made, I said I have an order from 17 Federal Judges of the 7th Circuit Judicial Council saying they all don’t understand. And the Justice Department said the same exact thing on page 17 in ECF No. 25 in *NEWMAN v. MOORE*.¹⁰⁸

Case 1:23-cv-01334-CRC Document 25 Filed 09/01/23 Page 29 of 67

sooner.” *Id.* at 110–11. The “self-policing mechanism Congress created” in the Act, the Special Committee reasoned, “would be a nullity” if a subject judge could bring the process “to a grinding halt simply by flouting the rules and refusing to cooperate.” *Id.* at 110. Judge Newman’s refusal to comply with the Committee’s orders was “a serious matter” that stymied the Committee’s fulfillment of its responsibilities under the Act, a role that “is essential for the proper functioning of the judiciary.” *Id.* at 109.

Judge Newman filed her response to the Special Committee’s Report with the Judicial Council on August 31, 2023. The matter is currently pending before that tribunal.

IV. Judge Newman asks this Court to review the decisions of 11 other federal judges on the Federal Circuit’s Special Committee and Judicial Council.

In my life, I met many evil people, and each side used their power to cover for evil. It started in law school wherein, I was assaulted, battered, and threatened to be killed by Michael Roy Guttentag. I went for the school’s protection being the Complainant and he went to the court system deceiving 3 state judges and he was the actual stalker all this time and in the end he ran away from the state court and was able to transfer out of Florida Coastal and become a lawyer in New York. The system wanted an evil man to be a lawyer i.e., Michael Roy Guttentag and many read my response in ECF No. 54 in *Bochra v. U.S. Department of Education* (1:21-cv-03887) which also included the story of Kenneth Marcus, the Israeli lobby, and the IHRA definition.

Never doubt the faith of a Coptic, even if things look very tight, almost impossible to be resolved by human’s minds. For Chicago Public School and the Executive Committee to try and copy the same experience turning a “Complainant and a victim” into a “Respondent” was what their hearts craved from the very beginning but God was in its midst.

¹⁰⁶ See <https://law.justia.com/cases/federal/appellate-courts/ca4/21-1346/21-1346-2022-04-26.html>

¹⁰⁷ See <https://www.courtlistener.com/docket/67362470/newman-v-moore/>

¹⁰⁸ See DOJ response [gov.uscourts.dcd.255210.25.0.pdf](https://www.uscourts.gov/dcd.255210.25.0.pdf) (courtlistener.com)

“I came to complete not to refute. I came light to the World.” Jesus Christ

In official capacity OCR has a duty to heal and bring solace and rescue to this OCR complaint, but in individual capacity, different people with different agendas and they all follow their human masters, at HQ, that is why my conversations are with HQ telling them “what are you doing?”

Case: 1:21-cv-03887 Document #: 54 Filed: 02/28/22 Page 29 of 99 PageID #:2934

“I came to complete not to refute. I came light to the World.” Jesus Christ

OCR Complaint No. 04-16-2184

On February 16, 2016, the Assistant Dean submitted a referral against Student A for the January 10, 2016 incident. Student A’s referral stated that it was based on the Complainant’s report to law enforcement that Student A punched the Complainant, threw his eyeglasses and made the threat, “I will kill you.” The referral also noted that the Assistant Dean had given the Complainant and Student A directives to stay away from each other and on November 12, 2015 had emailed Student A, requesting that he not have contact with the Complainant. The referral stated that the Complainant’s report provided a sufficient basis for referral of Student A for investigation under Conduct Code Section G.2.b.

On February 18, 2016, the Panel sent a draft decision about the Complainant’s referral to the Assistant Dean and the Dean, and also requested a review by the Law School’s counsel. According to one of the Panel members, the professors on the Panel had not previously handled a case similar to the Complainant’s and the Panel therefore asked the Assistant Dean to review a draft of their decision for consistency with applicable standards.¹⁸

Student A is Michael Roy Guttentag.⁷¹

Melanie Velez, and her haughty boss at (“OCR”) Headquarter, Kenneth Marcus picked a fine chapter to omit from their memory bank.⁷² *See Exhibit 15*; Plaintiff’s appeal with OCR.

Reporting Threat - by Michael Roy Guttentag

On January 14, 2016 I sent an e-mail to Lauren Levine reporting that Michael “wish me gone”. This was based on my roommate Vine Cano encounter with Michael Roy Guttentag on January 13, 2016. My roommate came that night and hugged me tight and told me buddy I am with you all the way. I asked him what did Michael told you, he was scared, he was also a bit drunk and told me he doesn't want you here.

The conversation is memorized in an e-mail sent to Lauren Levine.

Vince Cano: What do you want to do with Mark ?

Michael Roy Guttentag: I don't want him here at all.

Vince Cano: It isn't you who is going to remove mark, mark earned his grades.

I asked Vince that night what do you mean he doesn't want me here at all, did he mean in school, in spyglass, in Jacksonville, what is here ? His response was here at all. Vince refused to relay to me any further details and was breathing heavily that night.

From my investigative memos to OCR

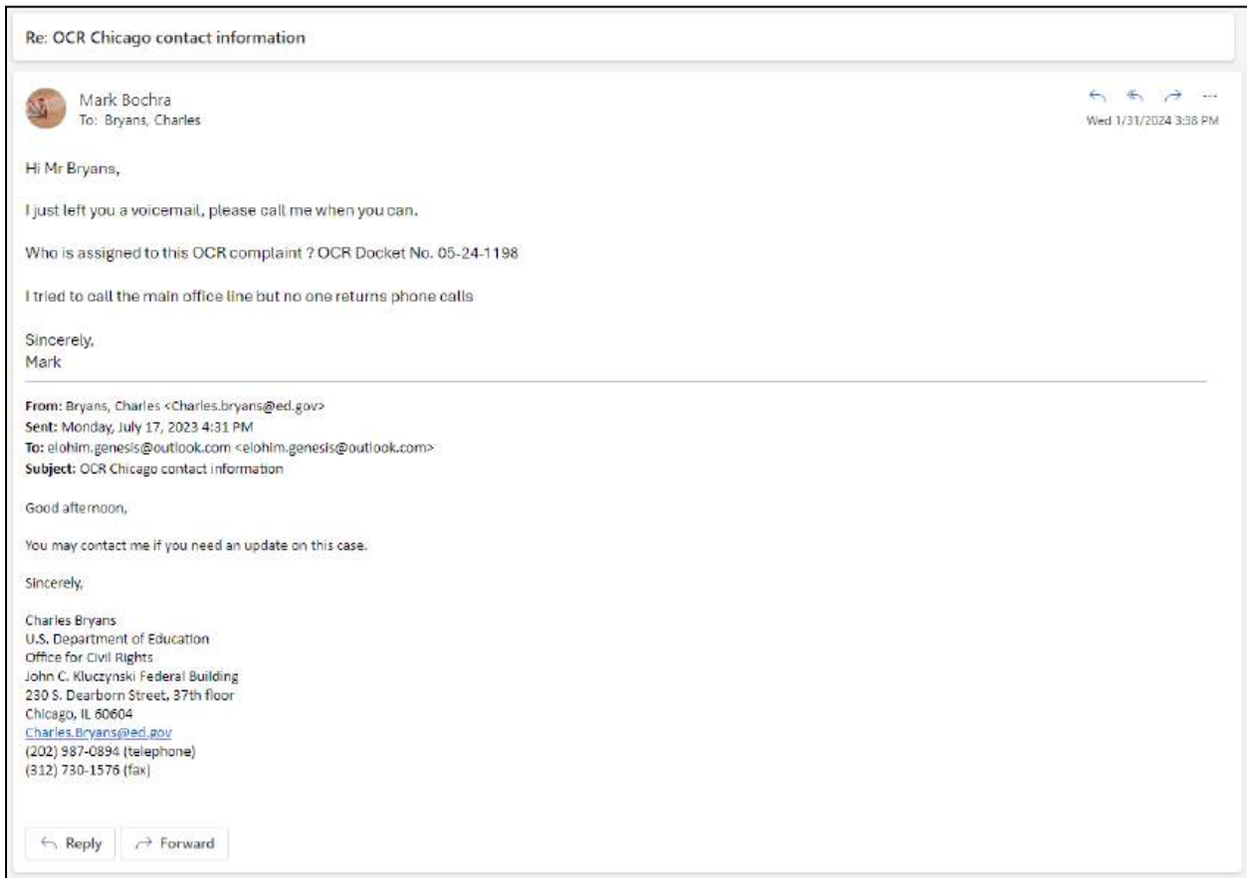
Ms. Melissa Howard in OCR Complaint 05-23-1574 claimed she read the entire 210 pages original OCR complaint, which means she learned everything verbatim in that complaint, from A-Z. So the task now should be much easier to understand what happened exactly to Mark.

Allegations 1-3

Section 110 (l) of the OCR’s [Case Processing Manual](#) (CPM) states that OCR may close or dismiss an allegation where OCR transfers or refers the allegation(s) to another agency for investigation.

You previously filed allegations 1, 2, and 3 in you prior OCR complaints, #05-22-1497, #05-23-1148 and #05-23-1149. OCR carefully considered the information you provided in your original 210-page complaint, as well as your amended complaints and supplemental data, and referred your individual allegations to the U.S. Equal Employment Opportunity Commission (EEOC). Your retaliation allegations in these prior complaints included adverse employment actions taken against you after you were terminated – submitting false information to the State of Illinois regarding your unemployment application, reporting alleged misconduct (and false information) to ISBE, and placing you on the “do no hire” list – which you specifically reference as ongoing retaliation in your most recent complaint, OCR Docket #05-23-1574. These specific allegations were referred to the EEOC, therefore OCR is dismissing your individual allegations of employment discrimination and retaliation that were previously referred to the EEOC under Section 110(l) of the CPM.

I had to e-mail Mr. Charles Bryans, to see who is assigned to this OCR complaint. Later Ms. Howard emailed Mark stating she is the one assigned to this complaint. Again, I asked her for mediation under OCR manual. Many people don’t want to open books that are closed, then they should heal, the same thing I asked of the Executive Committee, the alternative is healing if they deny justice, but deny justice and healing; God wouldn’t allow it.



“I came to complete not to refute. I came light to the World.” Jesus Christ

Amended Complaint for OCR Docket No. 05-24-1198

HM Howard, Melissa <Melissa.Howard@ed.gov>
To: You
Wed 1/31/2024 3:41 PM

Mr. Bochra,

I emailing to let you know this amended complaint was received and assigned to me. I will be in meetings and out of the office most of today.

Melissa

Melissa Howard, Esq. (she/her)
Supervisory Attorney
U.S. Department of Education
Office for Civil Rights
John C. Kluczynski Building
230 South Dearborn Street, 37th Floor
Chicago, Illinois 60604
Tel: 312.730.1527
Fax: 312.730.1576
Email: melissa.howard@ed.gov
Web: www.ed.gov/ocr



From: Mark Bochra <elohim.eopfc@outlook.com>
Sent: Tuesday, January 30, 2024 9:35 AM
To: OCR Chicago <OCR.Chicago@ed.gov>; OCR <OCR@ed.gov>; charlotte.burrows@eeoc.gov; Cardona, Miguel <Miguel.Cardona@ed.gov>; Henton, Taron <Taron.Henton@ed.gov>; Barrett, Lexi <Lexi.Barrett@ed.gov>; Siddiqi, Maggie <Maggie.Siddiqi@ed.gov>; melissa.rogers@ed.gov; Lhamon, Catherine E. <Catherine.E.Lhamon@ed.gov>; Ames, Sam <Sam.Ames@ed.gov>; Zack, Hannah <Hannah.Zack@ed.gov>; Maia <Maia.Brockbank@ed.gov>; Wills, Randolph <Randolph.Wills@ed.gov>; Bruce, Sandra <Sandra.Bruce@ed.gov>; Bryon Gordon <Bryon.Gordon@ed.gov>; Robert <Robert.Mancuso@ed.gov>; Sheila <Sheila.Nix@ed.gov>; Ramin Taheri <Ramin.Taheri@ed.gov>; Dixon, Monique <Monique.Dixon@ed.gov>; Reyes, Alejandro <Alejandro.Reyes@ed.gov>; Galanter, Seth M. <Seth.M.Galanter@ed.gov>; Abrokwa, Alice <Alice.Abrokwa@ed.gov>; Jasmine <Jasmine.Bolton@ed.gov>; Jaily Hsin <Jaily.Hsin@ed.gov>; Meena Chandra <Meena.Chandra@ed.gov>; Lisa <Lisa.Chang@ed.gov>; Karvoniades, Mia <Mia.Karvoniades@ed.gov>; McCarthy, Emily <Emily.McCarthy@ed.gov>; Evans, Sherrell <Sherrell.Evans@ed.gov>; Schopf, Joshua <Joshua.Schopf@ed.gov>; Whitman, Gary <GARY.WHITMAN@ed.gov>; Woolley, John <John.Woolley@ed.gov>; Potamianos, Antigone <Antigone.Potamianos@ed.gov>; yessika.santana@ed.gov; neil.sanchez@ed.gov; Bryans, Charles <Charles.bryans@ed.gov>; o.jackson@jacksonbonellaw.com; Gregory.Gochanour@eeoc.gov; Sanchez-Aguilar, Marcela <Marcela.Sanchez@ed.gov>; Katt, Melissa <Melissa.Katt@ed.gov>; Matthias, Dawn <Dawn.Matthias@ed.gov>; Naccarato, Elizabeth <elizabeth.naccarato@ed.gov>; chicagoeoc@eeoc.gov; CELESTE COHILL <CELESTE.COHILL@EEOC.GOV>; Janel.Smith@eeoc.gov; Sarronda.Harris@eeoc.gov; Henton, Taron <Taron.Henton@ed.gov>; Gunnarson, Heather <Heather.Gunnarson@ed.gov>; Shields, Trina <Trina.Shields@ed.gov>; Kasior, Anna <Anna.Kasior@ed.gov>; Hernandez, Rafael <Rafael.Hernandez@ed.gov>; Bruce, Sandra <Sandra.Bruce@ed.gov>; Bryon.Gordon@ed.gov; Murphy, Nina <Nina.Murphy@ed.gov>; Woolley, John <John.Woolley@ed.gov>; Whitman, Gary <GARY.WHITMAN@ed.gov>; Chait, Aaron <aaron.chait@ed.gov>; Turnbull, Jeff <Jeffrey.Turnbull@ed.gov>; Howard, Melissa <Melissa.Howard@ed.gov>; Rapport, Adele <Adele.Rapport@ed.gov>; Marten, Cindy <Cindy.Marten@ed.gov>; Schott, Adam <Adam.Schott@ed.gov>; Brown, Lisa <Lisa.Brown@ed.gov>; Kvaal, James <James.Kvaal@ed.gov>; Toney, LeWanda <LeWanda.Toney@ed.gov>
Cc: cawroy@fbi.gov; rwwheeler@fbi.gov; William.Blier@usdoj.gov; Sarah E. (OIG) <Sarah.E.Lake@usdoj.gov>; Jason.R.Malmstrom@usdoj.gov; michael.e.harowitz@usdoj.gov; Jonathan.M.Melis@usdoj.gov; Stephanie (OIG) <Stephanie.Logan@usdoj.gov>; John.S.Lavinsky@usdoj.gov; Adam (OIG) <Adam.Miles@usdoj.gov>; Karen (OIG) <Karen.Rich@usdoj.gov>; Sanjay (OIG) <Sanjay.Arnold@usdoj.gov>; Mark.L.Hayes@usdoj.gov; bruce.n.reed@who.eop.gov; Jennifer.B.Dillon@who.eop.gov; michael.c.donlon@who.eop.gov; steven.j.ricchetti@who.eop.gov; jacob.j.sullivan@who.eop.gov; Karine Jean-Pierre@who.eop.gov; potus@who.eop.gov; Joyce.Willoughby@eeoc.gov
Subject: Re: Amended Complaint for OCR Docket No. 05-24-1198
Importance: High

You’ve all seen what happened when justice and healing were denied by Florida Coastal School of Law, it led to 3 for profit law schools complete collapse and ABA placed on probation because everyone denied justice and healing. So God came and collapsed evil completely.¹⁰⁹

Beloved, do not avenge yourselves, but rather give place to wrath; for it is written, “Vengeance is Mine, I will repay,” says the Lord. Romans 12:19.

21	During this particular recognition period the Department received 11
22	third-party comments and one complaint which was received on May 31, 2016 and has
	165
1	not yet been reviewed by the Department.

The May 31, 2016 was Mark Bochra Complaint to DOE and FSA

¹⁰⁹ See <https://www.law.com/americanlawyer/almID/1202764994053/The-ABAS-Terrible-Horrible-No-Good-Very-Bad-Day/>

“I came to complete not to refute. I came light to the World.” Jesus Christ

- Feds started criminal investigation of Charlotte School of Law, according to civil filing. Under Obama administration.¹¹⁰
- Arizona Summit Law School details plans to eventually close its doors. Under Trump administration.
- Department of Education’s Federal Student Aid Denies Reinstatement Application of For-Profit Law School.¹¹¹ Under Biden administration.

All three Infilaw law schools collapsed within a matter of few years because they were evil filled with viper, no court could do that, but God can do it.

Now look at Chicago Public Schools; all former board of education members resigned with an exception to one Ms. Elizabeth Breland. This happened after Lori Lightfoot lost election and Mayor Brandon Johnson became the new mayor of Chicago.¹¹² So God is always working, replaced evil with good and changing circumstances and timeline that is beyond human understanding.

Board bios

The members of the Chicago Board of Education are appointed by Mayor Brandon Johnson. They are a diverse group of committed, distinguished and highly accomplished experts in their professions as well as prominent leaders in social, civic and cultural affairs.



 Jianan Shi President	 Elizabeth Todd-Breland Vice President	 Mariela Estrada Member	 Mary Fahey Hughes Member	 Rudy Lozano, Jr. Member	 Michelle Morales Member	 Tanya D. Woods Member
--	---	--	--	--	---	---

See Mark’s public words to the new board and President Shi.¹¹³

Why has my case *Bochra v. U.S. Department of Education* (1:21-cv-03887) become complicated on many sides by human standards, because of the names involved. Let me show you:

¹¹⁰ See [csl-recert-denial.pdf \(studentaid.gov\)](https://www.abajournal.com/news/article/feds_started_criminal_investigation_of_charlotte_school_of_law_according_to) see https://www.abajournal.com/news/article/feds_started_criminal_investigation_of_charlotte_school_of_law_according_to

¹¹¹ See <https://www.ed.gov/news/press-releases/department-educations-federal-student-aid-denies-reinstatement-application-profit-law-school>

¹¹² See <https://chicago.suntimes.com/education/2023/7/5/23784856/chicago-school-board-replaced-brandon-johnson>

¹¹³ See <https://www.youtube.com/watch?v=aganeAsCCKc&t=4754s> prepared remarks written comments agenda review committee meeting september 20 2023.pdf (cpsboe.org)

“I came to complete not to refute. I came light to the World.” Jesus Christ

First came Kenneth Marcus and used a definition IHRA without congress permission, he use it in Zoa’s appeal case, personally granting it. No need to recite all the facts, one can read docket 54 in *Bochra v. U.S. Department of Education* (1:21-cv-03887).

Then when Mark reported Kenneth Marcus acting on behalf of israel as a foreign agent to senior DOJ officials, the nexat day after Mark’s emails came another jewish man Rod Rosenstein and changed the DOJ manual and he added the following under “disclosure of foreign influence operations”

Foreign influence operations will be publicly identified as such only when the Department can attribute those activities to a foreign government with high confidence. Disinformation or other support or influence by unknown or domestic sources not acting on behalf of a foreign government is beyond the scope of this policy.

Turning any domestic reporting moot and not taken into consideration but he did it after the fact.¹¹⁴ Meaning Rod Rosenstein covered up for Kenneth Marcus’s crime after the fact, after Mark’s reporting him to senior DOJ officials.

Kenneth Marcus and Rod Rosenstein both resigned from their official duties but they kept their status and one covered for the other.¹¹⁵



Deputy Attorney General Rod Rosenstein to resign May 11

Rosenstein's departure had been expected since the confirmation of William Barr as attorney general. The White House nominated a replacement for the department's No. 2 slot weeks ago.

www.pbs.org



'Is he being held hostage?' Twitter erupts over Rosenstein's stare from behind Barr

Rod Rosenstein had an expressionless look as he stood behind William Barr while he briefed reporters on the Mueller report.

www.desmoinesregister.com

But not only that, Rod Rosenstein was the acting attorney general who was tasked to responding to the house republicans subpoenas requests. Look at the debate and within the debate he appointed US Attorney John Lausch to handle the document production.¹¹⁶

¹¹⁴ See <https://www.justice.gov/opa/pr/departement-justice-announces-rollout-updated-united-states-attorneys-manual> and see <https://www.justice.gov/jm/jm-9-90000-national-security#9-90.730>

¹¹⁵ See <https://www.timesofisrael.com/kenneth-marcus-steps-down-from-us-education-department/> and see <https://www.pbs.org/newshour/politics/deputy-attorney-general-rod-rosenstein-to-resign-may-11> , <https://www.desmoinesregister.com/videos/news/2019/04/18/he-being-held-hostage-twitter-erupts-over-rostensteins-stare-barr-spoke/3512554002/>

“I came to complete not to refute. I came light to the World.” Jesus Christ



Rep. Jim Jordan grills Rod Rosenstein at DOJ hearing

Rep. Jim Jordan, R-Ohio, and Deputy Attorney General Rod Rosenstein got into a heated exchange during the House's hearing on the DOJ's inspector general repo...

www.youtube.com

Now look at God's work, Mr. Lausch the US attorney for the Northern District of IL, knew Mark from the past, reading his letters to President Trump, and when Biden won the presidency, Biden fired all US Attorney but kept two US Attorneys, John Lausch was one of the two who stayed.¹¹⁷



Durbin, Duckworth to Biden: Do not fire top Chicago federal prosecutor John Lausch

The Senate Judiciary Committee chair and his fellow Democratic senator from Illinois say they weren't consulted by the president and don't want the U.S. attorney to step down.

chicago.suntimes.com

Mr. Lausch was the US Attorney for the Northern District of IL, he knew about Kenneth Marcus but no one can investigate Kenneth Marcus without an ok from DOJ HQ. Mr. Lausch knew also of Mark's case *Bochra v. U.S. Department of Education* (1:21-cv-03887). When Mark's home was targeted by the Executive Committee and later his place of work, they too tried to turn Mark from a Complainant into a Respondent. When Mark reached out to FBI director Wray via email, that same day John C Kocoras resigned September 14, 2022.¹¹⁸



First Assistant United States Attorney John C. Kocoras To Depart U.S. Attorney's Office

First Assistant United States Attorney John C. Kocoras To Depart U.S. Attorney's Office

www.justice.gov

The Executive Committee have done so much, Chief Judge Rebecca Pallmeyer had to close down the entire court house once my judicial misconduct complaint was published publically, they secretly went inside Mark's case *Bochra v. U.S. Department of Education* (1:21-cv-03887)

¹¹⁶ See <https://www.youtube.com/watch?v=ZBeDM3iQQME&t=131s>

¹¹⁷ See <https://chicago.suntimes.com/politics/2021/2/9/22274472/us-attorney-chicago-john-lausch-durbin-duckworth-biden-federal-prosecutor-northern-kinzinger-gop>

¹¹⁸ See <https://www.justice.gov/usao-ndil/pr/first-assistant-united-states-attorney-john-c-kocoras-depart-us-attorney-s-office>

“I came to complete not to refute. I came light to the World.” Jesus Christ

and sealed docket entry 78 to which the Court said it never sealed it. All of this is being revised on appeal with the 7th Circuit, Ms. Sarah Terman only argument is “don’t see, don’t look” that is the lawyer defending the Department of Education. In Mark’s investigative brief related to the Executive Committee, Mark shared the words of the docket manager Mr. Lorenzo Walker who told Mark “speak with Judges’ chambers” See brief as Exhibit “H”.

100	Oct 28, 2022	MOTION by Plaintiff Mark Bochra SEEKING TO LIFT A RESTRICTED DOCKET 78. (Exhibits) (nsf,) (Entered: 10/28/2022)	Main Document	Miscellaneous Relief	Buy on PACER
101	Oct 28, 2022	NOTICE of Motion by Mark Bochra for presentment of motion for miscellaneous relief 100 before Honorable Sara L. Ellis on 11/1/2022 at 09:45 AM. (nsf,) (Entered: 10/28/2022)	Main Document		Buy on PACER
102	Oct 31, 2022	MINUTE entry before the Honorable Sara L. Ellis: The Court denies Plaintiff's motion to lift restriction 100 . The Court <u>has not restricted</u> docket entry 78 . Mailed notice (rj,) (Entered: 10/31/2022)	Main Document	Order on Motion for Miscellaneous Relief	Buy on PACER

RE: Pro Se Filing (Civil Action No. 1:21-cv-03887) Bochra v. U.S. Department of Education

You replied on Sat 11/19/2022 8:39 AM

LW Lorenzo Walker <Lorenzo.Walker@ilnd.uscourts.gov>
To: You
Cc: Sarah Bouchard; Travis Grammer
Tue 11/1/2022 9:51 AM

Good morning Mark,
I apologize for the delay in my response as I have been out of the office.

You will have to speak with the chambers in regards to this entry. According to the motion you filed on October 28, 2022 to lift a restriction on entry 78, the motion was ruled on and that request was denied. Document 78 is a sealed entry.

Thank you,

Lorenzo Walker
Assistant Operations Manager
United States District Court – Northern District of Illinois
219 S. Dearborn Street
Chicago, IL 60604
(312) 435-3044

[Click Here to take our Customer Service Survey](#)

Judges did the same with Strickland in *Strickland v. United States of America* (1:20-cv-00066)¹¹⁹, when she initially lawsuit the 4th Circuit, they sealed her lawsuit, see docket 8 and before the 4th Circuit appeal rule on the case, her case was unsealed. A clerk can’t seal a lawsuit, only a judge can.

8	Mar 18, 2020	USCA Case Number as to In re: Under Seal [20-1328] regarding filing of Petition of Writ of Mandamus with the 4th Circuit. USCA Case Manager: Joy Hargett Moore. (Attachments: # 1 Redacted Petition for a Writ of Mandamus, # 2 USCA Docketing Notice-Original Proceedings) (ejb) (Entered: 03/18/2020)	Main Document	Notice of	Download PDF
			Attachment 1	Petition for a Writ of Mandamus	Download PDF
			Attachment 2	USCA Docketing Notice - Original Proceedings	Download PDF
	Mar 19, 2020	In response to Plaintiff's Mandamus the Clerk of Court of the District Court has directed that the case be unsealed. (ejb)		Docket Annotation	
9	Mar 20, 2020	4th Circuit ORDER that the mandamus petition filed by petitioner on 3/18/2020, is dismissed as moot with the consent of the petitioner, and docket entries 2 and 10 in [20-1328] are unsealed. (ejb) (Entered: 03/25/2020)	Main Document	Notice of	Download PDF

Strickland finished her trial and now awaits the Court’s final judgment, it was a bench trial.

¹¹⁹ See <https://www.courtlistener.com/docket/16921419/roe-v-united-states-of-america/>

“I came to complete not to refute. I came light to the World.” Jesus Christ

Back to Mark’s case, after many chain of events that showed complete corruption but Mr. Frank Insalaco, another 7th Circuit Supervisor frank.insalaco@ca7.uscourts.gov , he is nice and Christian, he is different from Jim Richmond. He often tells Mark “trust the process” and he added “the system isn’t corrupt, but that they get it wrong sometimes and they get better at getting it right” I’ve enjoyed some of Mr. Frank’s remarks but I’ve seen enough evil already; action speaks louder than words. Now the case is awaiting a ruling.

Case Name: Mark Bochra v. Department of Education, et al
Case Number: [22-2903](#)
Document(s): [Document\(s\)](#)

Docket Text:
10 copies Appellant's reply brief filed by Appellant Mark Bochra in 22-2903, 23-1388. REMINDER: If a case is designated to proceed to oral argument, hearing notices will be mailed shortly before the date of oral argument. Please note that counsel's unavailability for oral argument must be submitted by letter, filed electronically with the Clerk's Office, no later than the filing of the appellant's brief in a criminal case and the filing of an appellee's brief in a civil case. See Cir. R. 34(b)(3). The court's calendar is located at <https://www.ca7.uscourts.gov/cal/argcalendar.pdf>. Once scheduled, oral argument is rescheduled only in extraordinary circumstances. See Cir. R. 34(b)(4), (e). [42] [7358246] [22-2903, 23-1388] (CAG)

Notice will be electronically mailed to:
Mark Bochra
Ms. Sarah Terman, Attorney

Before some of these events unfold, Mr. John Lausch resigned or tendered his resignation to AG Garland, claiming he is returning to private practice.¹²⁰ This was in a press conference, the news about the resignation when John Lausch asked AG Garland to appoint a special counsel to review Biden’s classified documents that were stored in his house (honestly most presidents do the same, it is archive responsibility to make sure they have all the documents; Biden cooperated, Trump didn’t, that was Trump’s issue with Special Counsel Jack Smith), in anyways to which AG Garland appointed Special Counsel Robert Hur to review Biden’s classified documents and he issued his report recently.¹²¹ Do we now see how everything circled back to the Department of Education?



United States Attorney John R. Lausch, Jr., Announces Resignation

John R. Lausch, Jr., United States Attorney for the Northern District of Illinois since 2017, today announced his resignation, which will become effective on March 11, 2023. First Assistant U.S. Attorney Morris “Sonny” Pasqual will assume the position of United States Attorney on an acting basis.

www.justice.gov

About

On January 12, 2023, Robert K. Hur was appointed by Attorney General Merrick B. Garland to serve as the Special Counsel by [Order No. 5588-2023](#).

General Information

Leadership
Robert K. Hur
Special Counsel

¹²⁰ See <https://www.justice.gov/usao-ndil/pr/united-states-attorney-john-r-lausch-jr-announces-resignation>

¹²¹ See <https://www.justice.gov/sco-hur>

"I came to complete not to refute. I came light to the World." Jesus Christ

Because this journey involved many judges who sinned following Gary Feinerman who resigned, it was difficult for them to speak the truth once. So I left them with a hope that the one who sinned is beautiful and can change: Chief Judge Rebecca Pallmeyer; ECF Nos. 52 and 53.

Case: 1:21-cv-06223 Document #: 52 Filed: 12/19/23 Page 14 of 15 PageID #:4554



"I came to complete not to refute. I came light to the World." Jesus Christ

The story of Beauty and the Beast tells you about a Young Prince who lived in a shining castle, although he had everything his heart desired, the prince was selfish and unkind.

But then an old beggar came to his castle and offered him a single rose in return for shelter from the bitter cold (this was the test of the heart). Repulsed by her haggard appearance, the Prince sneered at the gift and turned the old woman away (he was unkind). But she warned him not to be deceived by appearances, for beauty is found within. And when he dismissed her again, the old woman's ugliness melted away to reveal a beautiful enchantress. The Prince tried to apologize, but it was too late, for she had seen that there was no love in his heart. So she transformed the Prince into a Beast and placed a powerful spell on the castle, ashamed from his monstrous form, the beast concealed himself inside the castle. If the Beast could learn to love another and earn the love of another in return, then the spell would be broken, if not, he would be doomed to remain a beast for all time for who could ever live to "love a beast".

This story resembles very much the tale between Chief Judge Rebecca Pallmeyer and Mark the Coptic. But then Mark started to see a window of light hidden deep inside Chief Judge Pallmeyer, and he reminded her how beautiful she is and she is beautiful ♥.

Case: 1:21-cv-06223 Document #: 51 Filed: 10/21/23 Page 2 of 5 PageID #:4537



"I came to complete not to refute. I came light to the World." Jesus Christ

I read the new order, and while I could have filed a motion to reconsider or a motion for more clarified meaning because the order was very vague, I know you want your own peace of mind. Satan aims for me to continue in this path but I won't: remember my 2nd vision from my letters to both Trump and Biden. I don't know why you went back to motion Nos. 8 and 10 and what did you mean by matters already litigated but I see your point.

Document Number: 50

Docket Text:

MINUTE entry before the Executive Committee. The Executive Committee has reviewed the Motions submitted by Mark Bochra, [8, 16, 32, 35, 44, 48, 49]. The Court denies leave to file those submissions and strikes these Motions because they do not meet the requirements of the Court's April 20, 2022 order, as they are frivolous and/or duplicative of matters already litigated. [12] The Court further warns Mr. Bochra that he may face additional sanctions, including but not limited to monetary sanctions, additional filing restrictions, or contempt of court findings if he continues to violate this Court's orders. The orders entered on November 10, 2021 [1] and April 20, 2022 [12] remain in force. The Clerk shall cause a copy of this order to be mailed to Mark Bochra at 6757 N. Sheridan Road, Apt. 13B, Chicago, IL 60660, the address provided in his filings with this Court. Such mailing shall be by certified or registered mail, return receipt requested. (td.)

I already told you in my previous filings that I won't file a new judicial misconduct complaint, nor would I appeal your order, nor would I file a lawsuit seeking equitable relief if that is the human worry. So I am going to hand you the key and let me explain why.



You were amazing, Chief Judge Pallmeyer

Page 14 of 15

“I came to complete not to refute. I came light to the World.” Jesus Christ

The tale with the Executive Committee is complex on many layers and evil took place because of power without oversight. The 7th Circuit created a made up rule saying judicial orders are subject to the 7th Circuit Jurisdiction while administrative orders are subject to the 7th Circuit Judicial Council. When Mark asked the 7th Circuit how to reach the 7th Circuit Judicial Council other then reaching them through the Judicial Misconduct proceeding which proved futile (a system protects its own), they came and said no judges comprises it, meaning they made up the rule out of thin air to limit appeals of administrative orders until Mark used the judicial misconduct proceedings to reach the 7th Circuit Judicial Council.

Case: 22-1815 Document: 39 Filed: 02/09/2023 Pages: 1

UNITED STATES COURT OF APPEALS FOR THE SEVENTH CIRCUIT

Everett McKinley Dirksen
United States Courthouse
Room 2722 - 219 S. Dearborn Street
Chicago, Illinois 60604



Office of the Clerk
Phone: (312) 435-5850
www.ca7.uscourts.gov

ORDER

February 9, 2023

By the Court:

No. 22-1815	IN RE: MARK BOCHRA, Appellant
Originating Case Information:	
District Court No: 1:21-cv-06223 Northern District of Illinois, Eastern Division District Judge Rebecca R. Pallmeyer	

Upon consideration of the **PLAINTIFF-APPELLANT MOTION FOR GUIDANCE ON HOW TO REACH THE 7TH CIRCUIT JUDICIAL COUNCIL**, filed on January 31, 2023, by the pro se appellant,

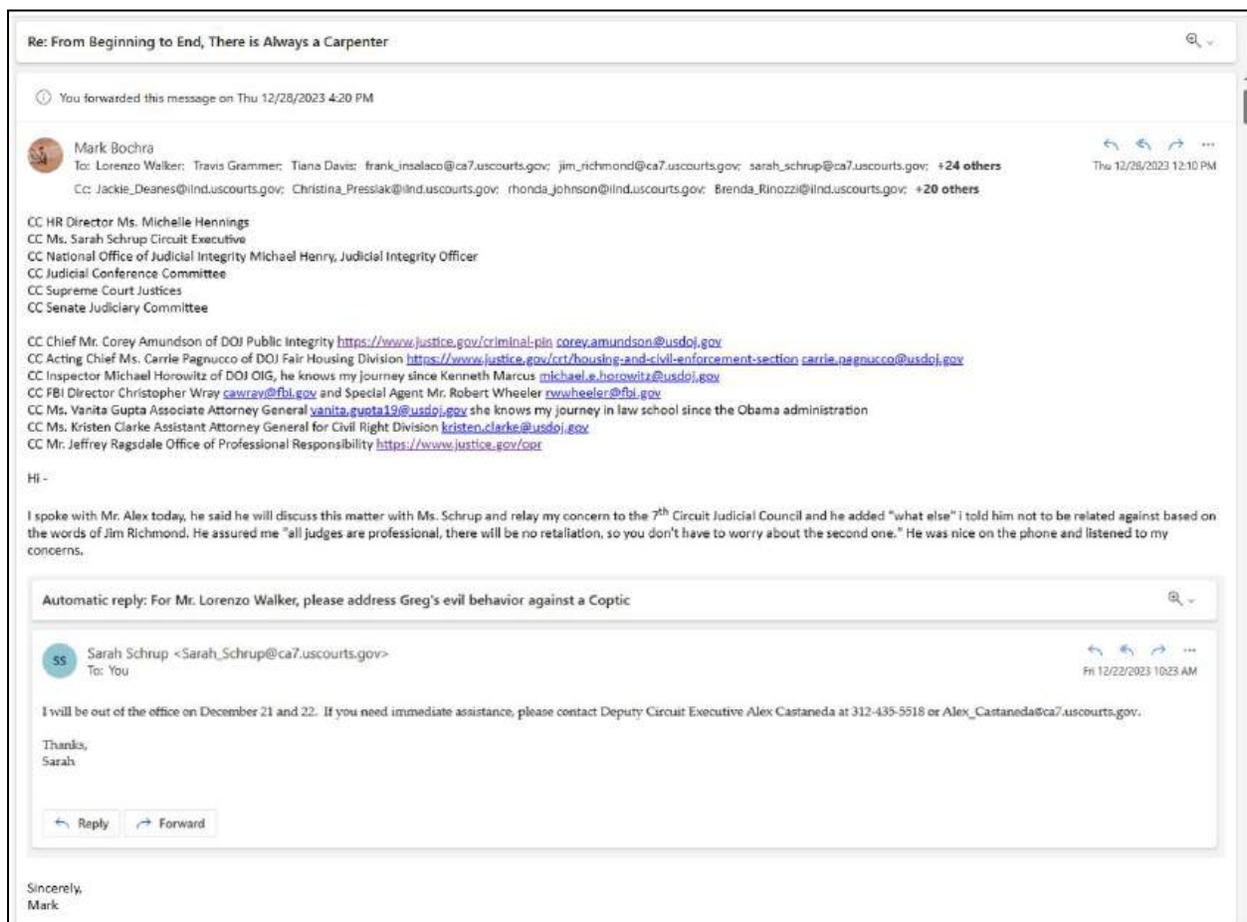
IT IS ORDERED that the motion for guidance is **GRANTED** only to the extent that the court informs the appellant that there is no standalone Judicial Council independent of the judges that comprise it, and that information about judicial conduct and disciplinary proceedings is available on the court's public website.

form name: c7_Order_BTC (form ID: 178)

“I came to complete not to refute. I came light to the World.” Jesus Christ

When Mark used the judicial misconduct proceedings, 17 federal judges came on the record as investigators not jurist and said “they don’t understand” and when Mark used the judicial system, came the same judges who are members of the 7th Circuit Judicial Council and said “there are no judges that comprise the judicial council”. Now all of this and more is before the 7th Circuit in *Bochra v. U.S. Department of Education* (1:21-cv-03887) to which Ms. Sarah Terman defending the Department of Education said “don’t see don’t look”.

Mark reached out to the Circuit Executive and asked not to be retaliated against after Jim Richmond’s threatening words. Came the Deputy Circuit Executive Mr. Alex Castaneda and told Mark over the phone “all judges are professional; there will be no retaliation, so you don’t have to worry about the second one”. Mr. Alex told Mark he will relay his concerns to the 7th Circuit Judicial Council.



Meanwhile in the past this journey related to the Executive Committee was sent to the Judicial Conference Committee in DC which oversees Circuit Courts. They said a chief judge must appoint a special committee to investigate disputed facts in Complaint of Judicial Misconduct C.C.D. No. 22-01.

The Judicial Conduct and Disability Committee considers this matter under the Judicial Conduct and Disability Act of 1980 (“Act”), 28 U.S.C. § 357, and Rule 21(b)(2) of the

“I came to complete not to refute. I came light to the World.” Jesus Christ

Rules for Judicial-Conduct and Judicial-Disability Proceedings (“Rules”), which permit this Committee to review a judicial council order affirming a chief judge’s dismissal of a complaint and then determine whether a special committee should be appointed. For the reasons provided below, we return this matter to the Second Circuit Judicial Council with directions to refer it to the Chief Circuit Judge for the appointment of a special committee under Section 353 of the Act.¹²²

This is the case that angered Jim Richmond to the point he showed his real heart when he threatened Mark, Jim no longer is a supervisor at the 7th Circuit. This is what he said:

1. Do you think you got everything figured out? What makes you think the Judicial Conference has jurisdiction over us? That is Robert’s committee” i replied in part “there is a recent 2022 case ruling” Later i emailed him a copy of the case ruling c.c.d._no._22-01_0.pdf (uscourts.gov).¹²³ During several follow up conversations because he knew it was the Democrats who initiated the Judicial Misconduct Complaint which triggered the Judicial Conference Committee to rule on the case, he added in part “they need to shut up over at DC, I am a democrat myself but you have **** (I don’t remember the inappropriate language he used) in DC.”
2. File your appeal, when are you filing it? Oh you will see what action we will take, and then you can go to your favorite Supreme Court justice and see how they will rule for your case.
3. Don’t send a 3rd supplement, that will enrage all the judges; you really want to be put on our restricted list; you take it as a badge of honor, do you? Are you trying to delay the process, tell me?

The statement made by Jim Richmond during a Judicial Misconduct proceedings were perceived as “intimidating a witness” , interfering with an official proceeding, conspiring when he referred to “all the judges” will get angry, obstructing justice with a threat of future retaliation. He said a lot because he had power with no oversight.

Mark saw many things took place in the past. Two members of the Executive Committee, one resigned and the other stepped down after Mark shared the truth in docket 103 in *Bochra v. U.S. Department of Education* (1:21-cv-03887) and they became aware of OCR investigation.

- 1) Gary Feinerman resigned.¹²⁴
- 2) Former Chief Magistrate Judge Sheilla Finnegan stepped down and replaced with Chief Magistrate Judge Young B Kim.¹²⁵
- 3) Chief Judge Rebecca Pallmeyer replaced her courtroom deputy Ms. Rosa Franco with Ms. Christina Presslak, Ms. Franco last time Mark saw that she was the courtroom deputy of Judge Charles P Kocoras; certainly she knows the truth from the past.

¹²² See https://www.uscourts.gov/sites/default/files/c.c.d._no._22-01_0.pdf

¹²³ See https://www.uscourts.gov/sites/default/files/c.c.d._no._22-01_0.pdf

¹²⁴ See <https://www.ilnd.uscourts.gov/assets/news/ChiefJudgeonJudgeFeinerman.pdf>

¹²⁵ See <https://www.ilnd.uscourts.gov/assets/news/Presiding%20MJ%20Kim01032023FINAL.pdf>

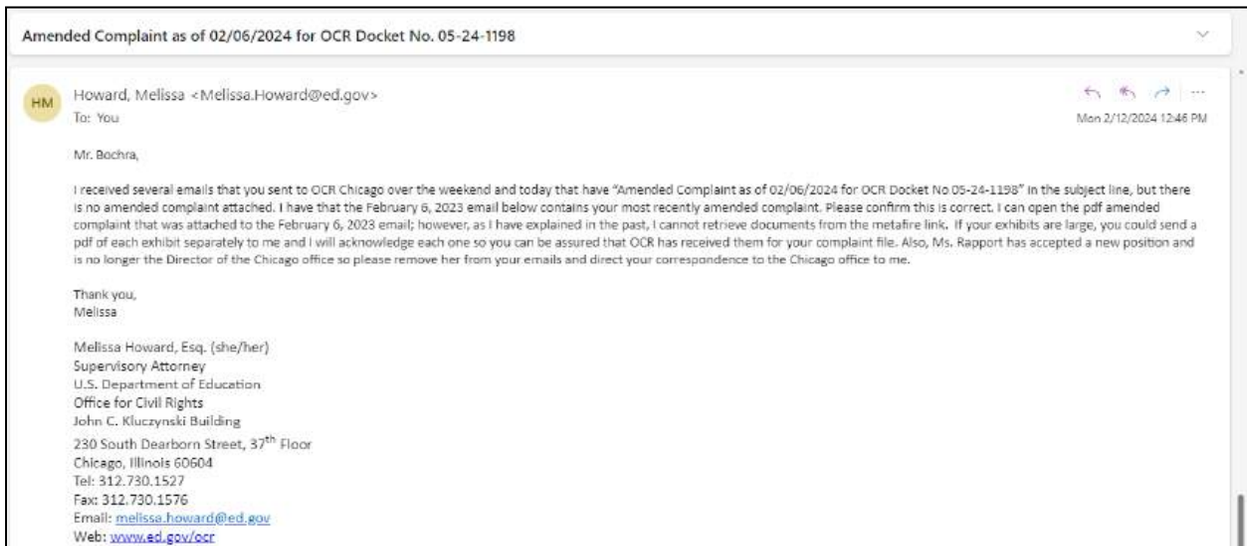
“I came to complete not to refute. I came light to the World.” Jesus Christ

The question is, because this entire journey exposes so much evil, no one wants to get into its details. Just like this article says:

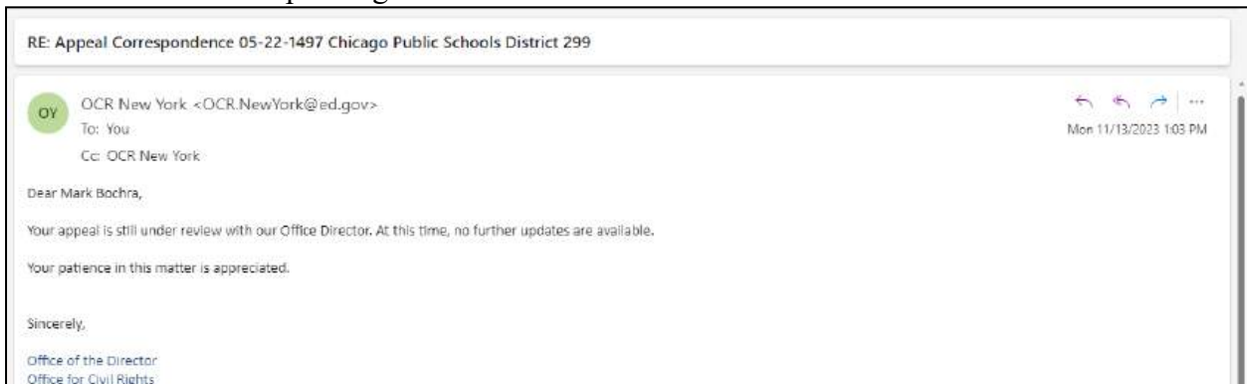
- Pervasive judicial misconduct raises question: Who’s in charge here?¹²⁶

It is true OCR don’t have jurisdiction over the Executive Committee but they do have jurisdiction over the recipient Chicago Public School and they are linked to the executive committee because of how they timed their retaliation with my case *Bochra v. U.S. Department of Education* (1:21-cv-03887). The truth will not be revealed from the judicial side, a system protects its own, but it can be revealed from CPS side to which now many are running away.

However, if justice is difficult, equity is the latter option to bring healing through a resolution agreement. Ms. Howard told Mark that Ms. Adele Rapport is no longer the director of OCR Chicago. While Mark doesn’t know who is the acting director of OCR Chicago but here a new hope was born, when a new heart took charge of OCR Chicago.



Mark’s section 504 is pending before the director of OCR New York.



¹²⁶ See <https://www.reuters.com/legal/government/pervasive-judicial-misconduct-raises-question-whos-charge-here-2021-10-06/>

“I came to complete not to refute. I came light to the World.” Jesus Christ

D. EQUITY VS EQUALITY: PRESIDENT BIDEN EXECUTIVE ORDER 14091

When equality is denied, equity is another approach to reach a fair resolution toward healing a society in pain; it can also be called “restorative justice”. Although biblically “restorative justice” has a very deep meaning.¹²⁷

Equity means as follows, equality when it is related to minority groups are often denied for many due to social structure, lack of money to afford a good education, or lack of connections to secure a good paying job and the list goes on and on. In God’s eyes every human being is treated equally before God because humans were created on “God’s Image” White, Black, Arabs, Jews, Asians and so on. But we all know that minority in any nation are not treated equally, meaning Christians of the East are often persecuted and not given the right to self determination because they live in an area predominantly with many Arabs and the main religion is Islam; the kings of these nations use Islam to rule multitudes and we’ve all seen the data released by “open doors” including the state department yearly enclosed report on the middle-east.¹²⁸



These are the areas were Christians are mostly persecuted with a concentration in the middle-east.

The Biden administration came in an executive order 14091 and said minority groups will have their chances in life through equity, meaning in education, in employment, in housing, and in the justice system. The idea behind it is to reach equality by giving opportunity to many rather than the few.

- Justice Department Releases Update to Equity Action Plan.¹²⁹

¹²⁷ See https://youtu.be/A14THPoc4-4?si=DoZh39_qHmTORVn-

¹²⁸ See <https://www.opendoors.org/en-US/persecution/countries/>

¹²⁹ See <https://www.justice.gov/opa/pr/justice-department-releases-update-equity-action-plan>

“I came to complete not to refute. I came light to the World.” Jesus Christ

- FACT SHEET: U.S. Department of Education Releases 2023 Update to Equity Action Plan, Outlines New Commitments to Advance Equity.¹³⁰

The U.S. Department of Education (Department) today released its 2023 Update to its Equity Action Plan, in coordination with the Biden-Harris Administration’s whole-of-government equity agenda. This Equity Action Plan is part of the Department’s efforts to implement the President’s Executive Order on “Further Advancing Racial Equity and Support for Underserved Communities Through The Federal Government,” which reaffirmed the Administration’s commitment to deliver equity and build an America in which all can participate, prosper, and reach their full potential. The Department believes that our nation’s future is brighter when we provide every student and every community with equitable access to an academically rigorous, well-rounded education in a safe and inclusive school. We are answering President Biden’s call to prioritize equity across government by working intentionally to ensure our policies, grants, and programs address longstanding disparities in education still faced by underserved students, families, and communities.

The Justice Department announced today the release of its 2023 Equity Action Plan (Plan), which is part of the Department’s broader efforts to implement President Biden’s Executive Order on Further Advancing Racial Equity and Support for Underserved Communities through the Federal Government. The update to the Justice Department’s Equity Action Plan was finalized in December 2023 and will help guide the Department’s equity strategies in Fiscal Year 2024. The Plan memorializes the Department’s commitment to aiding all people – including historically marginalized and underserved communities – in accessing the Department’s programs and resources, navigating complex legal and regulatory hurdles to vindicate their rights, understanding the breadth of the Department’s work, and meaningfully engaging with Justice Department decision-makers.

If this administrations wants to full Biden’s equity promise, then OCR has the duty to heal when equality is difficult to achieve, equity is the latter approach; meaning “mediation”. The alternative to a fully fledged investigation is a resolution agreement that brings healing and reform.

E. FURTHER RETALIATION BY OFFICE OF INPSECTOR GENERAL CPS: WILLIAM FLETCHER

Without the forged OIG CPS report, there wouldn’t be any adverse action. However, in official capacity William Fletcher said no report will be issued in this matter and this matter is closed and so what happened in individual capacity between William Fletcher and Jennifer Reger. There was intent to harm Mark and there were many motives with incentives.

Everyone said OIG CPS investigated corrupt lawyers within CPS.

¹³⁰ See <https://www.ed.gov/news/press-releases/fact-sheet-us-department-education-releases-2023-update-equity-action-plan-outlines-new-commitments-advance-equity>

“I came to complete not to refute. I came light to the World.” Jesus Christ

Trevor Patrick who works at the Board of Education with an email id told Mark “we will get to the bottom of this” and he said “did you try OIG CPS” when Mark spoke about the forged OIG CPS report, his email is tjfitzpatrick1@cps.edu

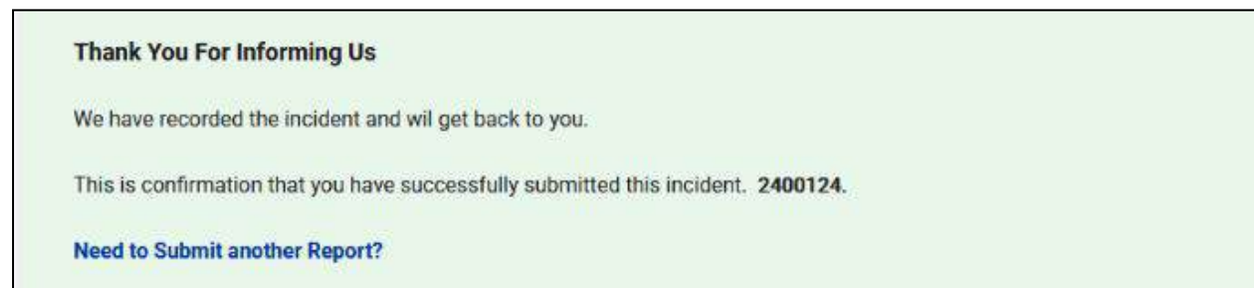
CPS Law Department, a lawyer also said reaches out to OIG CPS concerning reporting corrupt lawyers.

Amy Schwartz, the new intake specialist at OIG CPS told Mark “you have the right to file any complaint with OIG CPS” and so when Mark did just that.

On January 31, 2024 Mark spoke with OIG intake specialist Amy Shwartz. Ms. Jocelyne Monterrosa was the former intake specialist but now she is an investigator at OIG CPS. Remember it was Ms Jocelyne who told Mark “Mark we did not write any report, the answer you have in the email, is our answer.” So Mark on that day January 31, 2024 spoke with Ms Amy Schwartz telling her about the forged OIG CPS report and she told him “you have the right to file an complaint with OIG CPS and we will follow up on it” when i told her William Fletcher is corrupt. So, William Flecher can’t run around and say “we will not take any further action” Also he is either an accomplice in the crime or not, if he is not, then he needs to correct the mess he did about the forged OIG CPS report. Ms. Amy Schwartz replied “we are independent from CPS” that means that CPS senior officials can’t forge an OIG CPS report just as an FBI agent can’t forge Inspector Michael Horowitz report OIG DOJ.

An OIG CPS Complaint was filed related to the forged OIG CPS report; that complaint number is 2400124.

The person who forged a report and takes extreme pleasure inflicting pain on others, do know that person can receive bribe, can steal, can do many things because that person forged a report with the intent to harm another. That is the crime that William Fletcher needs to clear, who forged his report and why. He has a duty to report, his name was used with a date April 5, 2022 and he stood silent watching the entire scenes unfolding.



Two complaints were filed 2400124 and 2400131.

Later I tried to follow up on my phone call by February 7, 2024 and a rep spoke to me several times but she told me in part “management met and they told me to tell you they won’t take any action on these complaints.” I asked her then they should send that answer in an email to me; they never did. The one who meets with the intake specialist is the deputy inspector general, her name is Amber Nesbitt. Ms Nesbitt knew of my journey from day one it started, along with

"I came to complete not to refute. I came light to the World." Jesus Christ

William Fletcher. There are two deputy inspector generals Amber Nesbitt and Philip Wagenknecht to which both know Mark and his journey. Mr. Philip spoke to mark in the past.

✕ < >

Re: CPS Office of Inspector General Update

Sent: Sunday, October 2, 2022 2:39 PM

To: Jocelyne Monterrosa <jmonterrosa1@cps.org>; swfletcher@cps.org <swfletcher@cps.org>; Inspector General <inspectorgeneral@cps.org>; pWagenknecht@cps.org <pWagenknecht@cps.org>; DDzura@cps.org <DDzura@cps.org>; ANesbitt@cps.org <ANesbitt@cps.org>; ceo-martinez@cps.edu <ceo-martinez@cps.edu>; jtmoriarty@cps.edu <jtmoriarty@cps.edu>; cedo-chkoumbova@cps.edu <cedo-chkoumbova@cps.edu>; Administrative <AdministrativeHearings@cps.edu>; cpslawdepartment@cps.edu <cpslawdepartment@cps.edu>; eooco@cps.edu <eooco@cps.edu>; subservices@cps.edu <subservices@cps.edu>; osp@cps.edu <osp@cps.edu>; oshw@cps.edu <oshw@cps.edu>; coo@cps.edu <coo@cps.edu>; ccpratt@cps.edu <ccpratt@cps.edu>; Udeme <UVItiat@cps.edu>; KATarrant@cps.edu <KATarrant@cps.edu>; LARivera18@cps.edu <LARivera18@cps.edu>; cemayfield@cps.edu <cemayfield@cps.edu>; lmcclellan@cps.edu <lmcclellan@cps.edu>; kgirard@cps.edu <kgirard@cps.edu>; cemayfield@cps.edu <cemayfield@cps.edu>; mdelvalle2@cps.edu <mdelvalle2@cps.edu>; sreveluri@cps.edu <sreveluri@cps.edu>; etoddbreland@cps.edu <etoddbreland@cps.edu>; SMedranoNovak@cps.edu <SMedranoNovak@cps.edu>; jrreger1@cps.edu <jrreger1@cps.edu>; Lechnir, Adam <arlechnir@cps.edu>; emmcdonald@cps.edu <emmcdonald@cps.edu>; earreola1@cps.edu <earreola1@cps.edu>; mlsellers@cps.edu <mlsellers@cps.edu>; KnKolidakis@cps.edu <KnKolidakis@cps.edu>; YZaveryukha@cps.edu <YZaveryukha@cps.edu>; Gonzalez, Stephanie <sjgonzalez13@cps.edu>; Mendiola, Adrian <admendiola@cps.edu>; oca@fbi.gov <oca@fbi.gov>; eglendis@fbi.gov <eglandis@fbi.gov>; chicago@fbi.gov <chicago@fbi.gov>; SMHigginbottom@cps.edu <SMHigginbottom@cps.edu>; TDBrown@cps.edu <TDBrown@cps.edu>; LSAdams@cps.edu <LSAdams@cps.edu>; nmilberg@cps.edu <nmilberg@cps.edu>; sdharden@cps.edu <sdharden@cps.edu>; vmpagan@cps.edu <vmpagan@cps.edu>

Cc: stacydavisgates@ctulocal1.com <stacydavisgates@ctulocal1.com>; GrievanceDepartment@ctulocal1.org <GrievanceDepartment@ctulocal1.org>; georgiawaller@ctulocal1.org <georgiawaller@ctulocal1.org>; JoseJimenez@ctulocal1.org <josejimenez@ctulocal1.org>; thaddeusgoodchild@ctulocal1.org <thaddeusgoodchild@ctulocal1.org>; john.lausch@usdoj.gov <john.lausch@usdoj.gov>; sandra.bruce@ed.gov <sandra.bruce@ed.gov>; michael.e.horowitz@usdoj.gov <michael.e.horowitz@usdoj.gov>

Subject: Re: CPS Office of Inspector General Update

CC Inspector General Sandra Bruce
CC Inspector Michael Horowitz OIG DOJ
CC US Attorney John Lausch
CC Chicago Teacher Union & CEO/President Stacy Gates, City of Chicago Board of Education President
CC Chief of Staff for the board of Education Mr. Adam Lechnir
CC FBI Director Christopher Wray

Dear Mr. Lausch,

I just came back from Church. I want to share with you that this was just PR, a 5k for each teacher does not change the culture from within by CPS. You know what is really bad, these are all leadership in education and this is what they do, fabricating reports. My blood pressure last week was 160/40 and my doctor told me i need to take care of my health and he put me on high blood pressure medication. Some of these people within CPS are not just bullies but corrupt.

You want to know why they moved Stephen Harden to Network 6 during my EOCC CPS imaginary investigation so when they retaliate and send this letter in the future which they did later because i work in Network 5 they wouldn't say it is related to Stephen Harden but everything has been exposed by their own hands; the question is now are they still craving evil or do they want to seek good. The Board of Education saw all of this and are involved; even their chief of staff is involved.

What do we call all of this ? They wished to see me collapse, HOME, COURT, WORK; but God has been pulling me to this very day. But if they wish to kill me, they would do it because i am a liability for many of them. Now days people don't need to kill someone, all they can do is "get rid of the person by any means possible" framing, setting him up, destroy his source of income, destroy his image, anything that would prevent this kid from speaking. Who is the kid ? Mark The Coptic

Ms. Higginbottom is network 5

<https://i.imgur.com/xj0ZuAe.png>

Network 05	Shontae Higginbottom	Tiffany Brown	Latia Adams	773-534-6544	Manley HS 2935 W. Polk St. Chicago, IL 60612 GSR 36
------------	----------------------	---------------	-------------	--------------	--

So now OIG CPS does not want to investigate the forged OIG CPS report because they knew the truth is difficult to come one because William Fletcher was accomplice half way but didn't want to complete the scheme of conspiracy with Jennifer Reger but he still has a duty to report it.

The Board of Education can't trust an inspector general future reporting if he is ok with someone else using his name and forging a report with false data.

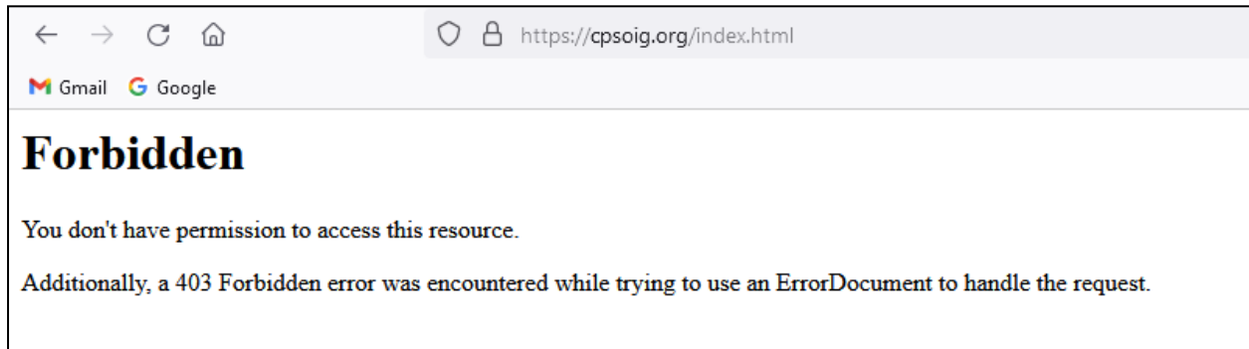
- 1) Stephen Harden can't terminate employment.
- 2) Stephen Harden didn't forge an OIG CPS report and removed his own name from the report.
- 3) Stephen Harden wasn't the one stalking my federal civil lawsuit, it was Udeme Itiat.

“I came to complete not to refute. I came light to the World.” Jesus Christ

- 4) Stephen Harden didn't try to target my license, he is the root of evil, but the ones who stretched that evil 10 folds were CPS senior leadership and they have done it under “color of law” and in their official and individual capacities.

These are the crimes that William Fletcher was dragged into it with the forged OIG CPS report.

What happened after is that OIG CPS blocked my ip in order for me not to file any new OIG CPS complaints, and that was done in individual capacity.



I have a free VPN access under my antivirus Kaspersky, so I was able to report also the retaliation in an OIG CPS complaint but it is a corrupt system with no oversight. Only the Board of Education has oversight over William Fletcher.

Several OIG CPS complaints were filed Nos. 2400192, 2400185, 2400184, and 2400172.

William Fletcher and OIG CPS knew of Mark's OCR complaint and knew not to retaliate but at this point they didn't care. Can OCR block Mark from filing OCR complaints? The answer is no. Can OIG DOJ block Mark from filing OIG DOJ complaints? The answer is no but William Fletcher did just that because the truth implicates him.

Under the resolution agreement, only the board of education has jurisdiction over the inspector general.¹³¹ If one remembers from Mark's original OCR Complaint, when Lori Lightfoot and the former board members wanted to remove the former inspector general, they used the complaints sent to them to appoint a law firm to investigate him and before the investigation concluded, he resigned.

Take for instance another report “CPS Inspector General Nicholas Schuler under investigation.” Schuler, whose own investigations forced out two previous Chicago Public Schools CEOs, is now under scrutiny himself amid accusations he allegedly berated employees; the Chicago Sun-Times reports.¹³²

¹³¹ See https://www.cpsboe.org/content/actions/2020_06/20-0624-RS5.pdf

¹³² See <https://chicago.suntimes.com/education/2020/1/31/21117181/cps-inspector-general-nicholas-schuler-investigation> vs. a culture of cover-ups William Fletcher
https://www.cpsboe.org/content/documents/written_comments_board_meeting_april_27_2022_for_posting.pdf

“I came to complete not to refute. I came light to the World.” Jesus Christ

CPS Inspector General Nicholas Schuler quits abruptly

Schuler, who oversees investigations into wrongdoing in CPS, was under investigation himself. One complaint alleged the IG's office was a "toxic workplace."

By Lauren FitzPatrick and Fran Spielman | Feb 3, 2020, 11:44am CDT

One inspector general who got two former CEOs removed was he himself removed and replaced with one William Fletcher who can navigate the political corruption within CPS senior leadership. But that doesn't lead to reform but leaves society in pain.

20-0624-RS5

June 24, 2020

RESOLUTION REGARDING INSPECTOR GENERAL SELVYN WILLIAM FLETCHER

WHEREAS, Section 34-13.1 of the Illinois School Code provides for the appointment of the Inspector General of the Board of Education of the City of Chicago (the "Board") by the Mayor of the City of Chicago;

WHEREAS, the position of Inspector General became vacant on March 1, 2020 upon the resignation of the incumbent before the expiration of his term of office which was July 1, 2018 to June 30, 2022;

WHEREAS, the Honorable Lori Lightfoot, Mayor of the City of Chicago, appointed Selvyn William Fletcher to serve as the Board's Inspector General commencing July 6, 2020 to complete the unexpired term of office of his predecessor which shall end on June 30, 2022;

WHEREAS, Section 34-13.1 of the Illinois School Code provides that the Board's Inspector General shall be under the Board's jurisdiction;

WHEREAS, the Board hereby acknowledges the appointment of Selvyn William Fletcher as the Board's Inspector General;

WHEREAS, Section 34-13.1 of the Illinois School Code provides that the Inspector General shall have "authority to conduct investigations into allegations of or incidents of waste, fraud, and financial mismanagement in public education within the jurisdiction of the Board by a local school council member or an employee, contractor, or member of the Board or involving school projects managed or handled by the Public Building Commission";

WHEREAS, Section 34-13.1 of the Illinois School Code provides that, in addition to the Inspector General's express authority to conduct the specific investigations outlined in the statute, the Inspector General shall perform other duties requested by and at the direction of the Board;

Still the new board of education members under Mayor Johnson have a duty to look into this forged OIG CPS report and see the level of scheme and evil that took place. So William Fletcher falls under the recipient jurisdiction.

F. ISBE FILE DISCLOURE REVEALED THE TRUTH OF CONSPIRACY: EVEN HOME

From where to start to speak about humans who are pure evil; humans who take pleasure in inflicting pain on people and humans who inflict pain then watches their prey fall apart and then

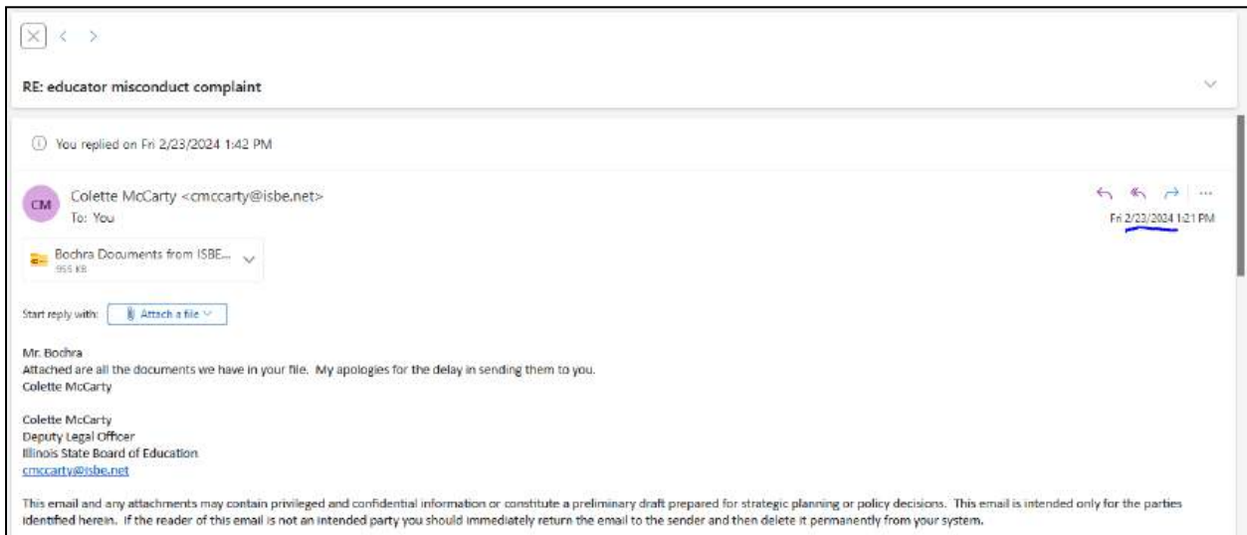
“I came to complete not to refute. I came light to the World.” Jesus Christ

say to others “look he is acting weird”, however, there are two a verse for this to which I’ve often used.

Many a time they have afflicted me from my youth; yet they have not prevailed against me. The plowers plowed on my back; They made their furrows long. And the Lord is watching? He is not doing anything? The Lord is righteous; He has cut in pieces the cords of the wicked. [Psalms 129:2-3]

Depart from me, all you workers of iniquity, for the LORD has heard my weeping. The LORD has heard my cry for mercy; the LORD accepted my prayer. [Psalm 6:8]

On February 23, 2024, Ms. Colette McCarty disclosed to Mark his ISBE file after he emailed her that it has taken nearly a year and he doesn’t have his file and on that day she disclosed what CPS and CPD produced pursuant to ISBE subpoenas and from there Mark found out enough of the truth. See **Exhibit “P”**. Did you see what God did? To sent Ms McCarty to subpoena CPS and CPD and for that entire file to be available later to Mark presenting the evidence and the truth on a plate of silver. These are the wonders of God that no human can calculate or foresee; the Lord works and tells you be patient.



- a) What the emails logs will show is that Camie Pratt tried to copy Mark’s law school experience turning him from a complainant into a respondent verbatim and even filed a false police report under her own name calling herself a “victim” on June 10, 2022 just like Michael Roy Guttentag (both were evil and Jewish and both wanted to ruin Mark’s life).

Further adding what Mark knew from day one, Camie Pratt is Jewish who hated a Coptic. Camie Pratt never told the police she was handling a discrimination complaint for Mark under EOCO CPS rather she said Mark was suspended from CPS on June 10, 2022. Camie Pratt never told the police Mark shared he is in litigation related to the Israel lobby Kenneth Marcus, or any of the evidence produced under EOCO CPS. Camie Pratt deceived and lied to law enforcement in an official police report using her status.

“I came to complete not to refute. I came light to the World.” Jesus Christ

- b) What the emails logs will show is that also Home targeted Mark place of work at CPS with lies and fabricated stories also on June 10, 2022 after Mark found out the name of the US Marshal Jerome Sliva (he no longer works for the US Marshal but OIG DOJ hasn't updated me on my filed complaint, they update the complainant towards the end of the investigation) stalking Mark's home through former manager Alicia McNeal and the valet Sergio Hernandez. Alicia McNeal called CPS Law Department and CPS Talent office leaving voicemails with lies in order to harm Mark's work on June 10, 2022. When all this happened? After Mark filed Judicial Misconduct Complaint on June 10, 2022; so we have a link from home to CPS, and the rest is all known (they had to create a story to base the adverse action on it).
- c) What the emails logs will show is that CPS lawyer Kelly Tarrant was emailing everyone including Jennifer Reger, Camie Pratt fabricating a story wherein, all were trying to justify how to block Mark from CPS network portraying him dangerous on June 10, 2022. The same scheme happened in law school, and CPS law department read that case under EOCO CPS, they were copying it on June 10, 2022 while lying to law enforcement. Kelly Tarrant name appeared again in the news related to fabricating reports to justify firing black principals from CPS.¹³³
- d) What the emails logs will show is that OIG CPS did not agree with CPS Law Department and refuted that Mark is dangerous. Intake specialists Ms. Jocelyne Monterrosa responded to CPS Law Department and others. Ms. Monterrosa is Christian but others who did evil were either Jews (Camie Pratt) or Atheists for they do not know the Lord, God. Those who do not fear the Lord, God expect them to do anything just to win in life. But also they used the lying Alicia McNeal who perjured herself in David Fagersten's case 2022CH02656 and they are in litigation in the state court for David is trying to expose the condo association embezzlement and fraud. All this circles back to my home. Alicia McNeal for her to call CPS and report lies shows calculated effort to destroy Mark.

----- Forwarded message -----
From: **Tarrant, Kelly** <katarrant@cps.edu>
Date: Thu, Jun 16, 2022 at 2:33 PM
Subject: Re: Mark Bochra - Emails from Alicia McNeal
To: Jocelyne Monterrosa <jmmonterrosa1@cps.org>
Cc: Will Fletcher <swfletcher@cps.org>, Philip Wagenknecht <pwagenknecht@cps.org>, Tracy Larson <tmlarson@cps.org>, Joseph Moriarty <jtmoriarty@cps.edu>, Ruchi Verma <rverma@cps.edu>, Jadine Chou <jpchou@cps.edu>

All,

We have filed an electronic harassment police report against **Mark Bochra**, and ask that you please place him on court watch. I have shared with you the folder that I created since he was district-wide blocked.

Also please note that we are redirecting his personal email to a generic account in my unit. IT has gathered all of the emails that he has sent from both his CPS email (which has been disabled) and his personal email. They have shared that with Safety & Security.

The police report filed for harassment by electronic means is under RD# JF282023, and was filed by Ronan in Safety & Security. Please let me know if you have any questions.

¹³³ See <https://www.fox32chicago.com/news/chicago-leaders-condemn-alleged-discrimination-black-cps-principals> and see <https://abc7chicago.com/chicago-public-schools-cps-news-ben-crump/13467227/>

On Thu, Jun 16, 2022 at 1:55 PM Jocelyne Monterrosa <jmonterrosa1@cps.org> wrote:
Hi Kelly,

Attached are 11 emails that were forwarded to the OIG by the complainant in referral 22-001225. She sent these in support of her allegations that Bochra makes anti Semite statements and threats. I reviewed them and did not find any physical threats made towards the complainant, his condo association, or CPS.

Bochra does make comments like "I have struggled with changing the Jewish people for the past 5 years" on attachment 3, page 6, and " TJ is Jewish, You are Jewish, Shelly is Jewish, Tim Sandvoss is Jewish" on attachment 5, page 9.

If we receive any additional emails from the complainant I'm happy to forward those over to you.

Please let me know if you have any questions.

- 1 - FW_ PERMISSION FOR UNIT 16C TO UTILIZE YOU...
- 2 - FW_ Production of the video record.pdf
- 3 - FW_ The Tale of the Gallant Coptic [David v...
- 4 - FW_ FINE AND INCREASED COST OF PARKING IN...
- 5 - FW_ A Complaint of Discrimination + Retalia...
- 6 - FW_ A report Against Tim Serges.pdf
- 7 - FW_ A Complaint of Discrimination + Retalia...
- 8 - FW_ US MARSHAL INVESTIGATING MARK BOCH...
- 9 - FW_ STOP SENDING ME RELIGIOUS EMAILS OR ...
- 10 - FW_ The Parable to the World.pdf
- 11 - FW_ General Complaint_ George belligerent ...

--
Grace & Peace,

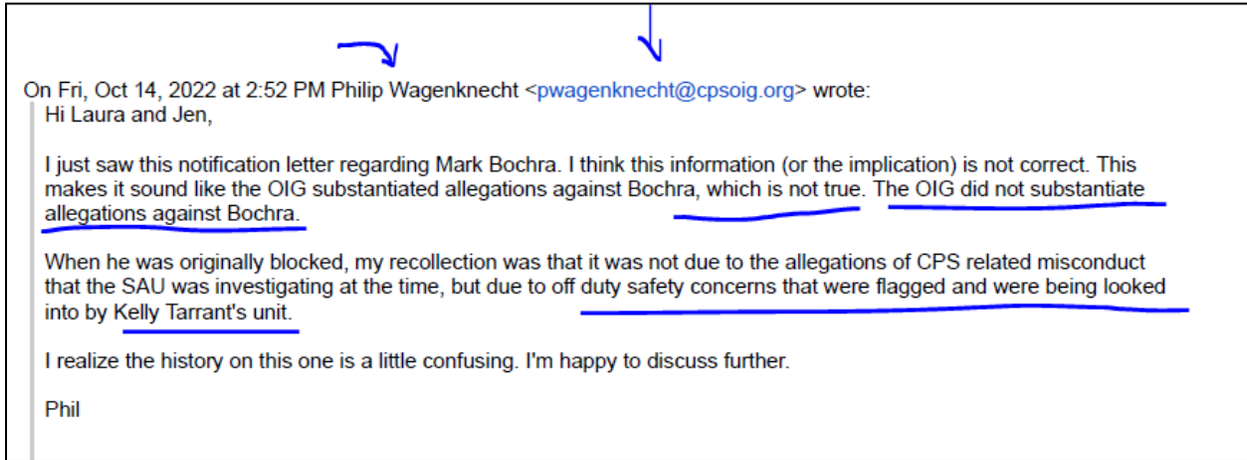
Jocelyne Monterrosa
Intake Specialist
Office of the Inspector General
Board of Education of the City of Chicago
567 W Lake Street
Suite 1120
Chicago, IL 60661
P: (773)534-9400

--
Kind Regards,
Kelly A. Tarrant | Manager, Investigations Unit
Chicago Board of Education | Department of Law
1 North Dearborn St | 9th Floor | Chicago, IL 60602

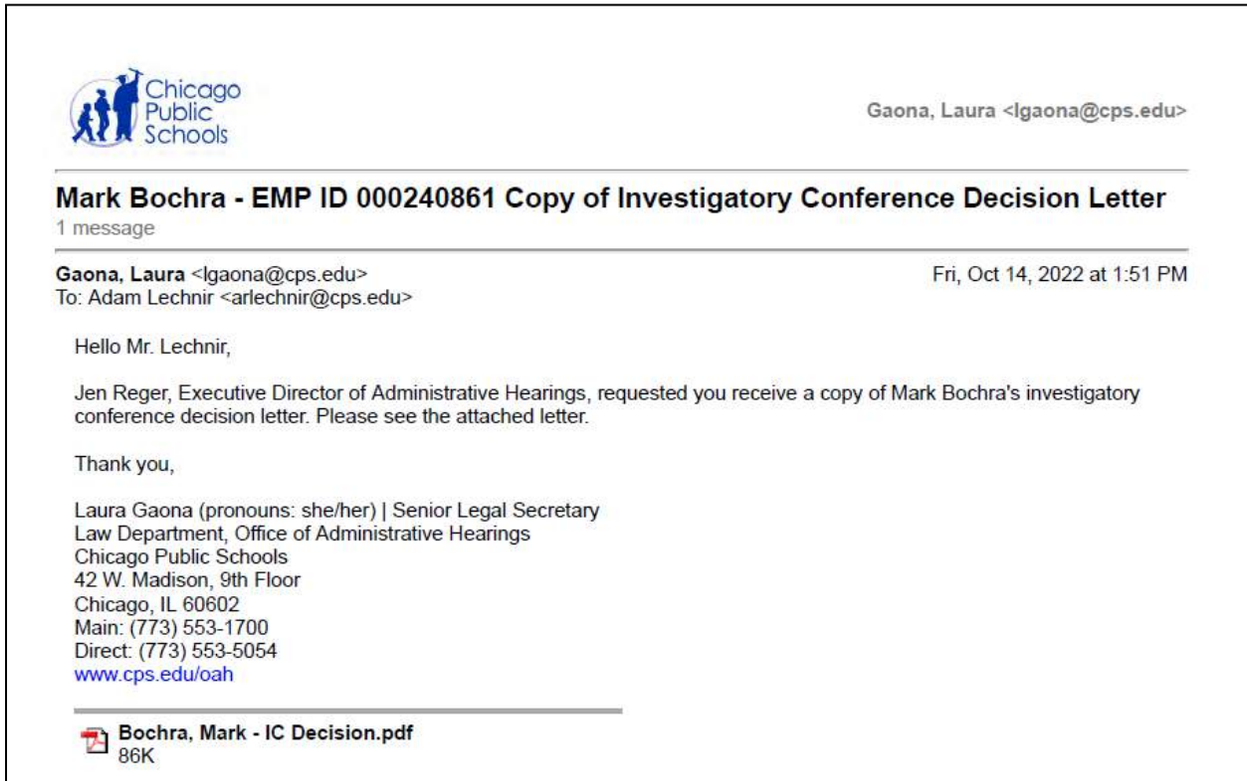
- e) What the emails logs will show is that deputy inspector general Philip Wagenknecht did not agree with Jennifer Reger and told her OIG CPS did not substantiate the allegation of “the so called erection” which is sexual harassment toward Mr. B yet Jennifer Reger took

“I came to complete not to refute. I came light to the World.” Jesus Christ

it upon herself to forge an OIG CPS report and continue with the retaliation acting under “color of law”.



- f) What the emails logs will show is that the chief of staff Adam Lechnir requested Mark’s file and was aware of many things; he was involved especially when he told Mark “next steps” when Mark told him “there are no next steps”.



- g) What the emails logs will show is that there was a coordinated effort on June 10, 2022 to destroy Mark completely (1) hoping CPD would arrest Mark based on Camie Pratt’s false police report but God was in its midst (2) there was a coordinated effort from home by

Alicia McNeal to portray Mark dangerous on June 10, 2022 hoping to destroy his employment on that day when she made phone calls to both CPS law department and CPS Talent Office but God was in its midst (3) There were coordinated effort by Kelly Tarrant, Jennifer Reger, and Camie Pratt to fabricate several stories to justify the adverse action taken against Mark learning from his law school journey but God was in its midst (4) There was coordinated efforts by Kelly Tarrent to filter Mark’s emails so no one can read them after they cut Mark’s CPS email. (5) There was a breach of the fair housing agreement retained by the federal court when home through Alicia McNeal attacked Mark’s place of work; destroying Mark means destroy Mark’s family because Mark is the only backbone for his mother and disabled brother. Destroying Mark would lead to the destruction of Mark’s home in direct violation of the settlement agreement. See Exhibits “Q” and “R”; ECF 48 and 49 with the Executive Committee.

8. ASSOCIATION’S ADDITIONAL PROMISES. Without limiting any other promise, term or covenant herein, the ASSOCIATION RELEASORS agree to the following to consummate this settlement:

- To abide by the 5757 North Sheridan Condominium Association's Condominium Declaration and Bylaws, its Rules and Regulations and its Policies and the Illinois Condominium Property Act and including without limitation, will not discriminate or retaliate against the UNIT OCCUPANTS for any reason. Specifically, without limiting the foregoing, 5757 North Sheridan Condominium Association shall abide by Section 12(H) of the Illinois Condominium Property Act and in accordance with Section 15 of the Condominium Association's Rules and Regulation, its Declaration and Bylaws.

Page 6 of 11

- To provide fair and equal treatment to the UNIT OCCUPANTS of 5757 North Sheridan Condominium Association under its fiduciary duty, to enforce and apply its Condominium Association's Declaration and By-laws, its Rules and Regulations and its Policies equally and fairly among its members.
- Not to act in a threatening or interfering way in UNIT OCCUPANTS right to enjoy and use their dwelling unit 13B.
- To abide by the provisions set forth in the Fair Housing Act, and the Illinois Human Rights Act as relates to the UNIT OCCUPANTS.
- Not to Interfere with the sale or lease of any of the 5757 North Sheridan condominium units in which the UNIT OCCUPANTS have an interest, except as allowed by the 5757 North Sheridan Condominium Declaration and By-Laws, Rules and Regulations and Policies and the Illinois Condominium Act.

“I came to complete not to refute. I came light to the World.” Jesus Christ

What you see is worse than this case. In this case below it shows the extent of what hate and anger pushed a former US Marshal to try and setup his ex-fiancé and in the end evil was uncovered after 6 years.¹³⁴

Deputy U.S. Marshal Indicted and Arrested for Conspiracy, Cyber Stalking and Perjury

Date May 13, 2021

On May 13, 2021, a Deputy U.S. Marshal assigned to the U.S. District Courthouse in Los Angeles, CA, was arrested following an Indictment charging him with one count of conspiracy, one count of cyber stalking, and one count of perjury. Ian Diaz was indicted in the Central District of California. According to the Indictment, from at least in or about May 2016 through at least in or about September 2016, Diaz along with his former wife, who is alleged to be an unindicted co-conspirator, conspired to harass and intimidate an individual with whom Diaz was formerly in a relationship, identified as Jane Doe to protect her privacy, by framing her for criminal conduct that she did not commit. According to the Indictment, Diaz and his former wife sent to themselves harassing and threatening electronic communications that contained apparent threats to harm Diaz's former wife; solicited and lured men found through Craigslist "personal" advertisements to engage in so-called "rape fantasies" in an attempt to stage a purported sexual assault on Diaz's former wife; and staged one or more hoax sexual assaults and attempted sexual assaults on Diaz's former wife. Diaz and his former wife then allegedly reported this conduct to local law enforcement, falsely claiming that Jane Doe posed a genuine and serious threat to Diaz and his former wife, and thereby caused local law enforcement to arrest, charge, and ultimately detain Jane Doe in jail for nearly three months for conduct for which they framed her and in fact perpetrated themselves. According to the Indictment, Diaz and his former wife also allegedly took steps to conceal their conduct including using falsely registered email accounts, using virtual private networks to access the internet anonymously, and communicating with one another using encrypted messaging services. Diaz also allegedly provided false testimony in a deposition in connection with a federal civil lawsuit filed by Jane Doe. The investigation is being conducted by the OIG's Cyber Investigations Office with substantial assistance provided by the OIG's Los Angeles Field Office.

Press Release

 2021-05-14.pdf

Case Action

Indictment/Charge/Arrest

June 10, 2022 is an important date on many fronts. First this was the day my judicial misconduct complaint arrived at the 7th Circuit in the morning, that same day later I was retaliated against at Chicago Public School turned from a Complainant into a Respondent.



Hello **Mark Bochra**,

Your item has been delivered to an agent for final delivery in CHICAGO, IL 60604 on June 10, 2022 at 10:26 am.

Tracking Number: [70211970000036333782](#)

That day June 10, 2022 also links Alicia McNeal the former property manager (she was let go along with the management company didn't want to renew the contract with the association i.e., Community Specialists and they left the building). It was Alicia McNeal who on June 9, 2022 out of the blue started to call Mark about some weird event i.e., someone parking in Mark's space.

¹³⁴ See <https://oig.justice.gov/news/press-release/deputy-us-marshall-indicted-and-arrested-conspiracy-cyber-stalking-and-perjury>

“I came to complete not to refute. I came light to the World.” Jesus Christ

From: Alicia McNeal <manager5757@communityspecialists.net>
Sent: Thursday, June 9, 2022 10:30 AM
To: Mark Bochra <mbochr2@hotmail.com>
Cc: Brian Kelly <bkelly@communityspecialists.net>
Subject: PERMISSION FOR UNIT 16C TO UTILIZE YOUR SPACE

Mr. Bochra,

Staff was alerted that another vehicle belonging to unit 16C was parked in your self parking space with your permission. Neither garage or office management have a copy of that from you.
We simply need you to confirm in writing if unit 16C has permission to use your space.
If yes, please provide the name of the person and description of the vehicle. Otherwise, the car will be towed.

Regards,

Alicia McNeal, CAM, ARM
Property Manager
5757 N. Sheridan Road Condominium Association
Ph:773-784-6667
Manager5757@communityspecialists.net

Few more emails that same day and she said “there was no ill intent” but there was because that same day it shows now through ISBE files that Alicia McNeal started to call Mark’s place of work CPS like crazy trying to harm him and when this happened? After Mark found out the name of the US Marshal who was stalking him using Alicia McNeal and Sergio Hernandez.

From: Alicia McNeal <manager5757@communityspecialists.net>
Sent: Thursday, June 9, 2022 1:50 PM
To: Mark Bochra <mbochr2@hotmail.com>; Andira Amin <andira-amin@hotmail.com>; Helga Varden <helga.varden@gmail.com>; Shelley Weinberg <shelley.weinberg@gmail.com>; Amy Schwartz <amy.n.schwartz@gmail.com>; andrewpaulflasch@gmail.com <andrewpaulflasch@gmail.com>; scott free <mrscoffree@gmail.com>
Cc: Brian Kelly <bkelly@communityspecialists.net>; Allan Werth <awerth@communityspecialists.net>; john.lausch@usdoj.gov <john.lausch@usdoj.gov>; ronald.davis@usdoj.gov <ronald.davis@usdoj.gov>; ladon.reynolds@usdoj.gov <ladon.reynolds@usdoj.gov>
Subject: RE: PERMISSION FOR UNIT 16C TO UTILIZE YOUR SPACE

Mr. Bochra,

What are you confused about?? I emailed you to confirm permission. **There was no ill intent**. And to that, I would have emailed another unit owner who self parks for the same reason. Had you come home and there was a car in your spot, then Management and Garage would have been responsible. We avoided that. I have full authority to tow cars. In addition, the entire garage staff has been made aware of unit 16C illegally parking in your spot.
If the Association staff have any questions, they are directed to come to me.

I need you comprehend the original email.

Regards,

Alicia McNeal, CAM, ARM
Property Manager
5757 N. Sheridan Road Condominium Association
Ph:773-784-6667
Manager5757@communityspecialists.net

You replied on Thu 6/9/2022 5:42 PM

AM Alicia McNeal <manager5757@communityspecialists.net>
To: You; Andira Amin; Helga Varden; Shelley Weinberg; Amy Schwartz; andrewpaulflasch@gmail.com; scott free
Cc: Brian Kelly; Allan Werth; john.lausch@usdoj.gov; ronald.davis@usdoj.gov; ladon.reynolds@usdoj.gov
Thu 6/9/2022 3:46 PM

Start reply with:

Mr. Bochra,

1. The issue with the increased parking fee will be addressed at executive session. Only the unit owner on record is invited to attend. We have Andira Amin and Maged Soliman.
2. U.S. Marshal Jerome Silva 312.371.2046. E-mail: jsilv@usms.doj.gov he will provide the other contact information.
3. Management nor the Association is not involved with your federal lawsuits. I can and will provide information to any officials who request it.
4. The Fair Housing Agreed Order was settled.
5. We cannot continue to revisit a simple task of ensuring that a car was not in your space. To acknowledge that would be gracious.

Please contact the appropriate authorities to obtain information regarding the conspiracy theories you allege. This is my last correspondence on the matter.

Regards,

Alicia McNeal, CAM, ARM
Property Manager
5757 N. Sheridan Road Condominium Association
Ph:773-784-6667
Manager5757@communityspecialists.net

"I came to complete not to refute. I came light to the World." Jesus Christ



Gaona, Laura <lgaona@cps.edu>

Re: District-wide Sub Block: Bochra Mark (000240861) Ella Flagg Young ES

1 message

Reger, Jennifer <jrreger1@cps.edu> Fri, Jun 10, 2022 at 1:51 PM
To: "Clair-McClellan, Lauren" <lmcclellan@cps.edu>, "Taylor, Jerry" <jrtaylor2@cps.edu>, Piper Haywood <phaywood@cps.edu>, Lisa Wrightsell-Williams <lmwrightsell@cps.edu>, Nereida Diaz <ndiaz@cps.edu>, "Keelen, Shenise" <skeelen@cps.edu>
Cc: "Tarrant, Kelly" <katarrant@cps.edu>, Camie Pratt <ccpratt@cps.edu>, "Bullimore, Phillip" <pjbullimore@cps.edu>, Jean Ricci <jmricci@cps.edu>, Laura Gaona <lgaona@cps.edu>, "Ciastko, Paul" <pjciastko@cps.edu>, Alexandra Spartz <acsparz@cps.edu>, Charles Little <clittle4@cps.edu>, Lourdes Rivera-Lewis <lriveralewis@cps.edu>, Debra Spraggins <dspraggins7@cps.edu>, Takisha Dunlap-Freeman <trdunlapfreeman@cps.edu>, "Taylor, Tiffany" <titaylor@cps.edu>, Janelly Nieves <jnnieves@cps.edu>, Jadine Chou <jpchou@cps.edu>, Crystal Cooper <ctcooper@cps.edu>, David Rosengard <drosengard@cps.edu>, "Malnati, James" <jmalnati1@cps.edu>, Lauren Thill <lethill@cps.edu>, Jasmine Illa <jilla@cps.edu>, Melissa Stratton <mstratton1@cps.edu>, "Aguilera, Maria" <maguilera23@cps.edu>, "Massey, Libby" <lmMassey1@cps.edu>, Jocelyn Schieve <jschieve@cps.edu>, Alexandra Hunstein <akhunstein@cps.edu>

Adding +Taylor, Jerry +Piper Haywood +Lisa Wrightsell-Williams +Nereida Diaz +Keelen, Shenise

Jerry/Piper - Please block Mr. Bochra in Frontline and send a block notice. Can you also reach out to the school to ensure the principal is aware he is being removed from CPS school until further notice? Note that Safety & Security is at the school on stand-by.

Lisa/Nereida/Shenise - Please code Mr. Bochra as suspended without pay in PeopleSoft.

Laura - Allegations for PS: While working as a Provisional Certificate Substitute Teacher, you engaged in inappropriate behavior at Flagg School and engaged in off-duty misconduct that has a nexus to your employment. Matrix: PI5, H-25, PC1.

Kelly - Re-checking on whether we need to touch base with the Leaves team on a possible fitness for duty eval?

Thanks,
Jen Reger (she/her), Executive Director
Law Department, Office of Administrative Hearings

On Fri, Jun 10, 2022 at 1:38 PM Clair-McClellan, Lauren <lmcclellan@cps.edu> wrote:
This substitute block is approved.

Lauren Clair-McClellan | Interim Chief Talent Officer
Chicago Public Schools
42 W Madison, Chicago, IL 60602
Phn (773) 553-1044 | Fax (773) 553-1071
[Talent Website](#)

Alicia McNeal called like crazy CPS leaving voicemails reporting lies to harm me at Chicago Public School to which was used by Kelly Tarrant who copied everyone including Camie Pratt.

What would make a person do this? This happened exactly after Alicia McNeal revealed the name of the US Marshal who stalked my home i.e., Jerome Sliva. Was she told to behave in this manner? No manager at any building would go out of his or her ways, spend the time to do any of this unless he or she is receiving a bribe or covering for a crime and we know Alicia McNeal lied left and right, no one knows her better than I did. She already tried to frame another unit owner David Fagersten in state court case 2022CH02656. Alicia McNeal only stayed in our building less than 1 year and left. See a copy of the 40 page fair housing letter, **Exhibit "S"** I drafted for my mother, which Alicia McNeal claims to CPS is filled with racist remarks while it

“I came to complete not to refute. I came light to the World.” Jesus Christ

actually showed Mark and his family were the actual target of housing discrimination. See also the association’s decision after Alicia McNeal left along with community specialists management, removing the arbitrary fines under the new management, Building Group which returned to our building again. At the same time they were supporting Sergio Hernandez so that on the record they appear neutral and off the record they were actually targeting a Coptic family. Now Jennifer Reger, Kellay Tarant, and Laura Gaona have targeted my home as well because CPS and home are linked together now. They knew much of the truth under EOCO CPS.

On Fri, Jun 10, 2022 at 12:54 PM Tarrant, Kelly <katarrant@cps.edu> wrote:
We request a district-wide substitute block of substitute teacher **Mark Bochra**. Mr. Bochra has worked with CPS since 9/1/2026 with no known disciplinary history with the Law Department.

On Friday, June 10, 2022, the LIU was notified by the OIG of the following:

We received a phone call this morning notifying us that Mark Bochra, a substitute teacher (who I believe is swiped in at Ella Flagg Young Elementary today), has been acting unhinged. The caller is concerned for the safety of staff and students at CPS. I wanted to let you know about this right away in case of any potential safety issues.

The caller's name is Alicia McNeal and she said she works in the building where Bochra lives. She said her office has received 40-page hate-filled letters that are racist and anti-Semitic. She said he also has admitted that he has mental illness and needs help.

In one anti-Semitic email, he threatened to "do whatever he has to do to fix the problem." ?

The caller also said she called the Law Department and the Talent Office but has not heard back.

The caller told us that she was planning to call the police. We will follow up with her today to see if she filed a police report. ?

We learned from the caller that Bochra is being investigated by the U.S. Marshall's office. We called the U.S. Marshall on the case and learned that Bochra was being investigated because he has been sending concerning strongly-worded religious emails about the Jewish community to the U.S. District Judge presiding over his lawsuit against the law school that disenrolled him. The U.S. Marshall also told us that he spoke with Bochra about this, that the concerning emails have stopped, and that they are not planning to arrest him.

The U.S. Marshall also told us that Bochra and his condominium complex are in a legal dispute and that Bochra is apparently very litigious.

Additionally, the OIG already has an open SAU investigation into Bochra based on allegations that he had an erection in class at Cameron Elementary. When the assistant principal made the complaint she noted that he became upset when she told him the allegations would be investigated, and when she asked him to clock out and leave he apparently needed to be escorted out.

We request a district-wide sub-block pending an OIG Court Watch and a possible criminal background investigation that will be assigned to the LIU.

Sincerely,
Kelly Tarrant

—
Kind Regards,
Kelly A. Tarrant | Manager, Investigations Unit
Chicago Board of Education | Department of Law
1 North Dearborn St | 9th Floor | Chicago, IL 60602
General: 773-553-2120 | Facsimile: 773-553-1476



Email: KATarrant@cps.edu

Do we now see the timeline? Kelly Tarrant emailing OIG CPS about Mark’s home.

“I came to complete not to refute. I came light to the World.” Jesus Christ

----- Forwarded message -----

From: **Tarrant, Kelly** <katarrant@cps.edu>
Date: Thu, Jun 16, 2022 at 2:33 PM
Subject: Re: Mark Bochra - Emails from Alicia McNeal
To: Jocelyne Monterrosa <jmonterrosa1@cps.org>
Cc: Will Fletcher <swfletcher@cps.org>, Philip Wagenknecht <pwagenknecht@cps.org>, Tracy Larson <tmlarson@cps.org>, Joseph Moriarty <jtmoriarty@cps.edu>, Ruchi Verma <rverma@cps.edu>, Jadine Chou <jpchou@cps.edu>

All,

We have filed an electronic harassment police report against **Mark Bochra**, and ask that you please place him on court watch. I have shared with you the folder that I created since he was district-wide blocked.

Also please note that we are redirecting his personal email to a generic account in my unit. IT has gathered all of the emails that he has sent from both his CPS email (which has been disabled) and his personal email. They have shared that with Safety & Security.

The police report filed for harassment by electronic means is under RD# JF282023, and was filed by Ronan in Safety & Security. Please let me know if you have any questions.

But CPS didn't say they blocked Mark because of Alicia McNeal's emails to them. They spoke about the "erection" topic which made them all perverts. What they all learned and tried to repeat and they did in fact repeat it by learning from Mark's law school case during his EOCO complaint but they had to play it correctly and it all started with Jennifer Reger and Camie Pratt; both Jewish and both did evil with intent and malice; Jezebel is a bible Jewish story.

In law school I went to Lauren Levine who is Jewish telling her Michael Guttentag wishes me gone. What did she do? She turned me from a Complainant into a Respondent.

Reporting Threat - by Michael Roy Guttentag

On January 14, 2016 I sent an e-mail to Lauren Levine reporting that Michael "wish me gone". This was based on my roommate Vince Cano encounter with Michael Roy Guttentag on January 13, 2016. My roommate came that night and hugged me tight and told me buddy I am with you all the way. I asked him what did Michael told you, he was scared, he was also a bit drunk and told me he doesn't want you here.

The conversation is memorized in an e-mail sent to Lauren Levine.

Vince Cano: What do you want to do with Mark ?
Michael Roy Guttentag: I don't want him here at all.
Vince Cano: It isn't you who is going to remove mark, mark earned his grades.

I asked Vince that night what do you mean he doesn't want me here at all, did he mean in school, in spyglass, in Jacksonville, what is here ? His response was here at all. Vince refused to relay to me any further details and was breathing heavily that night.

What happened in law school, CPS tried to repeat through Camie Pratt but rather replicate verbatim. Michael Guttentag filed false police report and Camie Pratt did the same exact thing. Michael Guttentag is Jewish and Camie Pratt is Jewish. Both did evil and watched Mark the Coptic in pain, both did not fear God and knew him.

“I came to complete not to refute. I came light to the World.” Jesus Christ

Case: 1:21-cv-03887 Document #: 54 Filed: 02/28/22 Page 29 of 99 PageID #:2934

“I came to complete not to refute. I came light to the World.” Jesus Christ

OCR Complaint No. 04-16-2184

On February 16, 2016, the Assistant Dean submitted a referral against Student A for the January 10, 2016 incident. Student A’s referral stated that it was based on the Complainant’s report to law enforcement that Student A punched the Complainant, threw his eyeglasses and made the threat, “I will kill you.” The referral also noted that the Assistant Dean had given the Complainant and Student A directives to stay away from each other and on November 12, 2015 had emailed Student A, requesting that he not have contact with the Complainant. The referral stated that the Complainant’s report provided a sufficient basis for referral of Student A for investigation under Conduct Code Section G.2.b.

On February 18, 2016, the Panel sent a draft decision about the Complainant’s referral to the Assistant Dean and the Dean, and also requested a review by the Law School’s counsel. According to one of the Panel members, the professors on the Panel had not previously handled a case similar to the Complainant’s and the Panel therefore asked the Assistant Dean to review a draft of their decision for consistency with applicable standards.¹⁸

Student A is Michael Roy Guttentag.⁷¹

Melanie Velez, and her haughty boss at (“OCR”) Headquarter, Kenneth Marcus picked a fine chapter to omit from their memory bank.⁷² See Exhibit 15: Plaintiff’s appeal with OCR.

Camie Pratt also filed a false police report but she never told CPD (1) that she was investigating Mark’s EOCO CPS complaint and she was the one who process it; (2) that she turned mark from a complainant into a respondent; and (3) that she was conspiring with others to target Mark.

CHICAGO POLICE DEPARTMENT		RD #: JF282023
ORIGINAL CASE INCIDENT REPORT		EVENT #: 2216710343
3510 S. Michigan Avenue, Chicago, Illinois 60653 (For use by Chicago Police Department Personnel Only) CPD-11.388(6/03)-C		Case ID: 12731834 CASR229
SUSPENDED		
INCIDENT	IUCR: 2826 - Other Offense - Harassment By Electronic Means	
	Occurrence Location: 42 W Madison St, #1 Chicago IL	Beat: 0112 Unit Assigned: 1902
	330 - Other (Specify) - Other Unknown	RO Arrival Date: 16 June 2022 14:00
	Occurrence Date: 10 June 2022 00:00 - 15 June 2022 00:00	
VICTIM - Individual		
PER	Name: PRATT, Camie	Demographics
	Empl: CHICAGO PUBLIC SCHOOLS 42 W Madison St Chicago, IL 60602 Chief Of Student Protections	Female Age: Years Unknown / Refused
	Beat: 0112	
	Sobriety: Sober	

The difference between Florida and Chicago is that God placed wise police officers to look, see and try to find the truth rather than rush mode relaying on the status of “Camie Pratt” who said “she is a Jewish supervisor at CPS.”

“I came to complete not to refute. I came light to the World.” Jesus Christ

NARRATIVE	EVENT #10343 IN SUMMARY, [PERSON REPORTING OFFENSE] SHABLESKI, RONAN CAME TO 019W TO REPORT A HARASSMENT BY ELECTRONIC MEANS ON BEHALF OF [V] PRATT, CAMIE. [PERSON REPORTING OFFENSE] SHABLESKI, RONAN RELATED THAT [O] BOCHAR, MARK WAS A PREVIOUS SUBSTITUTE TEACHER FOR CPS AND HAS SINCE BEEN SUSPENDED FOR ALLEGATIONS UNRELATED TO THIS REPORT. SHABLESKI RELATED THAT OFFENDER HAS BEEN EMAILING VICTIM, WHO IS A JEWISH CPS SUPERVISOR, AND OTHER CPS MEMBERS A TOTAL OF 27 EMAILS CONTAINING HUNDREDS OF PAGES OF RELIGIOUS TEXTS AGAINST THE LGBTQ COMMUNITY AND JEWISH PEOPLE. OFFENDER RELATING HOW "JEWS ARE THE ROOT OF EVIL AND SHOULD NOT BE IN LEADERSHIP ROLES". OFFENDER WAS ALSO INCLUDING PERSONAL INFORMATION OF VICTIM IN SAID EMAILS BUT DID NOT MAKE ANY SPECIFIC THREATS TOWARDS VICTIM. VIN ISSUED. CPS SAFETY AND SECURITY COORDINATOR BEN MIDDLETON NOTIFIED. VIN ISSUED.																																
PERSONNEL	<table border="1"> <thead> <tr> <th></th> <th>Star No</th> <th>Emp No</th> <th>Name</th> <th>User</th> <th>Date</th> <th>Unit</th> <th>Beat</th> </tr> </thead> <tbody> <tr> <td>Approving Supervisor</td> <td>860</td> <td>#15834</td> <td>WHITE, Michael, J</td> <td>(PC0J561)</td> <td>16 Jun 2022 15:07</td> <td>019</td> <td></td> </tr> <tr> <td>Detective / Investigator</td> <td>21126</td> <td>#42900</td> <td>FINEGAN, Joseph, L</td> <td>(PC0T271)</td> <td>17 Jun 2022 07:19</td> <td>630</td> <td></td> </tr> <tr> <td>Reporting Officer</td> <td>2903</td> <td>#124218</td> <td>BOETTCHER, Jake, R</td> <td>(PC0CD34)</td> <td>16 Jun 2022 14:02</td> <td>019</td> <td>1902</td> </tr> </tbody> </table>		Star No	Emp No	Name	User	Date	Unit	Beat	Approving Supervisor	860	#15834	WHITE, Michael, J	(PC0J561)	16 Jun 2022 15:07	019		Detective / Investigator	21126	#42900	FINEGAN, Joseph, L	(PC0T271)	17 Jun 2022 07:19	630		Reporting Officer	2903	#124218	BOETTCHER, Jake, R	(PC0CD34)	16 Jun 2022 14:02	019	1902
	Star No	Emp No	Name	User	Date	Unit	Beat																										
Approving Supervisor	860	#15834	WHITE, Michael, J	(PC0J561)	16 Jun 2022 15:07	019																											
Detective / Investigator	21126	#42900	FINEGAN, Joseph, L	(PC0T271)	17 Jun 2022 07:19	630																											
Reporting Officer	2903	#124218	BOETTCHER, Jake, R	(PC0CD34)	16 Jun 2022 14:02	019	1902																										

See Mark’s original OCR Complaint when CPD visited Mark’s home and they were nice to Mark. CPS tried to use CPD to further their plan and even lied to police officers; see Exhibit “A” pages 151-153; CPD were wise.

So when I go back to my upcoming 4th letter, do you see my visions? Do you see what Satan is doing? Just as it is written verbatim. See Exhibit “J”. The human mind can’t understand nor comprehend what this journey is all about but I told you “I hold the key to changing the Jewish people from evil to good” that key was given to me.

“I came to complete not to refute. I came light to the World.” Jesus Christ

II. THE DUEL BETWEEN SATAN’S ARMY AND MARK’S FAITH IN GOD

One day, Satan stood before the Lord, accusing me of many sins and then he said *“you stand alone and defy me”* and I responded *“I am not alone.”* Then the voice of the Lord came to me through one of his angels saying “the Lord, your God speaks to you, he speaks to you in a way that you can understand. He has heard your voice of pain, a voice of inflicted wounds and he shall raise you up *to reveal the true nature of the devil* before the *eyes of the World; little one.*”²⁷

Then, the trials of Satan continued against me to break my will by attempting to destroy my legal career, and feeding on hate through injustice by assembling stubborn human being, Jews they are, who refused to change. But my faith in the Lord, God Jesus Christ was greater than Lucifer’s heart to the point he became extremely angry when he yelled in a vision by saying *“You with no answers and no solutions, just give up!”* Then I responded, *“This is my answer, give it up!”*

Then I called upon the 7 Archangels of the Lord, God to lend me their strength and to assemble onto the Earth starting with: *Archangel Michael* followed by *Archangel Raphael*, then *Archangel Gabriel*, then *Archangel Uriel*, then *Archangel Sealtiel*, then *Archangel Barachiel*, and last *Archangel Jhudiel*.

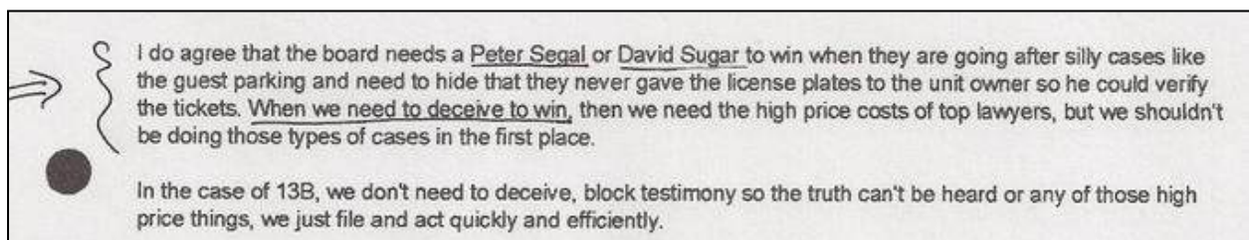
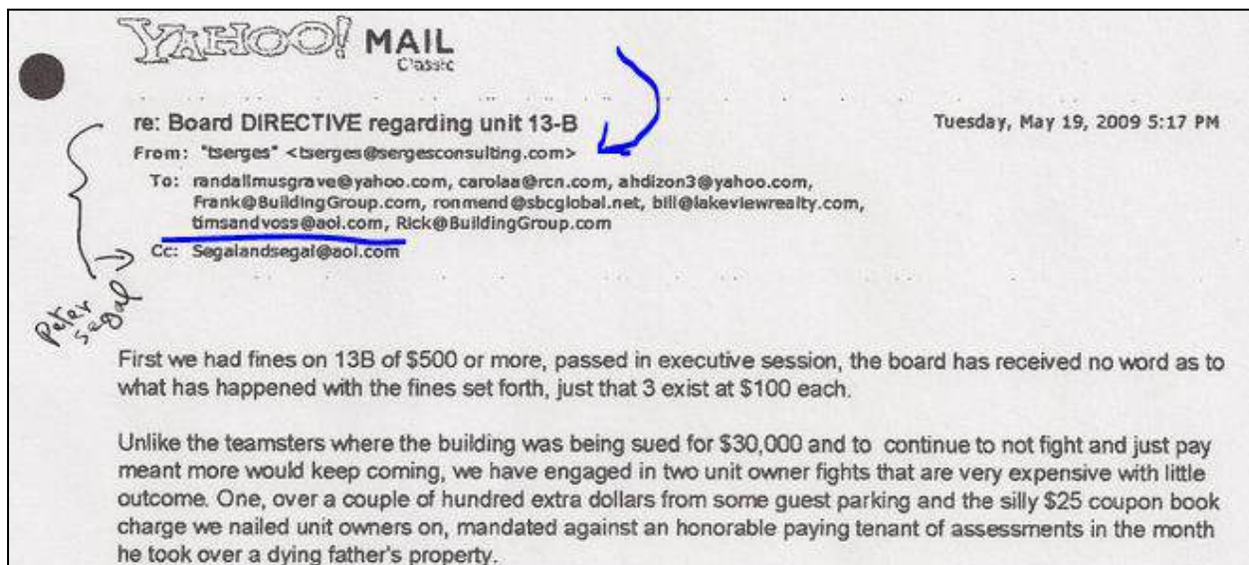
Mark after all is the founder of the “Abraham Accord”.¹³⁵

¹³⁵ See <https://www.state.gov/the-abraham-accords/>

“I came to complete not to refute. I came light to the World.” Jesus Christ

HISTORY OF FAIR HOUSING TARGETING A COPTIC FAMILY

In this building, since my family moved to 5757 North Sheridan in late 2006, my family suffered direct discrimination and retaliation by past board members of the association and management (The Building Groups), to the point it created an absolute hostile environment causing severe emotional damages to my entire family including injuring my brother Steve who became disabled as a result of the chain of events which took place; from assault and battery to a manager conspiring with building’s employees i.e., (George Perez and Sergio Hernandez) who still work in this building to this very day, to both discrimination and retaliation based on national origin and religion, to requesting that I remove a picture of a saint (Saint Abanoub)¹³⁶ holding the cross taped on our door calling it a “safety hazard and nuisance”, to management conspiring with wicked board members and unethical lawyers who committed a moral turpitude i.e., Peter Segal and David Sugar.



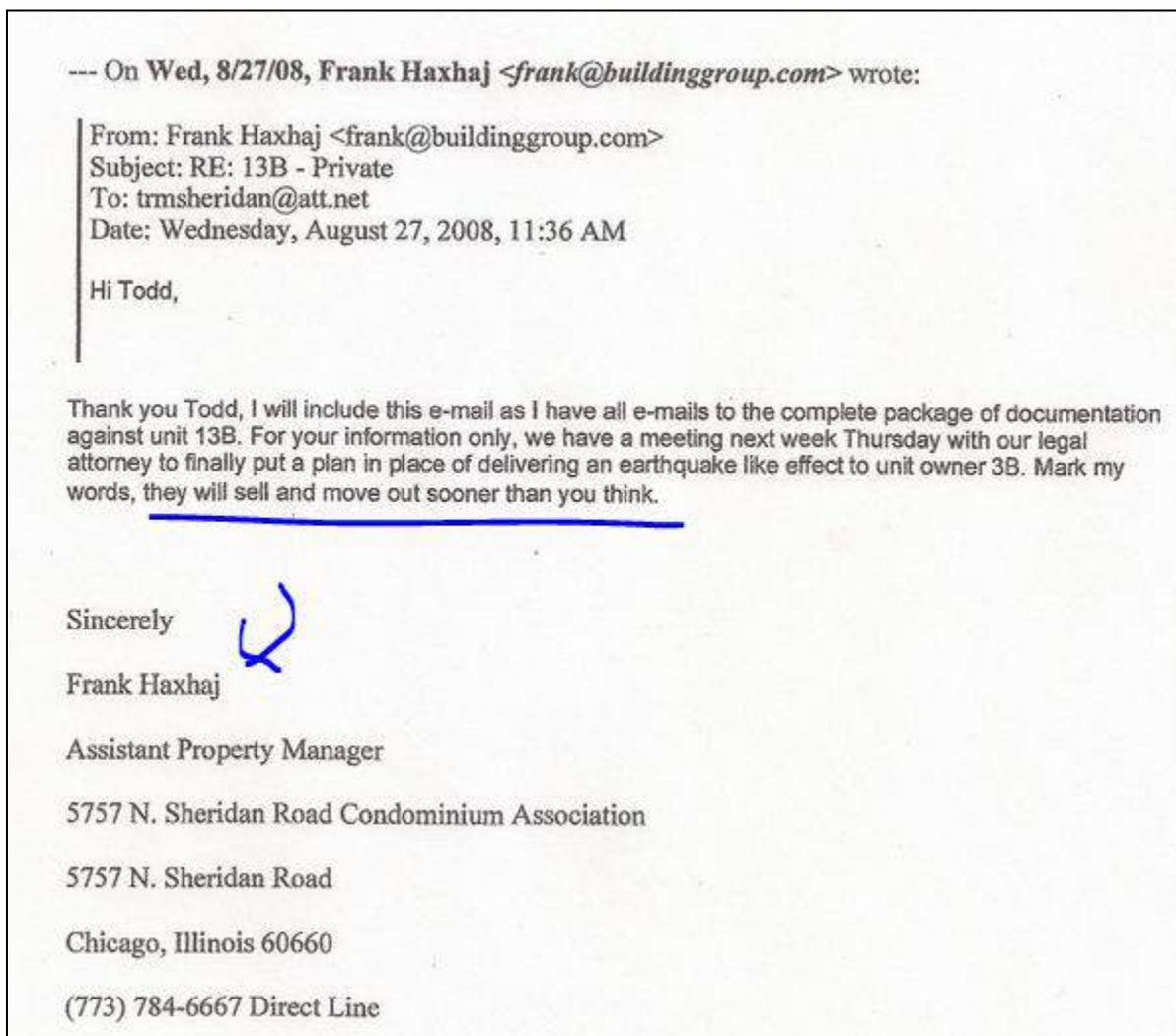
It is well established that in this building some board members encouraged deception in order to win by means of wickedness and out of the abundance of their hearts their mouth spoke, as substantiated by the recited e-mail of Tim Serges to all previous board members including their legal counsel at that time “we just file and act quickly and efficiently” sic. Tim Serges along with past board members discriminated and retaliated against a Coptic family, my family with intent and malice when they sought a force sale in the middle of an ongoing complaint of discrimination; turning discrimination into intentional discrimination, violating the Fair Housing

¹³⁶ See biography <https://en.wikipedia.org/wiki/Abanoub> see life story <https://youtu.be/QPdStY2-7ig>

“I came to complete not to refute. I came light to the World.” Jesus Christ

Act including but not limited to Title VIII of the Civil Rights Act; City of Chicago Human Rights Ordinance; and the Illinois Human Rights Act, based on national origin (Coptic) (Egypt) and Religion (Christian Coptic Orthodox).

The legislative history of § 3617 never attempt to define the minimum level of intimidation or coercion necessary to violate this statute. Therefore, the Court assumes that the words of the statute—coerce, intimidate, threaten or interfere —mean exactly what they say. As Robert Schwemm describes 42 U.S.C. § 3617, section 3617 acts as a regulator for those who are blocked from asserting or exercising their fair housing rights, such as through interference or retaliation by third parties. See, e.g., *Krueger v. Cuomo*, 115 F.3d 487, 491 (7th Cir. 1997) (deciding that post-acquisition —harassment in the housing context can violate the [FHA]).



Mark my words, they will sell and move out sooner than you think said Building Group manager Frank Haxhaj.

Building Group actually returned in our building and is currently managing it after Community specialists didn't want to renew the contract with the association and left along with Alicia McNeal but in the petition of no stalking wherein, Sergio Hernandez was a respondent, they tried

“I came to complete not to refute. I came light to the World.” Jesus Christ

to use Alicia McNeal as a witness doing the same dirty work but God was great for he judged her but never tells you when and why, during one of the hearing came Alicia McNeal to the court on a walking can. Then she saw me and my mother, and later left and never came back after her knee surgery but who came and replaced her, the board member Helga Verdan lying under oath.



This is Alicia McNeal with her supervisor Brian Kelly of Community Specialists

02

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS
COUNTY DEPARTMENT, DOMESTIC RELATIONS DIVISION

MARK BACHRA, *Bochra*
Petitioner

LEADS NUMBER: Judge Judith C. Rice

CASE NUMBER: 22 OP 74176
CALENDAR: V3

vs.

SEP 22 2022

RESPONDENT'S D.O.B:
 Independent Petition
 Domestic Relations

SERGIO HERNANDEZ,
Respondent.

Circuit Court - 2123

Any order of protection which would expire on a court holiday shall instead expire at the close of the next business day.-750 ILCS 60/222(f)

Angelillo

CIVIL NO CONTACT STALKING DISPOSITION ORDER

Orders of Protection

PIC PAIC RIC RAIC No parties in court

THE COURT FINDS THAT:

This is a Petition for a Civil No Contact Stalking Order case; there is no OP.

An Emergency Civil No Contact Stalking Order was issued on .

A (Interim/Plenary) Civil No Contact Stalking Order was issued on .

An (Emergency/Interim/Plenary) Civil No Contact Stalking Order was previously extended on .

THE COURT HAVING JURISDICTION OF THE SUBJECT MATTER IT IS HEREBY ORDERED THAT:

1. The Emergency/Interim/Plenary Civil No Contact Stalking Order is extended to *10/13/2022* at 09:00 AM.

2. A status hearing on the Emergency/Interim/Plenary Civil No Contact Stalking Order is set for *10/13/2022* at 09:00 AM.

Goldschmidt

See Exhibits “Q” and “R” for more details, the court came and found out the truth.

Case: 1:21-cv-06223 Document #: 48 Filed: 09/14/23 Page 13 of 15 PageID #:4517

“I came to complete not to refute. I came light to the World.” Jesus Christ

II. THE STORY OF JONA GOLDSCHMIDT AND HELGA VARDEN

In the First hearing dated 6-20-2023 before Hon. Judge Daniel Gallagher which I am sure you are all following since my appeal brief in 22-1815 ECF 57, Sergio Hernandez came and lied

“I came to complete not to refute. I came light to the World.” Jesus Christ

The Association through Helga Verdan tried to use the same method they used with CPS, now that I see the evidence; they thought what worked for CPS would work with Judge Daniel Gallagher. See these lists of attachments from Alicia McNeal; these are my writings to the association. The link to my targeting was Sergio Hernandez, and now we see Alicia McNeal.

On Thu, Jun 16, 2022 at 1:55 PM Jocelyne Monterrosa <jmmonterrosa1@cpsig.org> wrote:
Hi Kelly,

Attached are 11 emails that were forwarded to the OIG by the complainant in referral 22-001225. She sent these in support of her allegations that Bochra makes anti Semiti statements and threats. I reviewed them and did not find any physical threats made towards the complainant, his condo association, or CPS.

Bochra does make comments like "I have struggled with changing the Jewish people for the past 5 years" on attachment 3, page 6, and " TJ is Jewish, You are Jewish, Shelly is Jewish, Tim Sandvoss is Jewish" on attachment 5, page 9.

If we receive any additional emails from the complainant I'm happy to forward those over to you.

Please let me know if you have any questions.

- 1 - FW_ PERMISSION FOR UNIT 16C TO UTILIZE YOU...
- 2 - FW_ Production of the video record.pdf
- 3 - FW_ The Tale of the Gallant Coptic [David v...
- 4 - FW_ FINE AND INCREASED COST OF PARKING IN...
- 5 - FW_ A Complaint of Discrimination + Retalia...
- 6 - FW_ A report Against Tim Serges.pdf
- 7 - FW_ A Complaint of Discrimination + Retalia...
- 8 - FW_ US MARSHAL INVESTIGATING MARK BOCH...
- 9 - FW_ STOP SENDING ME RELIGIOUS EMAILS OR ...
- 10 - FW_ The Parable to the World.pdf
- 11 - FW_ General Complaint_ George belligerent ...

--
Grace & Peace,

Jocelyne Monterrosa
Intake Specialist
Office of the Inspector General
Board of Education of the City of Chicago
567 W Lake Street
Suite 1120
Chicago, IL 60661
P: (773)534-9400

--
Kind Regards,
Kelly A. Tarrant | Manager, Investigations Unit
Chicago Board of Education | Department of Law
1 North Dearborn St | 9th Floor | Chicago, IL 60602

Sergio targeted me at home while Alicia McNeal targeted me at my place of work, and who is the link between both of them, Jerome Sliva and Gary Feinerman both left official capacities.

“I came to complete not to refute. I came light to the World.” Jesus Christ

This was a page from my judicial misconduct complaint that was delivered on June 10, 2022. It was an OIG DOJ complaint directly to Inspector Michael Horowitz of OIG DOJ.

“I came to complete not to refute. I came light to the World.” Jesus Christ



U.S. Department of Justice
Office of the Inspector General

REPORT FRAUD, WASTE & ABUSE
Q

Reports ▾Investigations ▾Ongoing WorkNews ▾About ▾CareersContact ▾

Submission Complete

- Your Information
- Subject Information
- Complaint Details
- **Complete**

4 of 4

Thank you for your submission. The Department of Justice, Office of the Inspector General will review your complaint and determine an appropriate course of action. Due to privacy interests, we do not provide complainants with updates on investigative matters. If you identified yourself, you will receive an acknowledgement once a determination has been made.

←**A Complaint To Inspector General Hon Michael Horowitz**⋮

🕒 This message was sent with High importance.

🕒 You replied on Fri 5/27/2022 11:51 PM

**Mark Bohra**
To: michael.horowitz@usdoj.gov; ronalt.davis@usdoj.gov; john.lausch@usdoj.gov; Kristen.Clarke@usdoj.gov; Attorney_General_Braun; Adam; Janas; Kimberly; Ellis; Susan; anne.caprara@illinois.gov; Stratton; Brent
Cc: whistleblower@judiciary-rep.senate.gov; info@judiciary-dem.senate.gov; oversight.democrats@mail.house.gov; catherine.jhamen@ed.gov; miguel.cardona@ed.gov; john.durham@usdoj.gov; Terman; Sarah (USAILN); elizabeth.h.prelogar@usdoj.gov; brian.m.boynitten@usdoj.gov; brian.h.fletcher@usdoj.gov; sopan.joshi@usdoj.gov; sandra.bruce@ed.gov

Fri 5/27/2022 9:51 AM

Dear Inspector General Michael Horowitz -

I am following on this complaint because I don't want what happened in law school in term of police misconduct and being setup at the hands of wicked jews to happen also with an evil US Marshal. I am being targeted by the Clerk of the Court of Northern District of IL, Chief Judge Rebecca Pallmeyer, The Executive Committee of Northern District of IL, courtroom deputy of Judge Sarah Ellis i.e., Rhonda Johnson, and a corrupt and evil US Marshal who tried and created a hostile environment for me at home first and in another place. They tried to setup me up over and over and every time they tried God saved me from their wicked hands.

Before all this unfolds, I was telling Inspector Michael Horowitz to protect me. My story was similar to this story but on a different level.¹³⁷

Deputy U.S. Marshal Indicted and Arrested for Conspiracy, Cyber Stalking and Perjury

Date May 13, 2021

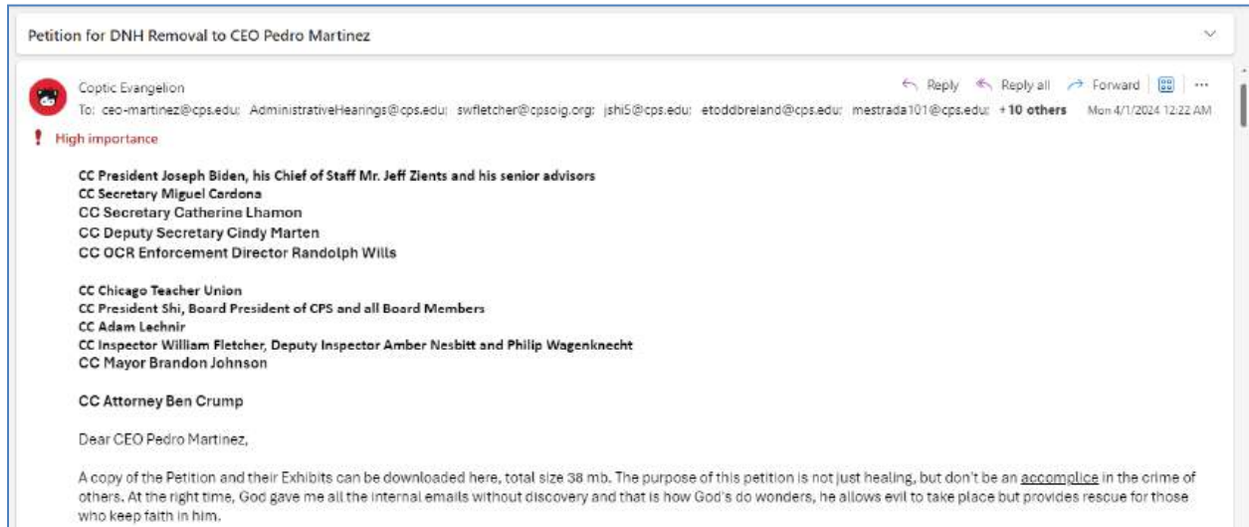
¹³⁷ See <https://oig.justice.gov/news/press-release/deputy-us-marshal-indicted-and-arrested-conspiracy-cyber-stalking-and-perjury>

“I came to complete not to refute. I came light to the World.” Jesus Christ

VI. ADDITIONAL CHARGES

Despite this ongoing OCR Complaint, since April 1, 2024, a petition for DNH removal was submitted to the CEO Pedro Martinez, the CEO has 10 days to render a decision based on the facts inside the petition.¹³⁸ You can file one petition every 12 month/1 year.

Separated employees who have a “DNH” designation on their record may petition the CEO for removal. A decision is generally rendered within ten (10) business days but please be advised that additional time may be required for some petitions.



To this very day, the CEO Pedro Martinez, has not rendered a decision. The reason? Because he is now being a witness to the crimes of Camie Pratt, Jennifer Reger, Udeme Itiat and Kelly Tarrant. Mark called the CEO office and e-mailed the CEO special assistance at vhernandez118@cps.edu but to this very day he is holding onto the petition and never made a ruling on it because he now sees the crimes of the 4 involved lawyers.

Previously, the one who ruled on the petition was not the CEO rather it was Jennifer Reger herself. See pages 39 - 42 of this complaint when Jennifer Reger timed the denial of the petition right after an Administrative Judge from IDHS ruled against Chicago Public School, was the same day Jennifer Reger sent out her letter pertaining to the CEO denying the petition few minutes later right after the hearing ended which CPS didn't attend under oath.

However, retaliation kept going, it doesn't matter if the CEO didn't rule on the pending petition yet even though he is provided with at least 10 days to render a decision. Mark applied for employment as a substitute teacher and twice he was rejected within 1 days of applying for the position.

This is retaliation and showing intentional discrimination. The current Superintended for District 65 was a former employee of Chicago Public School, Ms. Angel Turner. She was subject to an

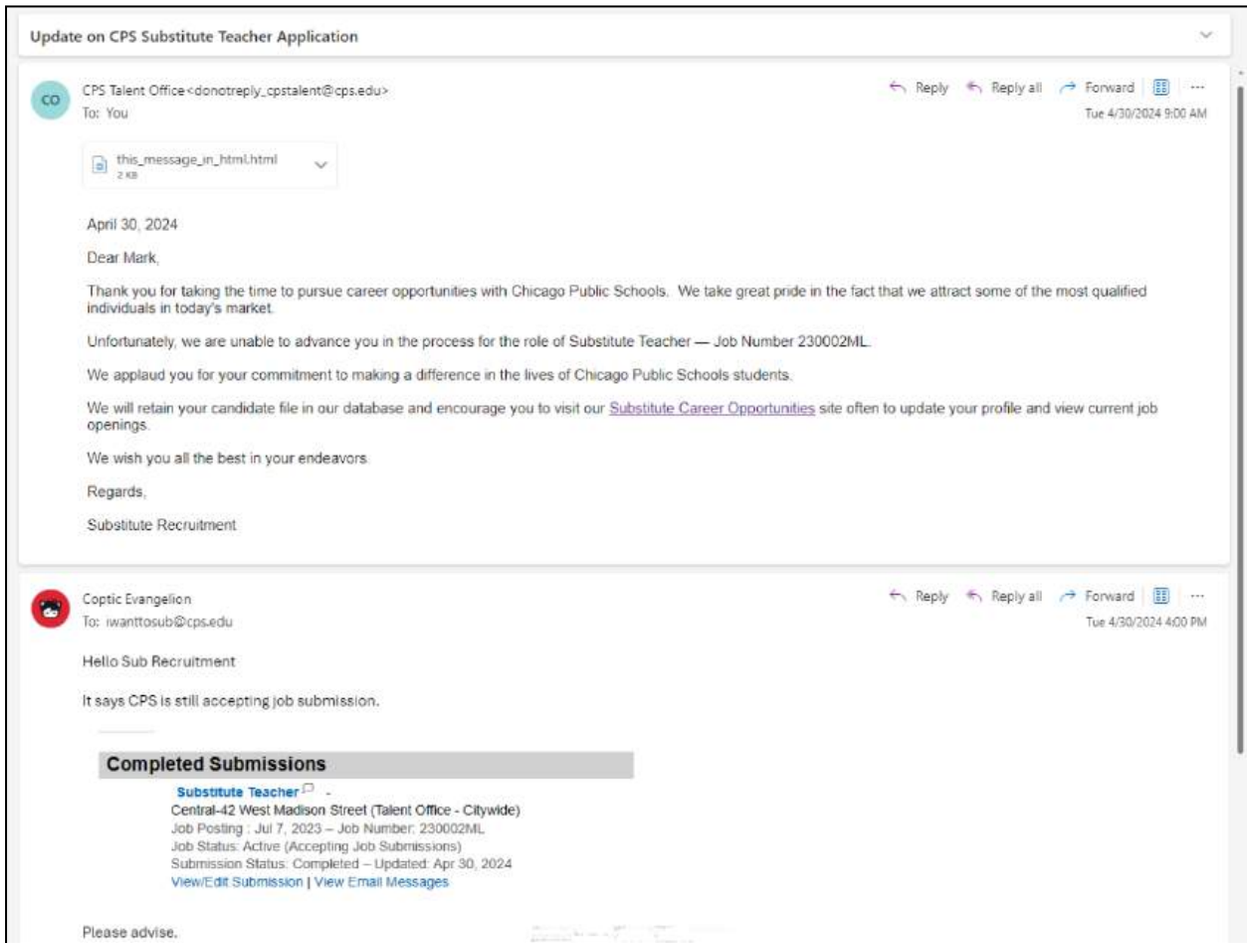
¹³⁸ See <https://www.cps.edu/about/policies/administrative-hearings/>

“I came to complete not to refute. I came light to the World.” Jesus Christ

OIG CPS investigation and when evidence were substantiated, she was put on the racist “do not hire list” she filed a lawsuit against CPS for discrimination because she was “Black” but the Court ruled “had she filed for a new employment and was rejected, then this would have showed evidence for discrimination but the Court claims, Ms. Turner never filed an application for employment or even intended to do so”

Their first amended complaint was mostly dismissed in 2018. They then filed two more versions, the later of which was dismissed in 2019. In that second opinion dismissing the administrators' allegations U.S. District Judge Jorge Alonso ruled that Turner failed to show that was turned down for any specific position after being placed on the “Do Not Hire” list. “Turner nowhere alleges in her complaint that, since receiving the DNH notice in 2016, she intended to apply for employment with the [Chicago Public Schools] or that she intends to do so in the future, nor does she make any such argument in her response brief,” Alonso said.¹³⁹

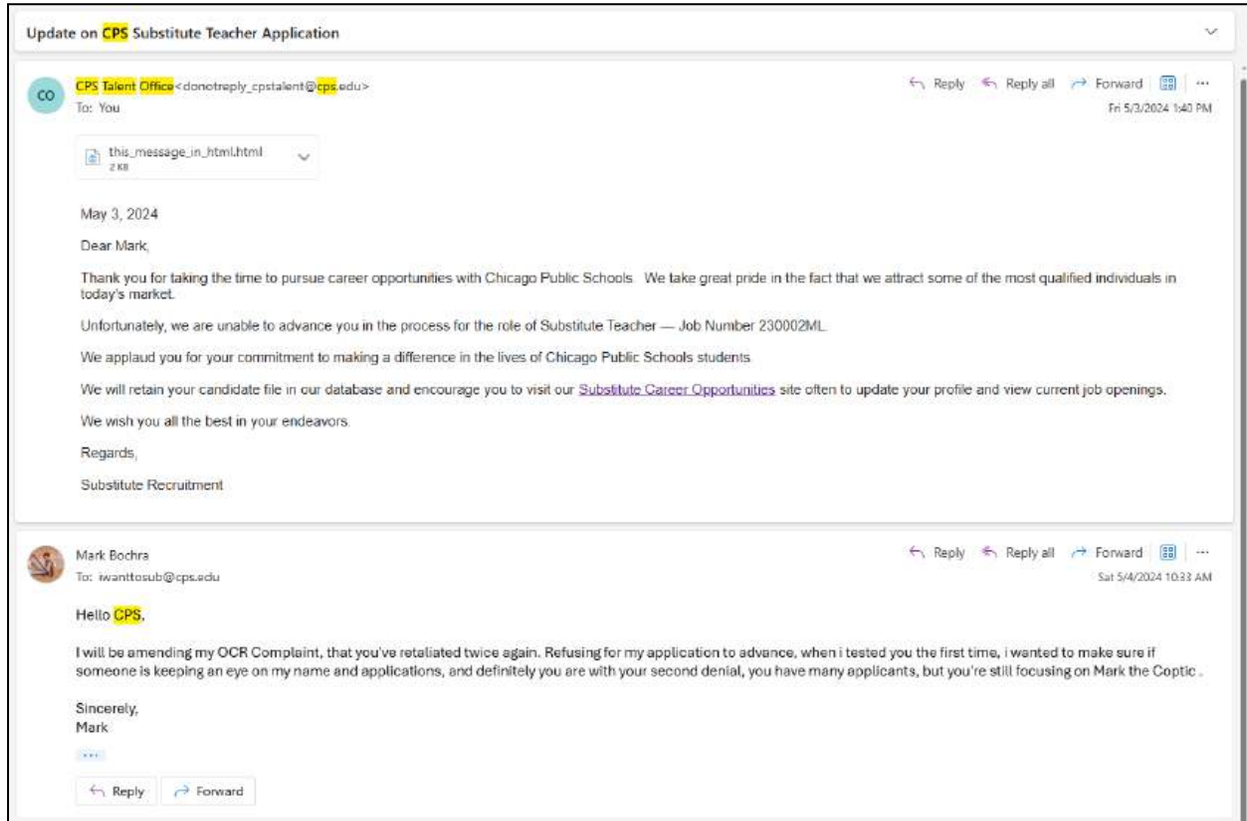
Mark however, did apply twice for employment and his application was denied on 4/30/2024 despite the application for sub teachers are open and CPS is in need for many sub teachers.



¹³⁹ Court ruling gov.uscourts.ilnd.343919.76.0.pdf (courtlister.com)

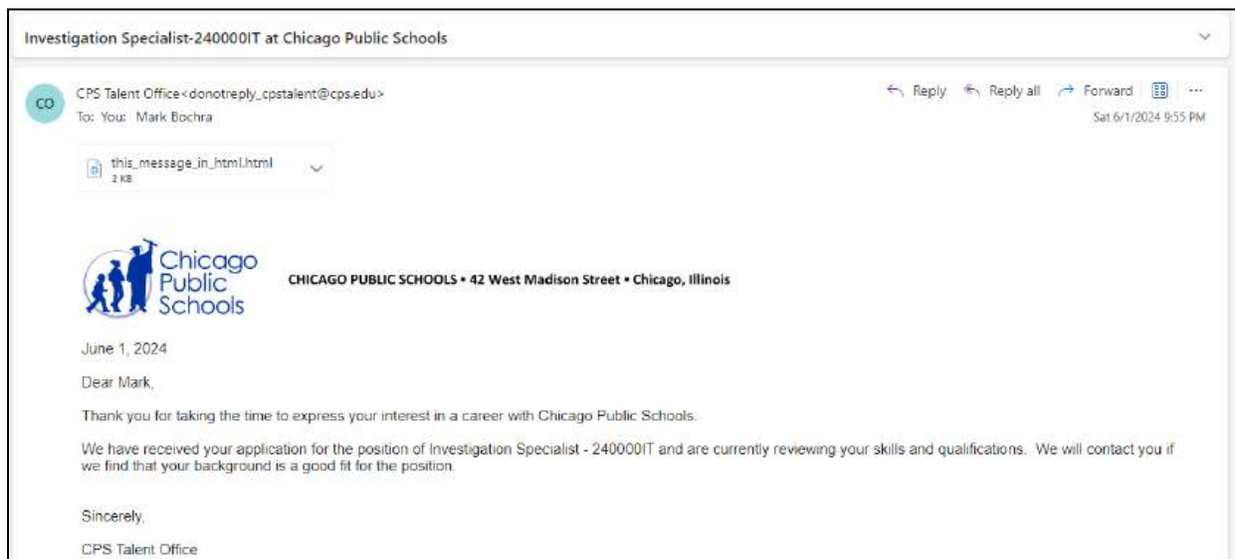
“I came to complete not to refute. I came light to the World.” Jesus Christ

Mark applied again for a sub teacher using a different e-mail to see if there is intent of discrimination with retaliation and again was denied for his application to proceed. Mark other application was denied on 5/03/2024.

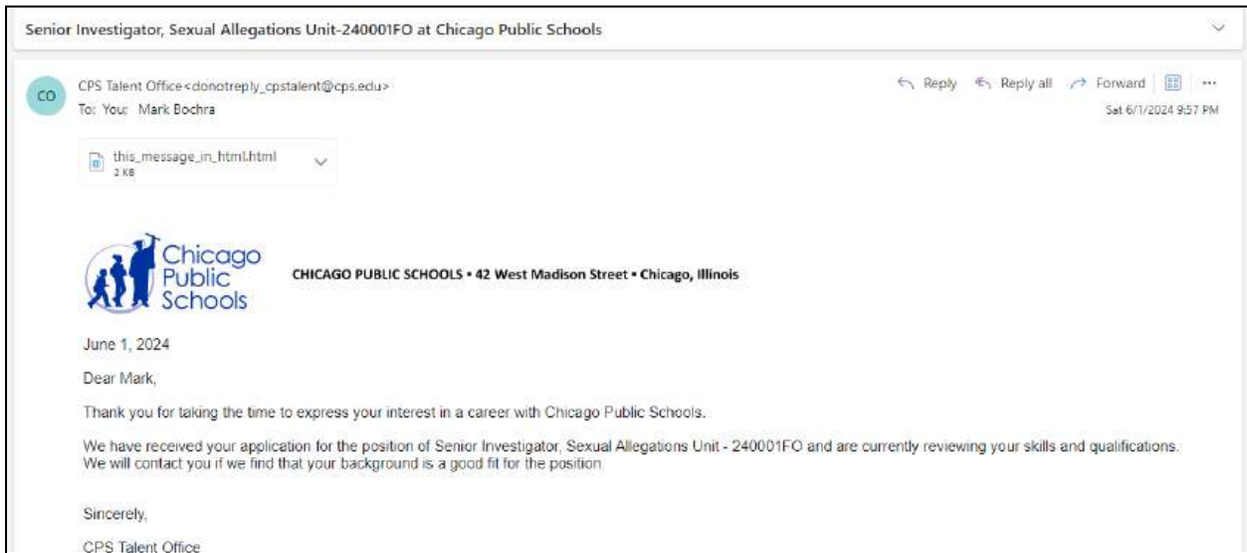


Mark told CPS Talent office that he is filing additional charges for retaliation.

In the meantime, Mark applied with OIG CPS office as an investigator on 6/1/2024.



“I came to complete not to refute. I came light to the World.” Jesus Christ



Mark applied for two jobs “Investigative specialist” and “Senior Investigator Sexual Allegation Unit” with OIG CPS.

Many of the investigative work at CPS with OIG CPS office requires only a high school diploma and comes with health care and 50k - 60k+ starting salary, compare to the sub teacher who has to gain a state license, provide a bachelor degree, never receives health care insurance, deals with all the liabilities and danger dealing with children and teenagers, and the salary is \$131 a day or around 20k a year, the max Mark did as a sub teacher after 7 years of working with CPS was close to 25k.

The disparities between an assistant investigator with OIG CPS and a sub-teacher, makes the educational sector racist on its own.

Investigation Specialist
240000IT

Posting Date : Apr 29, 2024
Primary Location : Central-567 West Lake Street (Inspector General)
CPS Non-Union Job Grade: S05
Estimated Annual Salary Range : 50,000.00 - 66,000.00
Position Type: Non-Union Position
Overtime Status: Exempt
Final salary offers are dependent upon candidate qualifications.

Job Summary:
Reporting to the Investigation Support Team Lead, the Investigation Support Team Lead in the Sexual Allegation Unit, the Investigation Specialist will take complaints regarding allegations of sexual abuse or sexual harassment of CPS students.

The Investigation Specialist will be held accountable for the following responsibilities:

- Review materials provided by the SAU's Intake Team for cases fitting the triage criteria and identify the next investigative steps needed to obtain material information on the complaint.
- Acting with minimal supervision and exercising discretion and judgment, carry out identified investigative steps to help determine if the complaint involves possible sexual misconduct allegations needing further investigation by SAU investigators.
- Interview complainants, witnesses, and employees. Collect and review documents, videos, phone records, and other evidence and conduct research as appropriate.
- Prepare detailed and accurate reports of activities conducted in each investigation.
- Update and maintain case files and case management records in order to report on the status of assigned investigations.
- Assist investigative staff in the conduct of criminal, large-scale and complex investigations.
- Closely coordinate with CPS' Law, Safety and Security, and the IX Offices, other departments, and external agencies, as necessary, to ensure student safety and facilitate the delivery of trauma and/or social-emotional services to students, families and staff.
- Occasional need to visit off-site CPS locations to conduct interviews or pick up evidence or other materials.
- Other duties as assigned.

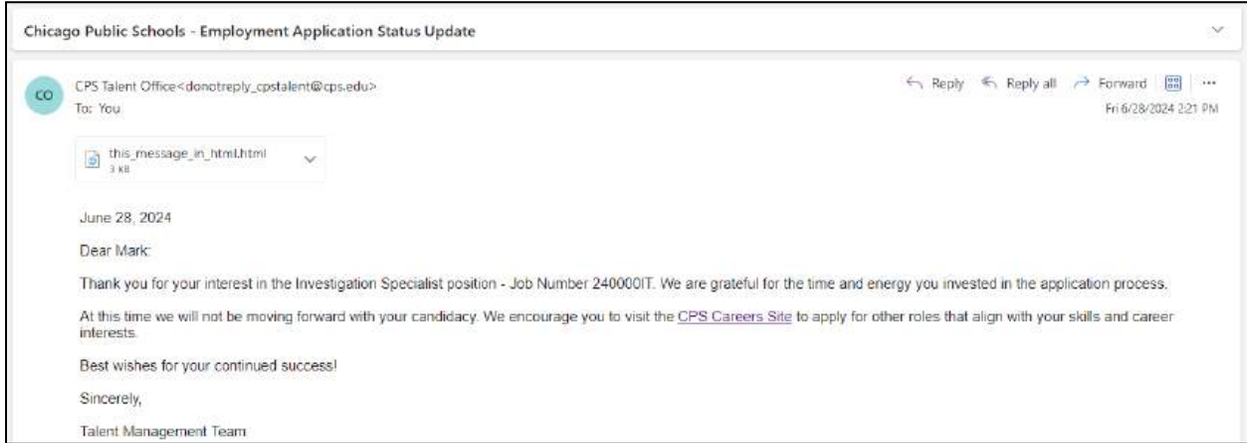
In order to be successful and achieve the above responsibilities, the Investigation Specialist must possess the following qualifications:

Education & Experience Required:

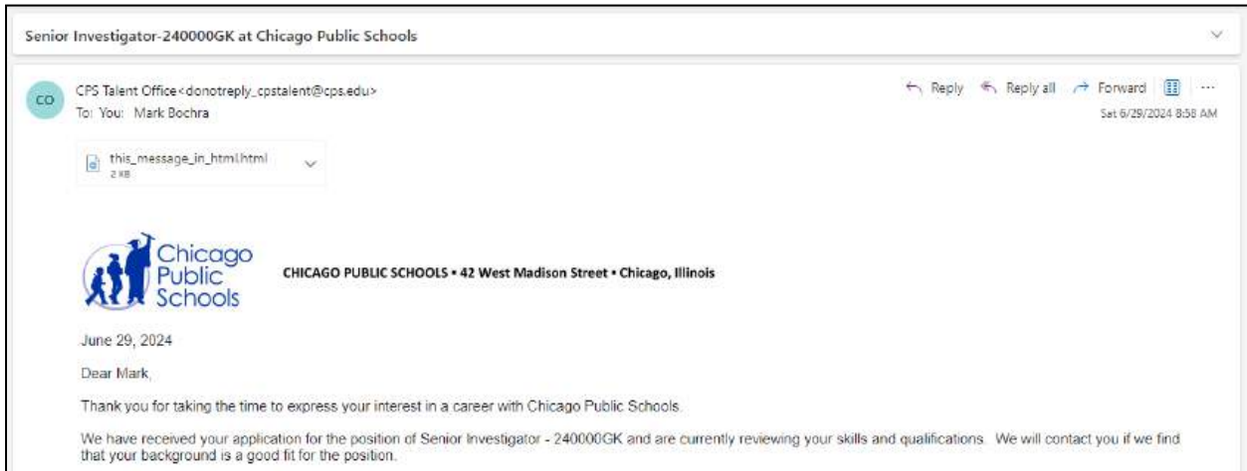
- High school diploma or GED equivalent and a minimum of four (4) years of professional work experience including a minimum of two (2) years in positions requiring strong organization and documentation skills, preferably in an investigative or compliance environment

“I came to complete not to refute. I came light to the World.” Jesus Christ

On 6/28/2024 came an email from Talents office with the denial of employment pertaining to job title 240000IT. See *Caryn Strickland v. US*, No. 21-1346 (4th Cir. 2022) employment discrimination.¹⁴⁰



Mark further, applied for different OIG CPS jobs on 6/29/2024.



¹⁴⁰ See <https://law.justia.com/cases/federal/appellate-courts/ca4/21-1346/21-1346-2022-04-26.html>

“I came to complete not to refute. I came light to the World.” Jesus Christ

The difference between OIG CPS and CPS is that Mark noticed, OIG CPS would not say “go petition the CEO for removal of the DNH if you want to work with CPS” but rather he saw that his application stalls, “keep the application process open until they fill it” and later they would say “thank you we are closing the application process because the job was filled.”

Selective hiring even though the minimum qualification was met. A high school diploma is all that is required; Mark comes with a Bachelor of Science Degree and many awards, community, and presidential award.¹⁴¹

How to persecute and destroy the lives of Christians: that is the Question of Today’s Complaint.

- First, you destroy their employment, their source of income. That often leads to depression and an array of mental health issues if they lose their faith fast in God.
- Second, you destroy their right to education free from discrimination and retaliation. You don’t allow them at all to climb on that ladder called “the American Dream”.
- Third, you character lynch them, in their image and their reputation because when they are weak with no power or wealth, they won’t be able to fight back their persecutors.
- Fourth, you silence them on social media, so that their voices can’t be heard by many and you don’t give them a platform in congress or among officials so they don’t speak of their pain; you only give a platform to the persecutors under covert names like the “ADL” for example.
- Fifth, you elect judges and officials who endorse LGBTQ agendas which counters the Christian values because LGBTQ agenda don’t speak of “sin” because it is sin. People can love but they don’t need to endorse sin. You start calling “lust” “love” and “Children Body Mutilation” “care”¹⁴²
- Sixth, you create movies with forced scenes of LGBTQ content for all to see, rather than create scene of good vs. evil like the story of snow white; scene surrounding love, family bonds, and heroes; they eliminated all these subjects and gave you something else, something more dark and sinister glorifying sin so that the more the eyes see it, the more the eyes get distorted.
- Finally, you create policies that cause hate when it sets LGBTQ vs. Christians and ask people to chose “Do you tolerate your gay friend or do you accept sin?” “Do you want to see two men kissing on the street and call it love not lust or do you want to ban it as an obscene harmful on the children’s eyes and destruction of family bonds?” One cancels the other, there is no in between. Glorify sin or not, and with sin comes God’s judgment onto a nation; Israel was first Sodom and Gomorrah to set an example for the whole world.

¹⁴¹ See <https://www.scribd.com/document/740978184/List-of-Mark-Bochra-Awards-including-a-Presidential-Award>

¹⁴² See <https://x.com/MattWalshBlog/status/1396890973951647744> and see <https://x.com/realchrisrufo/status/1803125170770682176>

“I came to complete not to refute. I came light to the World.” Jesus Christ

Noah's time was also another example for the whole world; the rainbow was made for God to remember never to destroy the Earth again. So came humans and said “the rainbow flag, you promised never to destroy the world again” but God never said he won't ever judge sin? HIV, Monkey pox¹⁴³ and the diseases on Earth are the result of sin. God has a role on Earth, or else why did he create this world?

Then many wonder, why there is a lack of trust and negative views of government? That depends on whether the government serves the people or serves its own special agendas. Office of Inspector General at the Justice Department Michael Horowitz wrote recently in his report:

The Department’s Office of Inspector General itself describes that ‘[i]n light of today’s wide-spread lack of trust and negative views of government, a key facet of the Department’s challenge of strengthening public trust is ensuring that DOJ personnel fulfill their duties without any actual or perceived political influence or partisan consideration.¹⁴⁴

As inspector Michael Horowitz of the Justice Department stated to congress.

“To my mind, transparency goes with accountability,” he said. “Where you have transparency ... transparency is the best disinfectant. If the public knows, if the lawyers in the department know that their misconduct is going to be public, I think that helps reform behavior, and it deters other folks.”¹⁴⁵

Mark will amend this complaint further once he finds out more detail from the IL Bar pertaining to the 4 involved lawyers at CPS committing moral turpitude. The subject of the complaints responses would become part of OCR Amended Complaint.

- Commission No. 2024IN02060 - Pratt;
- Commission No. 2024IN02061 - Tarrant;
- Commission Nos. 2024IN02062 – Reger; and
- Commission No. 2024IN02063 – Itiat

In separate case, between a farmer and the Biden administration.¹⁴⁶ Lack of appointment is causing the farmer to lose his farm so he lawsuit the Biden Administration and then he went on twitter and spoke about his case.¹⁴⁷ In his public tweet, he stated how his state bar is investigating his ethics complaint parallel to his court case.

Farm Credit has the biggest law firm in the State of Alabama on their legal team — and to say that they have the Alabama State Bar under control is an understatement. In fact, the Alabama State Bar’s General Counsel called me in recent weeks to say that they were

¹⁴³ See [How to Protect Yourself | Mpox | Poxvirus | CDC](#)

¹⁴⁴ See [TMPC-2023.pdf \(justice.gov\)](#)

¹⁴⁵ See <https://www.newsmax.com/newsfront/michael-horowitz-doj-inspector-general/2023/03/23/id/1113593/>

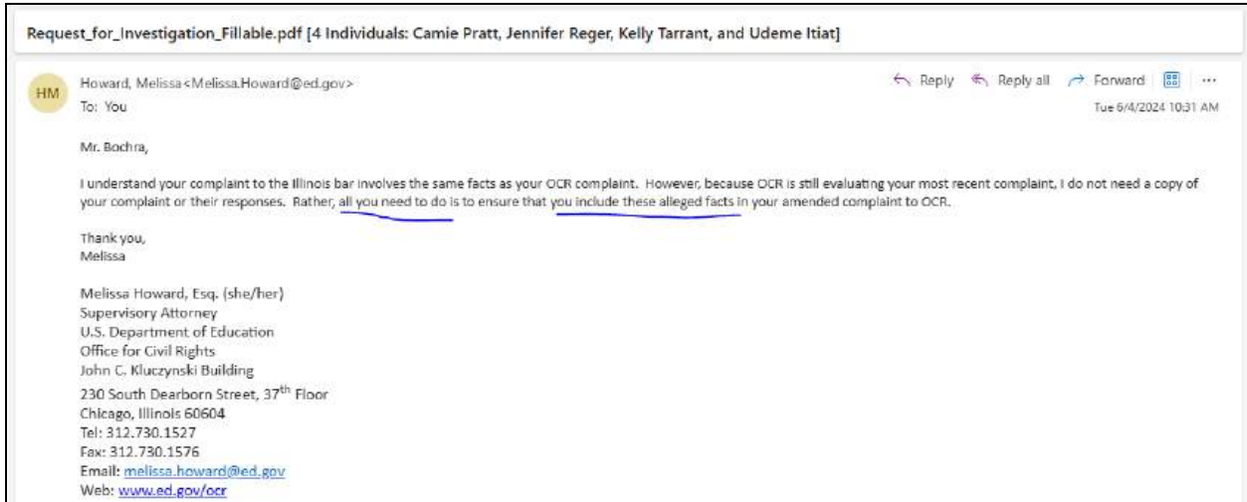
¹⁴⁶ See https://www.wlj.net/top_headlines/rancher-sues-biden-over-lack-of-farm-credit-appointments/article_49a5b05c-f357-11ee-a71c-abd1f84fd8.html

¹⁴⁷ See <https://x.com/dustinkittle/status/1806379943779045426>

“I came to complete not to refute. I came light to the World.” Jesus Christ

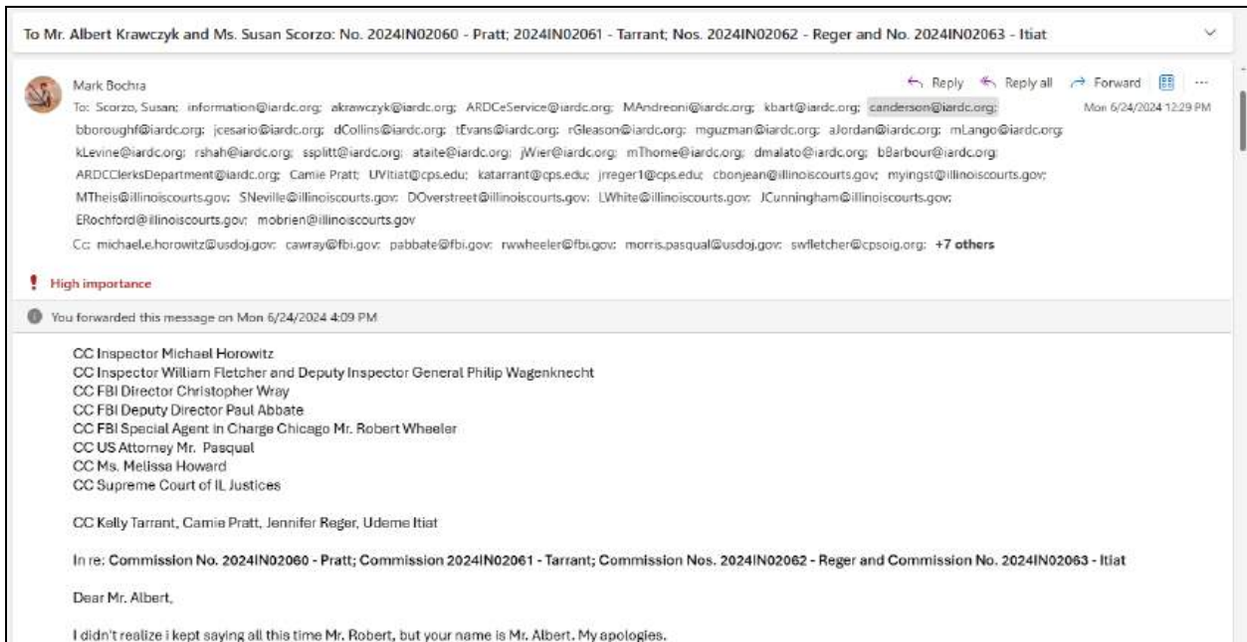
still investigating the ethics complaints we submitted but encouraged me to go ahead and file an action in court.

My case is different; it is all investigation, not a court case.



The Paralegal of Mr. Albert Team communicated with Mark and told him “if you are looking for responses through IARDC, than that is not an appealing request for reconsideration but if you ask for investigation then that is reason” So Mark told Ms. Theresa “he seeks an investigation because these CPS lawyers have harmed many employees by fabricating reports as reported by the news” Mark also sent additional information to Ms. Theresa for Mr. Albert’s team review.

The IL Supreme Court Justices were also aware of Mark’s journey as they were on the email because they oversee an administrative agency i.e., IARDC.



“I came to complete not to refute. I came light to the World.” Jesus Christ

VII. ADDITIONAL CHARGES

The most recent retaliation was Jennifer Reger forging CEO Pedro Martinez decision and name and dating the letter signed by her not him, in 2023 when the petition was filed in 2024.

Jennifer Reger crimes were many including the following:

3. Retaliated against you for filing complaints of discrimination on the basis of disability, national origin (shared Coptic ancestry), and sex with the District and OCR by failing to appropriately respond to a report of misconduct against you, by failing to conduct a fair and equitable investigation, and initiating employee disciplinary proceedings, which resulted in adverse employment action(s) against you, including the District terminating your employment and:

- a. submitting false information to the State of Illinois regarding your application for unemployment in or about August 2022;
- b. reporting your alleged misconduct and false information to the Illinois State Board of Education (ISBE); and
- c. placing you on the District’s “no not hire list” and subsequently denying your appeal of this designation on February 3, 2023.

The Department of Education’s mission is to promote student achievement and preparation for global competitiveness by fostering educational excellence and ensuring equal access.

www.ed.gov

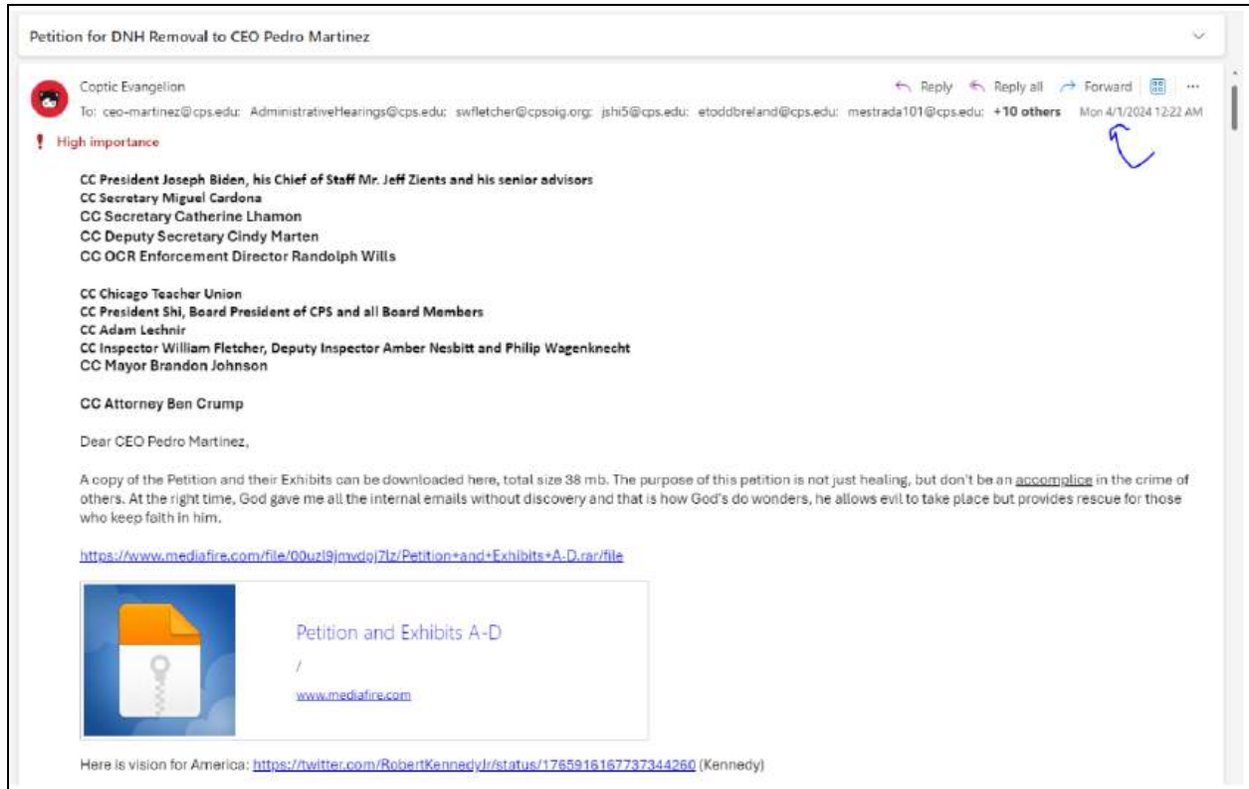
On April 1, 2024, I e-mailed CEO Pedro Martinez a copy of my petition for DNH removal and to cure discrimination with retaliation by 4 evil lawyers: Camie Pratt, Udeme Itiat, Jennifer Reger, and Kelly Tarrant. These 4 lawyers their crimes are many and in addition to them was Libby Massey.

I had to create a new e-mail coptic.evangelion@outlook.com with a different name because Kelly Tarrant spies on all my emails to the board and the CEO, preventing them from reaching proper channels, and she places any email with my name in a special inbox where only she gets to read them. She did that when I was an employee with CPS when she tried to turn me from a Complainant into a Respondent and stole OIG CPS response to me who never even responded to her. Her wickedness was discovered 2 years later along with others when ISBE became involved and subpoena CPS for my entire record and later ISBE gave me a copy of these records the process concluded.

While IARDC complaints were pending, I filed 4 IARDC complaints against each lawyer on July 17, 2024 with the most recent complaint filed against Libby Massey on July 23, 2024. While this was happening, from April 1, 2024 up to this date the CEO Pedro Martinez has not ruled on my petition which implicated the crimes of these lawyers.

As you can see here my petition to you, was e-mail on April 1, 2024.

“I came to complete not to refute. I came light to the World.” Jesus Christ



This is a copy of my email to you and you did receive my petition from email coptic.evangelion@outlook.com

While the IARDC complaints were pending, Jennifer Reger mailed me a letter on July 19, 2024 claiming the CEO met in the past (time travel) the date of the letter was February 3, 2023 forging his name and decision.



The envelope that was mailed to me July 19, 2024.



Office of Administrative Hearings
42 West Madison Street, 9th Floor - Chicago, Illinois 60602

Via Email

February 3, 2023



Mark Bochra
copticcross@outlook.com
bluemoonscience101@gmail.com

Dear Mark Bochra:

I am writing to inform you that our committee met to consider your request to remove the Do Not Hire (DNH) designation from your personnel file. I appreciate the time and effort you spent in providing us additional information in support of your request. However, after a thorough review and discussion of all the pertinent information, the committee rendered a decision to deny your request.

The decision of the committee is final, and there are no other avenues of appeal. Please note that while a petition may be made at any time after placement of the designation, only one petition every twelve (12) months shall be considered. The procedures for removal of the DNH designation may be found at cps.edu/oah.

Sincerely,

A handwritten signature in black ink that reads "Jennifer Reger".

Jennifer Reger
Executive Director
Administrative Hearings

JR:lg

Letter mailed in a July 19, 2024 envelope

Pursuant to the “CEO’s Guidelines for Designating Separated Employees as Ineligible for Rehire,” eligibility for rehire is a hiring standard that is within the sole discretion of the Board to establish. Separated employees who have a “DNH” designation on their record may petition the CEO for removal by taking the steps outlined below.¹⁴⁸

Mark ended up faxing the CEO office because Kelly Tarrant continues to filter Mark’s emails and he reported the crime of Jennifer Reger forging CEO Pedro Martinez decision letter with a date in 2023 when the petition was filed in 2024.

¹⁴⁸ See <https://www.cps.edu/about/policies/administrative-hearings/>

“I came to complete not to refute. I came light to the World.” Jesus Christ

VIII. THE RESIGNATION OF WILLIAM FLETCHER AND CAMIE PRATT FROM CPS TO CIRCUMVANT AN INESTIGATION: 18 U.S. CODE § 1512, 18 U.S. CODE § 1519, AND 18 U.S. CODE § 241

It is often very easy for humans when they have power to gather to do evil and once the evil has been discovered, evil often either try to cover it up or leave to prevent an investigation. The difference between me and William Fletcher and Camie Pratt is that when I was turned from a victim and a complainant into a respondent, I told Mr. Jeffery Turnbull during many of my phone calls with him in OCR Complaint 05-22-1497, I asked Mr. Tunrbull “they are retaliating against me, you’re doing anything? are you going to watch them keep retaliating against me?” He would often respond “we are evaluating everything you send us” This was not a good voice as he watched me in pain over and over, taking pleasure in his victim watching the victim going through retaliation nd pain and he is simply saying “we are evaluating everything” And we all know what happened on Mark’s Coptic Christian Eve.

In anyways, in one phone conversation with Mr. Tunrbull, Mark told Mr. Tunrbull “I see people resign so they don’t get retaliated against, I could resign but I won’t, I will go through the entire process” Mr. Turnbull would reply “that is up to you, we are evaluating everything you send us”.

See OCR Letter regarding retaliation.¹⁴⁹

The Federal civil rights laws make it unlawful to retaliate against an individual for the purpose of interfering with any right or privilege secured by these laws.³ If, for example, an individual brings concerns about possible civil rights problems to a school’s attention, it is unlawful for the school to retaliate against that individual for doing so. It is also unlawful to retaliate against an individual because he or she made a complaint, testified, or participated in any manner in an OCR investigation or proceeding. Thus, once a student, parent, teacher, coach, or other individual complains formally or informally to a school about a potential civil rights violation or participates in an OCR investigation or proceeding, the recipient is prohibited from retaliating (including intimidating, threatening, coercing, or in any way discriminating against the individual) because of the individual’s complaint or participation. OCR will continue to vigorously enforce this prohibition against retaliation.

If OCR finds that a recipient retaliated in violation of the civil rights laws, OCR will seek the recipient’s voluntary commitments through a resolution agreement to take specific measures to remedy the identified noncompliance.⁴ Such a resolution agreement must be designed both to ensure that the individual who was retaliated against receives redress and to ensure that the recipient complies with the prohibition against retaliation in the future. OCR will determine which remedies, including monetary relief, are appropriate based on the facts presented in each specific case.

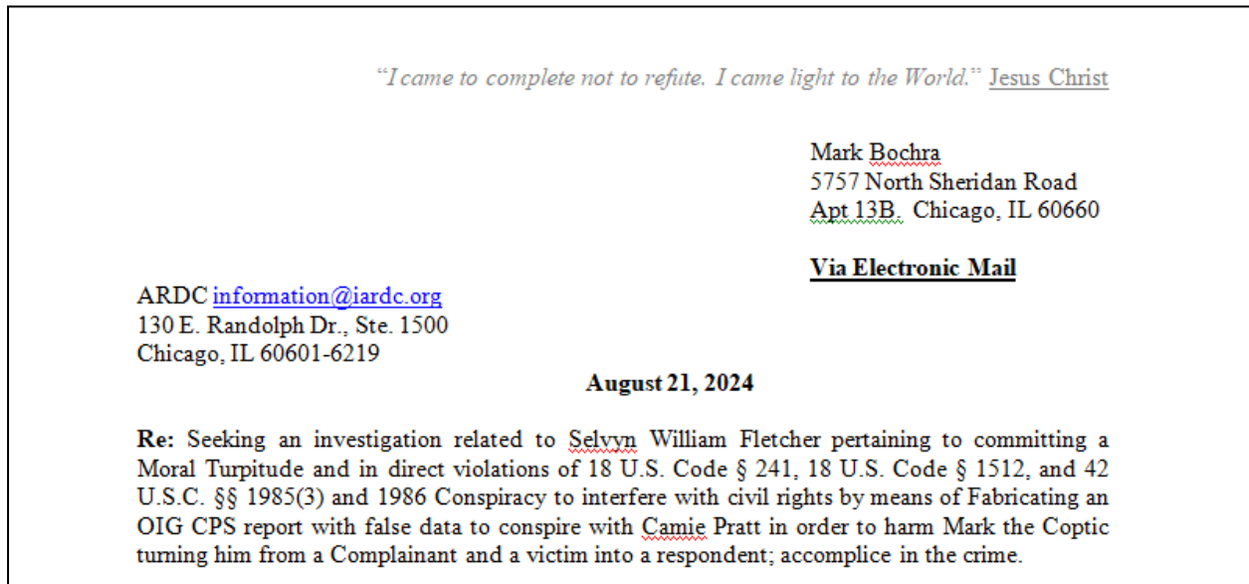
These laws are not enforced unless the government really enforces them. Otherwise it becomes just a text on the walls.

¹⁴⁹ See <https://www2.ed.gov/about/offices/list/ocr/letters/colleague-201304.html>

“I came to complete not to refute. I came light to the World.” Jesus Christ

Mark filed new IARDC complaints, one against Libby Massey (she was promoted to deputy general counsel at CPS), one against William Fletcher (inspector general at CPS), and last against Stephanie Gonzalez.

Once Mark filed an IARDC complaint against William Fletcher related to the forged OIG CPS report that is now turned into a fabricated report with names that don't exist, this was on August 21, 2024.



Within few days CPS announced that William Fletcher resigned effective August 23, 2024¹⁵⁰, there were also OIG CPS complaints against him to which they are being handled by Mr. Philip Wagenknecht who is the deputy inspector general and he lived through two inspector general's resigning from CPS during an investigation.

The issue with humans is that it was easy for many to do evil but very hard for them to heal, they rejected justice and healing and rather would seek obstruction and destroying evidence which is a violation of the following statutes:

These same people, who are running away from an investigation, used these statutes with others but these statutes couldn't be applied on them.

- 1) 18 U.S. Code § 1512 - Tampering with a witness, victim, or an informant.
- 2) 18 U.S. Code § 1519 Destruction, alteration, or falsification of records.
- 3) 18 U.S. Code § 241 - Conspiracy against rights.

The same was true with Camie Pratt, CPS title IX Coordinator, she took a job of an interim title ix coordinator all the way in Boston, MA.¹⁵¹

¹⁵⁰ See [Chicago Public Schools Inspector General Will Fletcher Resigns | Chicago News | WTTW](#)

¹⁵¹ See profile [Title IX and Equal Opportunity \(mcla.edu\)](#)

CONTACT THE TITLE IX COORDINATOR!

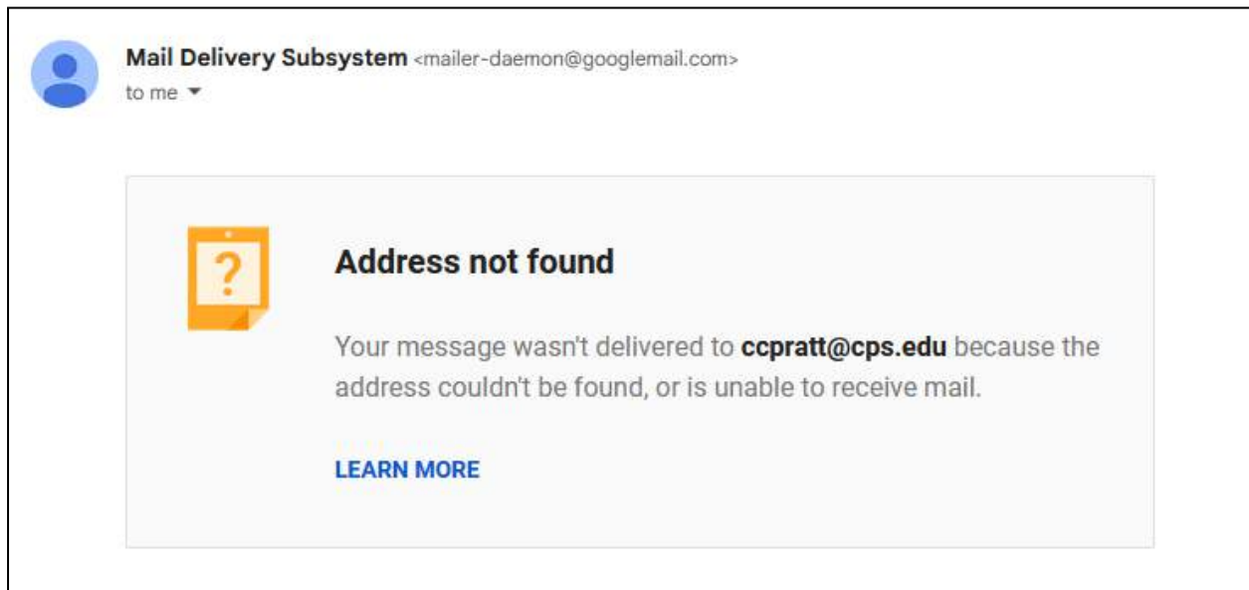
Title IX and Equal Opportunity Office

Office Location: Amsler Campus Center 106
375 Church Street
North Adams, MA 01247
TitleIX@mcla.edu

Camie Pratt

Interim Title IX Coordinator and Equal Opportunity Administrator
titleix@mcla.edu
413-662-5571

Yet her name is still on CPS website but her email returns unfound.¹⁵² This is how deceptive the current members of the Board of Education at CPS have become. Rather than heal, they provided two CPS staff who committed crimes to resign and work somewhere else. No one leaves a job unless they were told to do so or an investigation is taking place and they don't want the truth out.



Please see copies of IARDC Complaints against Libby Massey, William Fletcher, and Stephanie Gonzalez for sexual harassment and speaking about Mark's private body parts. According to Mr. Philip Wagenknecht, we went from a forged OIG CPS report to a fabricated OIG CPS report. People can change their words but we are still faced with the same reality, it was all “evil”

¹⁵² See <https://www.cps.edu/about/departments/office-of-student-protections-and-title-ix/>

“I came to complete not to refute. I came light to the World.” Jesus Christ

A. WILLIAM FLETCHER BEFORE HE RESIGNED HE ISSUED A 90 PAGES REPORT AGAINST CAMIE PRATT SEEKING HER TERMINATION AND PLACED ON DO NOT HIRE LIST

The conclusion to every evil act done by evil people is that in the end they will all end up fighting with each others because what was built on evil leads to destruction. Before William Fletcher resigned from his official capacity as the inspector general¹⁵³, he issued a 90 page report against Camie Pratt related to a different school.

The Chicago Tribune reports “The OIG’s report advised CPS to discipline Pratt, “up to and including her termination.” But she voluntarily left the district a week later as one of CPS’ highest-ranking and top-paid staffers, with a \$207,000 salary. Pratt was placed on the do-not-hire list in July.”¹⁵⁴



Former student protections chief Camie Pratt abused her position, according to OIG report criticizing CPS’ handling of Lincoln Park scandal

The CPS watchdog’s report casts new light on Pratt’s role in the web of sexual misconduct and retaliation allegations that embroiled Lincoln Park High School in scandal in early 2020.

www.chicagotribune.com

See report:

https://www.documentcloud.org/documents/25182133-oig-investigation_20-001178_pratt_and_spraggins_sri_final/

After 3 years cps settled with the teacher for 1.3 million. After Camie Pratt called William Fletcher a liar while he accused her of lying, abuse, and hiding information.¹⁵⁵



r/chicago on Reddit: ‘A settlement can’t replace my reputation’: CPS to settle Lincoln Park coaches’ defamation suits for \$1.3M

Posted by u/zerton - 73 votes and 13 comments

www.reddit.com

¹⁵³ See [Chicago Public Schools Inspector General Will Fletcher Resigns | Chicago News | WTTW](#)

¹⁵⁴ See [Former Chicago Public Schools official accused of misconduct](#)

¹⁵⁵ See the news [Chicago Public Schools to settle coaches’ defamation suits](#)

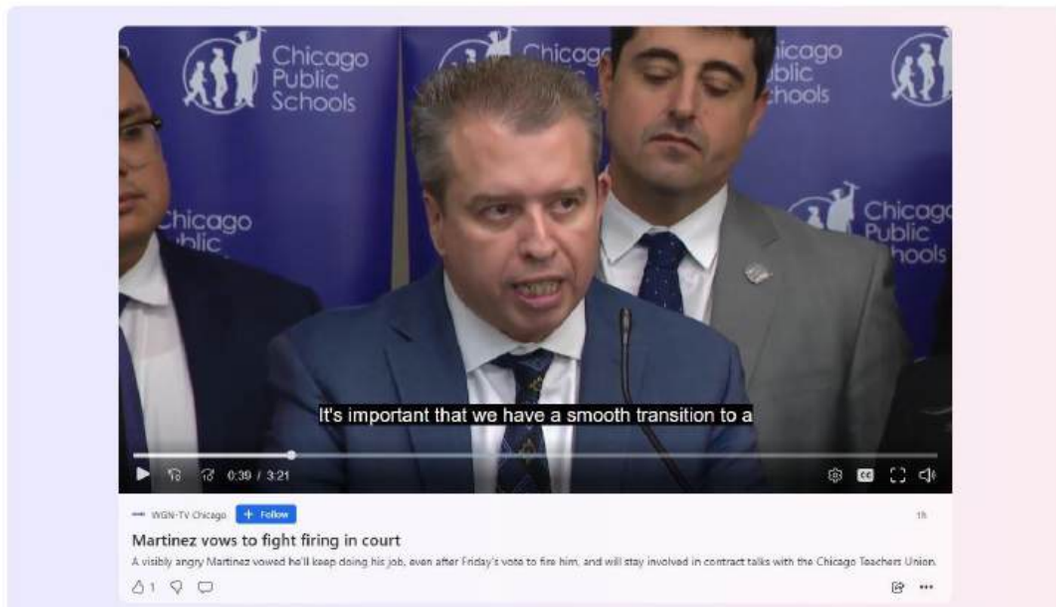
“I came to complete not to refute. I came light to the World.” Jesus Christ

B. THE FIRING OF THE CEO PEDRO MARTINEZ BY THE BOARD OF EDUCATION

Back to back all the evil people who were involved in Mark’s journey were dispersed by different means, either through resignation or firing.



CEO Pedro Martinez who allowed Jennifer Reger to forge his decision and date that decision letter a year in the past was publicly fired by the board of education in a live meeting, all board members voted to terminate CEO Pedro Martinez.¹⁵⁶



¹⁵⁶ See the Board Vote <https://www.youtube.com/live/ebFCfjAUbtg?si=bDKrV06FYxCxApa5&t=12212>

“I came to complete not to refute. I came light to the World.” Jesus Christ

IX. JUDICIAL MISCONDUCT COMPLAINT: THE CONNECTION BETWEEN CPS AND THE EXECUTIVE COMMITTEE INCLUDING THE 7TH CIRCUIT

Certainly OCR does not have jurisdiction to investigate judges, which is the duty of the 7th Circuit, the 7th Circuit Judicial Council, and the Judicial Conference Committee and some DOJ departments like Office for Professional Responsibility (OPR).¹⁵⁷

But because each side is using one another and both of them refused to heal so far, they are both connected and the evidence shows they are connected in targeting Mark’s home, later his place of work, and later him and his case in *Bochra v. U.S. Department of Education* (1:21-cv-03887).

To understand this further, please see copies of the recent filed Judicial Misconduct Complaint in No. 07-24-90072, two new complaints the 7th Circuit refused to provide Mark with their case numbers which showed deliberate indifference toward Mark the Coptic. What Mark see is that they want to win battles rather than heal.

A. AN OIG DOJ COMPLAINT AGAINST MS. SARAH TERMAN WHO REPRESENTED THE DEPARTMENT OF EDUCATION AND LIED TO THE COURT TO ATTACK MARK’S CHARACTER WITH LIES. AS WELL AS LIED TO MARK ABOUT SETTLING THE CASE CLAIMING DOE REFUSED SETTLEMENT AND LATER SAYING IT WAS HER DECISION.

When Mark filed an OIG DOJ complaint against Ms. Sarah Terman, the complaint brief was the following:

To understand this complex journey, please read my latest judicial misconduct complaint related to how my home was targeted, later my place of work at Chicago Public School, and then me and my own civil right case.

Statue: 18 U.S. Code § 241 - Conspiracy against rights

When i filed my civil right case *Bochra v. U.S. Department of Education* (1:21-cv-03887).¹⁵⁸

3 Attorneys filed an appearance, their emails attached on the docket were Ms. Sarah Terman, her supervisor Mr. Patrick Johnson, and another attorney, but Ms. Terman was leading the case.

First thing she did is lie to the Court in her motion to dismiss, attacking my character with lies, “lack of candor” relaying on her DOJ status and her connection to Judge Sara Ellis to win the case. When i filed my response in ECF 54. She became angry, she replied she needed more time to reply and she said "speaking with him is futile" she never returns my phone calls and she lies often. The very first issue is she intentionally redacted the name “Kenneth Marcus” working on behalf of Israel and not register under FARA, she erased

¹⁵⁷ See <https://www.justice.gov/opr>

¹⁵⁸ See <https://www.courtlistener.com/docket/60107808/bochra-v-us-department-of-education/>

“I came to complete not to refute. I came light to the World.” Jesus Christ

his name from existence even though he is the major part of my case and the IHRA definition, currently case pending before the supreme court.

She later knew my home was targeted and stalked my US Marshal Jerome Sliva, he resigned, she also knew Mr. John Kocoras tried to turn me from a complainant into a respondent and he also resigned.¹⁵⁹

The biggest issue is after everything that happened to me, i asked her via email to heal and settle this case. She replied to my email after a brief phone call, she said she will speak to the client i.e., the Department of Education, she later replied, DOE refused the settlement and that she will see how the appeal will move forward. When i called her over the phone and told her "i have a case with OCR against CPS, they didn't refuse settlement" she replied "I made the decision because i won the appeal, i have to go, i have a train to catch"

So she lies, first she says the client told her not to settle yet and later she say she made the decision herself but not only that, she was relaying on the judges to destroy my appeal because of all these judicial misconduct complaints and issues going on while they also knew initially they were targeting me trying to turn me from a complainant and a victim into a respondent. And so everything about humans have reduced to power and how evil they become, after that last phone call she always hangs the phone in my face and when i speak to her supervisor Mr Patrick Johnson he always say "speak with Sarah Terman, and he hangs the phone" he doesn't listen to my concerns or my pain or try to heal.

First read this complaint to understand the timeline.¹⁶⁰ Then read the previous ones.¹⁶¹

I ended up being on high blood pressure medication permanently and all i found in this entire journey were deceptive people and pain. Many of the people who did evil, like inspector William Fletcher of CPS when evil was discovered, he resigned.¹⁶²

From day one you will see how Sarah Terman lied to the court and used her status to attack my character with lies, that is now what a justice department lawyer should be especially working for an organization with the word "justice" and when i shared my response in ECF 54, she became very angry but she knew she would win because the judges, the executive committee were targeting me and than Mr. John Kocoras who resigned was also targeting me while i had many ongoing complaints. With time the truth

¹⁵⁹ See <https://www.justice.gov/usao-ndil/pr/first-assistant-united-states-attorney-john-c-kocoras-depart-us-attorney-s-office>

¹⁶⁰ See

https://www.mediafire.com/file/O8consaofcf5pt4/Final_Judicial_Misconduct_Complaint_%255BRule_26%255D_7th_Circuit-compressed.pdf/file

¹⁶¹ See [https://www.mediafire.com/file/d58mpbo8l7a8pub/7-22-](https://www.mediafire.com/file/d58mpbo8l7a8pub/7-22-2024_Judicial_Misconduct_Complaint_%255BRule_26%255D_Outside_Circuit-compressed.pdf/file)

[2024_Judicial_Misconduct_Complaint_%255BRule_26%255D_Outside_Circuit-compressed.pdf/file](https://www.mediafire.com/file/bp3ykjmztrrnj54/7-29-2024_Letter_Judicial_Misconduct_Complaint_%255BRule_26%255D_7th_Circuit-compressed.pdf/file) See

[https://www.mediafire.com/file/bp3ykjmztrrnj54/7-29-](https://www.mediafire.com/file/bp3ykjmztrrnj54/7-29-2024_Letter_Judicial_Misconduct_Complaint_%255BRule_26%255D_7th_Circuit-compressed.pdf/file)

[2024_Letter_Judicial_Misconduct_Complaint_%255BRule_26%255D_7th_Circuit-compressed.pdf/file](https://www.mediafire.com/file/nvsqbcn6oihjh3o/For_DOJ_Judicial_Misconduct_Complaint_07-24-90072.pdf/file) See

https://www.mediafire.com/file/nvsqbcn6oihjh3o/For_DOJ_Judicial_Misconduct_Complaint_07-24-90072.pdf/file

¹⁶² See <https://news.wttw.com/2024/08/27/chicago-public-schools-inspector-general-will-fletcher-resigns>

“I came to complete not to refute. I came light to the World.” Jesus Christ

and the evidence kept appear and God was working to reveal the evil that was taking place. Judges could interview Ms. Sarah Terman in the judicial misconduct proceeding or OIG DOJ could interview her as well. People attain power and they feel they can step on the weak because of that power. “Do for others, only what you have others do for you”

<https://i.imgur.com/hCCJeto.png>

Kenneth Marcus committed espionage by working on behalf of Israel and never register under FARA, it was also Rod Rosenstein who covered the crimes of Kenneth Marcus, both resigned. When this case came before the court, i was targeted left and right and my entire way of life changed. Ms Sarah Terman lied and tried to attack my character with lies just to win the case but already i was attacked also by the judges, my home was the first target, my place of work (my source of income) was the next target, and then me and my case was the last target, this was not a normal journey but a MAFIA.



IG Horowitz Seeks Authority to Investigate DOJ Lawyers

Department of Justice Inspector General Michael Horowitz asked members of Congress Thursday to upgrade his authority and allow him to investigate allegations of professional misconduct involving government lawyers who are involved in official investigations.

www.newsmax.com

“To my mind, transparency goes with accountability,” he said. “Where you have transparency ... transparency is the best disinfectant. If the public knows, if the lawyers in the department know that their misconduct is going to be public, I think that helps reform behavior, and it deters other folks.”¹⁶³

And this was the body text of my OIG DOJ complaint, the subject of the complaint was Ms. Sarah Terman and all I sought was the truth and an apology saying “Mark I am sorry for the pain I caused you” that is how healing comes forth.

OIG DOJ wrote me a letter that they are referring the complaint to two offices (1) Office of Professional Responsibility (OPR)¹⁶⁴ and (2) Executive Office for US Attorney’s General Counsel.¹⁶⁵

¹⁶³ See <https://www.newsmax.com/newsfront/michael-horowitz-doj-inspector-general/2023/03/23/id/1113593/>

¹⁶⁴ See <https://www.justice.gov/opr>

¹⁶⁵ See <https://www.justice.gov/usao/eousa>



DEPARTMENT OF JUSTICE | OFFICE OF THE INSPECTOR GENERAL

September 6, 2024

Mark Bochra
Elohim.coptic@outlook.com

Dear Mr. Bochra:

Thank you for your recent correspondences received on August 28, 2024. The U.S. Department of Justice (DOJ), Office of the Inspector General, investigates allegations of misconduct by employees and contractors of DOJ, as well as waste, fraud and abuse affecting DOJ programs and operations. After reviewing your complaint, we have determined that the matters that you raised are more appropriate for review by other offices within the DOJ. Therefore, we have forwarded your correspondence to:

U.S. Department of Justice
Office of Professional Responsibility
Director
950 Pennsylvania Avenue, NW
Washington, DC 20530

U. S. Department of Justice
Executive Office for U.S. Attorneys
General Counsel
950 Pennsylvania Avenue, NW
Washington, DC 20530

Please direct any further correspondence regarding this matter to these offices.

Of course, if you have information that involves other allegations or issues regarding DOJ employees, contractors, programs or operations, please feel free to submit that information to us.

Thank you for giving us the opportunity to review your concerns.

Sincerely,
Office of the Inspector General
Investigations Division

OPR tried to clean its hands from any oversight or any investigation by claiming “if the court didn’t sanction Ms. Sarah Terman, then we can’t investigate”, it is almost as if it is a cover up scheme of people who don’t want the truth out. Yet Mark never sought any sanction against Ms. Sarah Terman with the Court nor he would file one and also Judge Sarah Ellis interest was not Mark at all but the Executive Committee.

OPR mission was created by a Jewish attorney general, Edward Levi, his legacy is being turned into rubble because his office was created as a result of the Watergate scandal.

“I came to complete not to refute. I came light to the World.” Jesus Christ

In 1975, following revelations of ethical abuses and serious misconduct by senior Department officials during the Watergate scandal, Attorney General Edward Levi issued an order establishing the Office of Professional Responsibility (OPR). The Attorney General’s order directed OPR to “receive and review any information concerning conduct by a Department employee that may be in violation of law, regulations or orders, or applicable standards of conduct.” During its more than 40-year history, OPR has developed unique expertise conducting internal investigations concerning matters involving alleged professional misconduct. OPR has consistently sought to exercise its investigative authority with the highest degree of integrity, objectivity, and independence, regardless of the controversy or public profile of a particular matter. Today, OPR’s primary mission is to ensure that Department attorneys perform their duties in accordance with the highest professional standards, as would be expected of the nation’s principal law enforcement agency. In addition, through investigations of FBI whistleblower retaliation complaints, OPR seeks to ensure that current, former, and prospective FBI employees are protected from reprisal when they report what they reasonably believe to be misconduct.¹⁶⁶



Edward H. Levi - Wikipedia
en.wikipedia.org

Offices that were created by past leadership that don’t serve any purpose or help the public should be closed because it turns into a wasteful resources; just a title on the wall. But OPR has been criticized in the past for not investigating judges.¹⁶⁷



U.S. Justice Dept sued over records about complaints against federal judges
A watchdog group sued the U.S. Justice Department on Thursday seeking records showing how the DOJ responded to misconduct complaints against federal judges and U.S. Supreme Court justices spanning more than a decade.
www.reuters.com

In a filed lawsuit by Citizens for Responsibility and Ethics in Washington (“CREW”), they seek information on how many judges were investigated by OPR. See ongoing lawsuit.¹⁶⁸

¹⁶⁶ See <https://www.justice.gov/opr/about-opr> see https://en.wikipedia.org/wiki/Edward_H._Levi and see https://en.wikipedia.org/wiki/Watergate_scandal

¹⁶⁷ See <https://www.reuters.com/legal/government/us-justice-dept-sued-over-records-about-complaints-against-federal-judges-2022-10-06/>

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA**

CITIZENS FOR RESPONSIBILITY AND
ETHICS IN WASHINGTON,
1331 F Street NW, Suite 900
Washington, DC 20004,

Plaintiff,

v.

U.S. DEPARTMENT OF JUSTICE,
950 Pennsylvania Avenue NW
Washington, DC 20530,

Defendant.

Civil Action No. _____

COMPLAINT FOR INJUNCTIVE AND DECLARATORY RELIEF

1. Plaintiff Citizens for Responsibility and Ethics in Washington (“CREW”) brings this action under the Freedom of Information Act (“FOIA”), 5 U.S.C. § 552, against Defendant U.S. Department of Justice (“DOJ”) seeking records from DOJ’s Office of Professional Responsibility (“OPR”) relating to complaints of professional misconduct by federal judges.
2. CREW seeks declaratory relief that DOJ is in violation of FOIA, and injunctive relief requiring DOJ to immediately process and release the requested records.

Mark filed another complaint with OIG DOJ telling them about OPR letter forsaking its investigatory duties. However, the one who has jurisdiction over Ms. Sarah Terman is OIG DOJ as they did with former deputy director of FBI Andrew Mcbee.¹⁶⁹

IV.	OIG Analysis	22
A.	Lack of Candor	22
1.	Lack of Candor with Then-Director Comey on or around October 31, 2016.....	22
2.	Lack of Candor in Interview under Oath with INSD Agents on May 9, 2017	27
3.	Lack of Candor in Interview under Oath with OIG Investigators on July 28, 2017	29
4.	Lack of Candor in Interview under Oath with OIG Investigators on November 29, 2017	31
B.	Media Policies.....	32
C.	Conclusion	35

¹⁶⁸ See <https://www.courtlistener.com/docket/65405045/citizens-for-/> Status report
<https://storage.courtlistener.com/recap/gov.uscourts.dcd.247964/gov.uscourts.dcd.247964.14.0.pdf>

¹⁶⁹ See <https://oig.justice.gov/reports/2018/o20180413.pdf>

“I came to complete not to refute. I came light to the World.” Jesus Christ

See also a FOIA request to the Department of Education pertaining to Kenneth Marcus and his use of the IHRA definition.

All of this pain was caused by this very same case *Bochra v. U.S. Department of Education* (1:21-cv-03887), it is the duty of the Department of Education to heal this journey.

But I often say when I see hardship and struggle in seeking justice or healing, when it is difficult I tell the Lord, God “My rights are in your hands, you do not forgot them or the pain I went through.”

B. AN OIG DOJ COMPLAINT AGAINST MS. ELIZABETH PRELOGAR THE SOLICITOR GENERAL FOR WAIVING HER RIGHTS TO RESPOND TO THE SUPREME COURT YET SHE HAD THE DUTY TO SPEAK THE TRUTH RATHER THAN OBSTRUCT JUSTICE.

The Solicitor General is not a neutral, he is an advocate; but an advocate for a client whose business is not merely to prevail in the instant case. My client's chief business is not to achieve victory, but to establish justice.¹⁷⁰

Ms. Sarah Terman said she will settle if the case returns to the district court while the solicitor general waived her right to respond saying “I have nothing to say”.¹⁷¹ Now a petition for rehearing is pending before the Supreme Court.¹⁷²

See “The Solicitor General and Confession of Error”

Confessing error does not always win popularity points. For instance, imagine you are the lower-court judge to whom the government said, “We should win this case,” and the lower court listens to the government. And then the Solicitor General later on turns around and says, “Actually, we should not have won that case. You are wrong.” This is what Learned Hand, one of our most distinguished judges ever to serve on the court of appeals, said: “It’s bad enough to have the Supreme Court reverse you, but I will be damned if I will be reversed by some Solicitor General.”¹⁰ And of course, the decision to confess may be unpopular with the prosecutors at the Justice Department, or others, who worked really hard to try and secure that conviction, to defend it in the court of appeals, and then you have this bureaucrat in Washington saying, “No, we’ve got to do this the other way,” and it is flipped.¹⁷³

After office of inspector general (OIG DOJ) reviewed Mark’s complaint against Ms. Prelogar, they referred to the complaint to DOJ Office of Professional responsibility.

¹⁷⁰ See <https://www.justice.gov/osg/solicitor-general-historical-context>

¹⁷¹ See https://www.supremecourt.gov/DocketPDF/24/24-5703/331120/20241104201216651_Waiver%20Letter%20-24-5703.pdf

¹⁷² See https://www.supremecourt.gov/DocketPDF/24/24-5703/336769/20250108131611935_bochra%20corrected%20rehearing%2024-5703.pdf

¹⁷³ See <https://ir.lawnet.fordham.edu/cgi/viewcontent.cgi?article=4916&context=flr>

“I came to complete not to refute. I came light to the World.” Jesus Christ

Soon Ms. Prelogar will resign and be replaced by the Trump’s administration Solicitor General who would have a different view than hers. Trump who claims his agenda is an “America First Policy and Agenda, should not be endorsing the IHRA definition.”



DEPARTMENT OF JUSTICE | OFFICE OF THE INSPECTOR GENERAL

December 5, 2024

Mark Bochra
Elohim.coptic@outlook.com

Dear Mr. Bochra:

Thank you for your correspondence received on December 1, 2024. The U.S. Department of Justice (DOJ), Office of the Inspector General, investigates allegations of misconduct by employees and contractors of DOJ, as well as waste, fraud and abuse affecting DOJ programs and operations. After reviewing your complaint, we have determined that the matters that you raised are more appropriate for review by another office within the DOJ. Therefore, we have forwarded your correspondence to:

U.S. Department of Justice
Office of Professional Responsibility
950 Pennsylvania Avenue, NW
Washington, DC 20530

Please direct any further correspondence regarding this matter to this office.

Of course, if you have information that involves other allegations or issues regarding DOJ employees, contractors, programs or operations, please feel free to submit that information to us.

Thank you for giving us the opportunity to review your concerns.

Sincerely,

Office of the Inspector General
Investigations Division

“I came to complete not to refute. I came light to the World.” Jesus Christ

C. AN OIG DOJ COMPLAINT AGAINST FORMER US MARSHAL JEROME SLIVA

The only complaint which Mark never received a respond back to it was related to the US Marshal Jerome Sliva (OIG DOJ is always silent so far about that particular subject of that complaint); Jerome Sliva is the key to the Executive Committee who are linked to Chicago Public School targeting. Already the testimony of the valet Sergio Hernandez under oath was taken in the no stalking petition which we all know he lied and perjured himself; Sergio is leaving the building by the end of the month i.e., retiring. So one less danger is leaving Mark.

When addressing “conspiracy against rights” 18 U.S. Code § 241 - Conspiracy against rights, motives were very clear, why many targeted Mark over his civil right litigation? And why many sought to destroy Mark who ended up with being permanently on high blood pressure medication because of everything that happened to him. What happened was not a Court anymore but a MAFIA.

On September 25, 2024, Mark filed an updated complaint related to Jerome Sliva and the US Marshal Office for the northern district of Illinois, this is not the first time OIG DOJ investigated this office and some resigned from official duties.

- 1) First time it was over finances.¹⁷⁴
- 2) Second time, it was over a US Marshal Director threatening a judge with a gun.¹⁷⁵

The Third time is related to Mark’s journey and how the Executive Committee used specific evil US Marshal like Jerome Sliva to stalk and scare private citizens from reporting misconduct, then Ms. Diane Sykes obstructs justice by destroying the complaints.

Taken from Mark’s complaint:

Then we have US Marshals listening to some evil judges from the executive committee and sent out to scare private citizens from reporting misconduct like we have in my case Jerome Sliva but they did it with other pro se litigants and that is pattern and practice.

To circumvent pattern and practice investigation, they assigned my complaint to Ms. Diane Sykes but this other complaint to Mr. Thomas L. Kirsch II but both wrote similar language to destroy complaints that is where OIG DOJ jurisdiction comes in, they have jurisdiction over the US Marshal Office; there are always good and evil people.

See Complaint Nos. 07-22-90056 through -90075

https://www.ca7.uscourts.gov/judicial-conduct/judicial-conduct_2022/07-22-90075_through_90056_Memorandum_and_Order.pdf

¹⁷⁴ See <https://abc7chicago.com/archive/9177963/>

¹⁷⁵ See <https://www.chicagotribune.com/2022/04/28/chicago-has-a-new-us-marshal-4-years-after-previous-boss-resigned/>

“I came to complete not to refute. I came light to the World.” Jesus Christ

See my complaint Nos. 07-22-90041 through -90048 (the day this complaint was received by the 7th circuit, i was targeted few hours later at Chicago Public School) and many read my OCR complaint that is being handled by Ms Melissa Howard.

https://www.ca7.uscourts.gov/judicial-conduct/judicial-conduct_2022/07-22-90048_through_90041_Memorandum_and_Order.pdf

<https://www.scribd.com/document/716159090/Brief-Related-to-The-Executive-Committee-and-a-Coptic-in-22-1815-121-Cv-06223>

3 of 4

Complaint Description

Details: *

Please provide a description of the facts and circumstances surrounding the reported activities, such as the evidence forming the basis of this report, the names of the individuals involved, dates, location, how the matter was discovered, potential witnesses and their involvement, and any corrective action already taken.

All this targeting because of a case related to the Israeli lobby, it makes me wonder do DOJ lawyers and judges work for Israel to erase Kenneth Marcus name from existence?

Bochra v. U.S. Department of Education (1:21-cv-03887)
<https://www.courtlistener.com/docket/60107808/bochra-v-us-department-of-education/>

18 U.S. Code § 241 - Conspiracy against rights

If two or more persons conspire to injure, oppress, threaten, or intimidate any person in any State, Territory, Commonwealth, Possession, or District in the free exercise or enjoyment of any right or privilege secured to him by the Constitution or laws of the United States, or because of his having so exercised the same; or

By now inspector General Michael Horowitz should have enough evidence that i wasn't only being stalked by Jerome Sliva but targeted by many. This story is repeating

<https://oig.justice.gov/news/press-release/deputy-us-marshall-indicted-and-arrested-conspiracy-cyber-stalking-and-perjury>

Also there is a pattern and practice for few agents working at the US Marshal office at the northern district of Illinois threatening and doing the evil work of some members of the executive committee to silence them up from speaking while the 7th Circuit Ms Diane Sykes obstructs justice.

If this state judge was charged with a crime for wanting to use the FBI to stalk a private citizen, then why are federal judges doing the same covertly using US Marshals ? Why do they treat Federal Judges different from State Judges, you see here is where DOJ trust falls because if they can't write a report saying this is wrong, the judges will keep doing it.

<https://www.newsobserver.com/news/local/article42936522.html>

OIG DOJ spoke about Trust in the Justice Department, the public trust a federal agency when it protects the weak from the powerful not when they cover for the powerful because of status and reputation.

<https://oig.justice.gov/tmpc/challenge-2>

See a collection of my complaints that Ms Diane Sykes tried to destroy over and over, the only thing she showed was "evil motives" when she jumped from being an investigator to a judicial officer in my appeals.

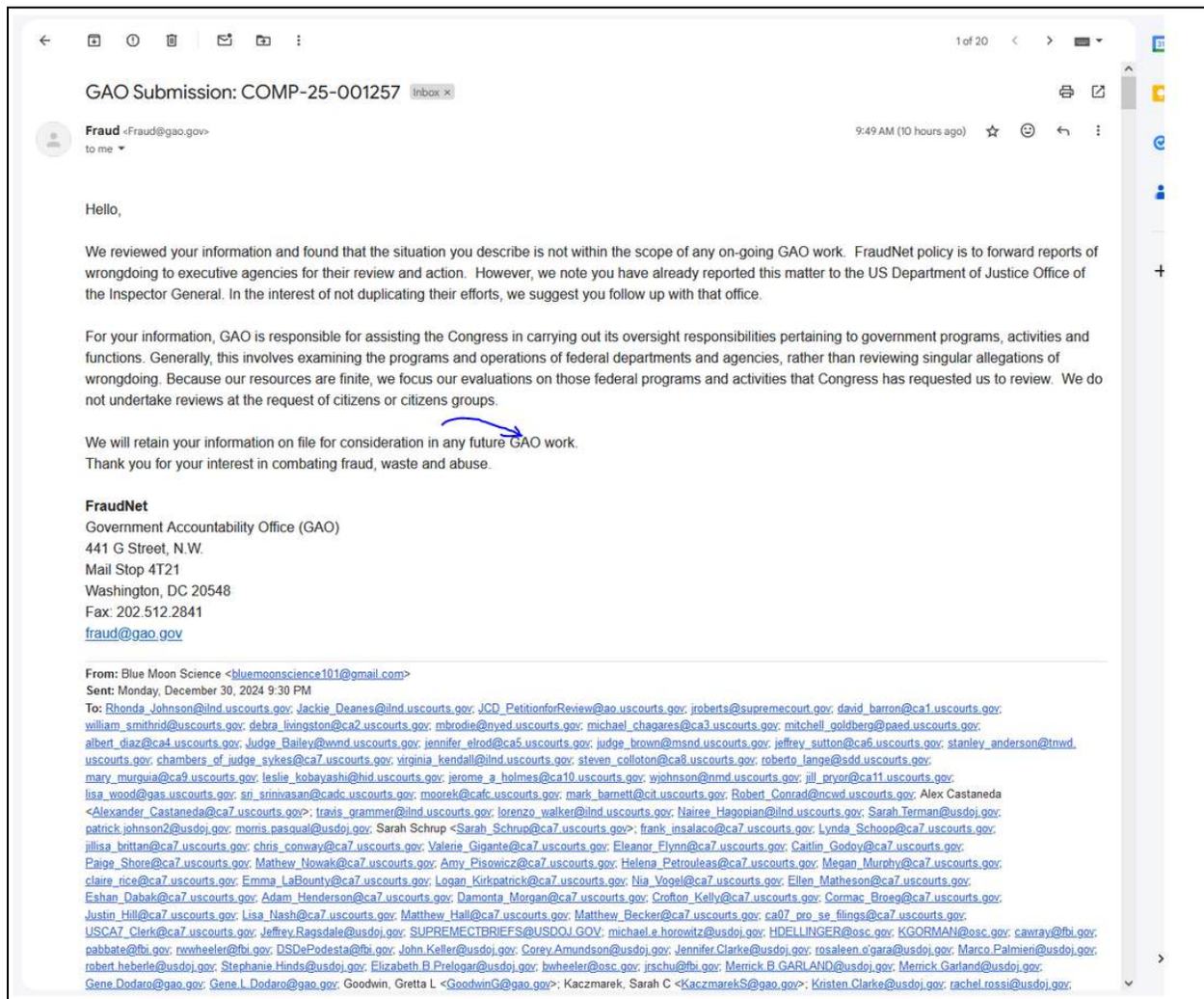
https://www.mediafire.com/file/98vr3ma8k6at92l/For_FBI_-_Letter_to_the_Judicial_Conference_Committee-compressed.pdf/file

“I came to complete not to refute. I came light to the World.” Jesus Christ

D. AFTER A SERIES OF JUDICIAL MISCONDUCT COMPLAINTS WHICH SHOWED DIANE SYKES LACK OF CANDOR, OBSTRUCTION OF JUSTICE AND AN ARRAY OF CORRUPTION, SHE WAS REFERRED TO THE FBI ALONG WITH JIM RICHMOND AND FEW OTHERS

Over and over Ms. Diane Sykes refused both justice and healing, she preferred covering for another, while she couldn't keep her words the same, from “I don't understand” to “I understand” she continued to leave a trail of cover ups within her writings when she tried to destroy Mark's complaints. In the end she continued to say “employees are beyond the purview of the judicial misconduct procedure” meaning she can't investigate employees who witness a crime yet she was one of the subject of my complaints.

While Mark reached out to other Government Agencies like Government Accountability Office which has jurisdiction over judges, they assigned Mark's emails a complaint number 25-001257 and told him to wait for OIG DOJ to conduct its investigation so it doesn't become a duplicate.



“I came to complete not to refute. I came light to the World.” Jesus Christ

In the meantime since Ms Diane Sykes relinquished jurisdiction over the threats of Jim Richmond telling Mark how his future appeal will be fixed by the 7th circuit judges i.e., corrupting the court. Now the FBI gains jurisdiction over Jerome Sliva, Rhonda Johnson, Thomas Bruton and employees of the Court who were named as subjects within Mark’s complaints. Each one of them did something evil and covered for an evil system.

In the past an indictment came against one 7th Circuit Judge in 1970 in *United States v. Isaacs*, 493 F.2d 1124, 1131 (7th Cir. 1974); but ever since that year and Federal Judges were given a pass to corrupt the court and obstruct justice with no accountability and the idea of protecting the weak from the evil powerful was long forgotten which allows the evil powerful to continue being evil.

I. The jurisdiction of the district court to try a federal judge upon an indictment prior to removal from office by impeachment.

Kerner became a United States Circuit Judge for the Seventh Judicial Circuit on May 20, 1968, 390 F.2d xv, and still holds that office. The conspiracy count covers a period beginning prior to 1961 and continuing to the date of the return of the indictment with one overt act related to conduct in 1970. The perjury count and the § 1001 count cover matters occurring after he took office as a federal judge. All other counts relate to offenses that precede that event.

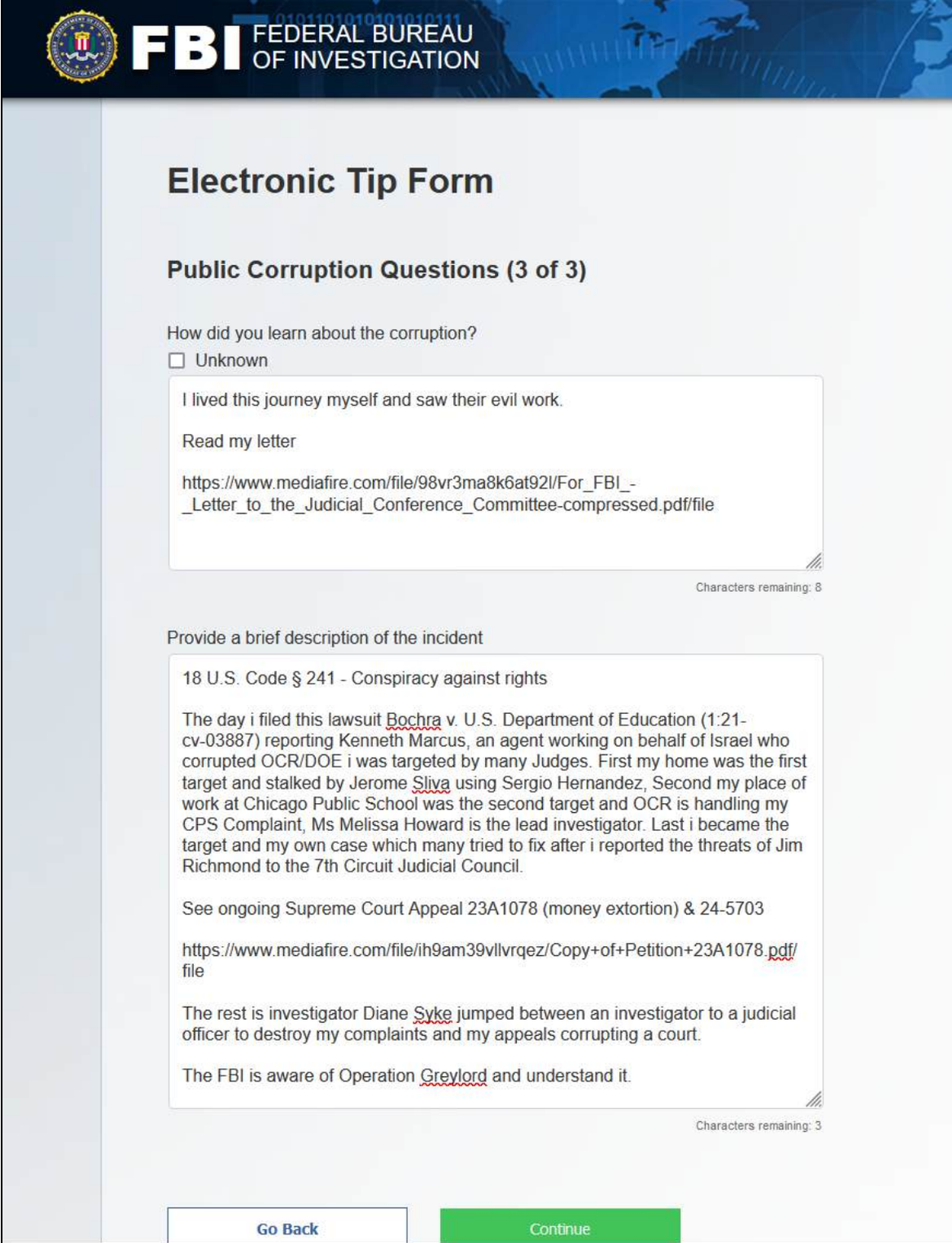
The question is whether a court has jurisdiction to try a federal judge upon an indictment before his removal from office by the impeachment process. This point was not raised in the trial court and is presented for the first time on this appeal.

Rule 12(b)(2), F.R.Crim.P., provides that defenses and objections based on defects in the institution of the prosecution or in the indictment, other than a failure to show jurisdiction or charge an offense, may be made by motion before trial and, if not made, are thereafter waived. Lack of jurisdiction may be noticed at any time during the pendency of the prosecution. The first problem is whether we are concerned with personal or subject-matter jurisdiction. Personal jurisdiction may be waived by failure to challenge but subject-matter jurisdiction may not. *Sewell v. United States*, 8 Cir., 406 F.2d 1289, 1292, and *Pon v. United States*, 1 Cir., 168 F.2d 373, 374; see also *Ford v. United States*, 273 U.S. 593, 606, 47 S.Ct. 531, 71 L.Ed. 793.

Kerner argues that the provisions of Articles I and II of the Constitution relating to impeachment provide the only means of removing a judge from office, and, because conviction on criminal charges is tantamount to removal
1141 *1141 from office, federal courts are without jurisdiction over the person. The real basis for the argument is the claim of a constitutional privilege or immunity. That claim goes to the power of the court to act, and hence

“I came to complete not to refute. I came light to the World.” Jesus Christ

Mark filed FBI complaints against Jim Richmond, Rhonda Johnson and another employee of the Court. In terms of Judges who were investigators jumping between an investigatory process claiming they don't understand and later return to judicial process in Mark's appeal to destroy his appeals, these were Diane Sykes, Ilana Rovner, Michael Brennan, and Michael Scudder.



The image shows a screenshot of the FBI's Electronic Tip Form. At the top left is the FBI seal and the text "FBI FEDERAL BUREAU OF INVESTIGATION". The main heading is "Electronic Tip Form". Below it is the section "Public Corruption Questions (3 of 3)". The first question is "How did you learn about the corruption?". There is a checkbox for "Unknown" which is unchecked. A text box contains the following text: "I lived this journey myself and saw their evil work. Read my letter https://www.mediafire.com/file/98vr3ma8k6at92l/For_FBI_-_Letter_to_the_Judicial_Conference_Committee-compressed.pdf/file". Below the text box is a "Characters remaining: 8" indicator. The second question is "Provide a brief description of the incident". A text box contains the following text: "18 U.S. Code § 241 - Conspiracy against rights The day i filed this lawsuit Bochra v. U.S. Department of Education (1:21-cv-03887) reporting Kenneth Marcus, an agent working on behalf of Israel who corrupted OCR/DOE i was targeted by many Judges. First my home was the first target and stalked by Jerome Sliva using Sergio Hernandez, Second my place of work at Chicago Public School was the second target and OCR is handling my CPS Complaint, Ms Melissa Howard is the lead investigator. Last i became the target and my own case which many tried to fix after i reported the threats of Jim Richmond to the 7th Circuit Judicial Council. See ongoing Supreme Court Appeal 23A1078 (money extortion) & 24-5703 https://www.mediafire.com/file/ih9am39vllvrqez/Copy+of+Petition+23A1078.pdf/file The rest is investigator Diane Syke jumped between an investigator to a judicial officer to destroy my complaints and my appeals corrupting a court. The FBI is aware of Operation Greyford and understand it." Below the text box is a "Characters remaining: 3" indicator. At the bottom of the form are two buttons: "Go Back" and "Continue".



FBI FEDERAL BUREAU
OF INVESTIGATION

Electronic Tip Form

Public Corruption Questions (3 of 3)

How did you learn about the corruption?

Unknown

I witnessed it and i investigated it because i lived it.

https://www.mediafire.com/file/98vr3ma8k6at92l/For_FBI_-_Letter_to_the_Judicial_Conference_Committee-compressed.pdf/file

Characters remaining: 20

Provide a brief description of the incident

Since Ms Diane Sykes the investigator who obstruct justice and covered up many crimes continue to say employees are beyond the purview of the code of conduct judicial misconduct proceedings, she relinquished jurisdiction, that means the FBI has jurisdiction over Jim Richmond an employee of the 7th circuit.

Jim Richmond is the one who can explain how judges planned to fix my future case before it was even filed and what they told him. Here is my complaint reporting his threats and it came to pass in the future.]

<https://www.scribd.com/document/717275139/Judicial-Misconduct-Reporting-Jim-Richmond-of-the-7th-Circuit>

Now some of this related to Jim Richmond is part of my petition before the supreme court

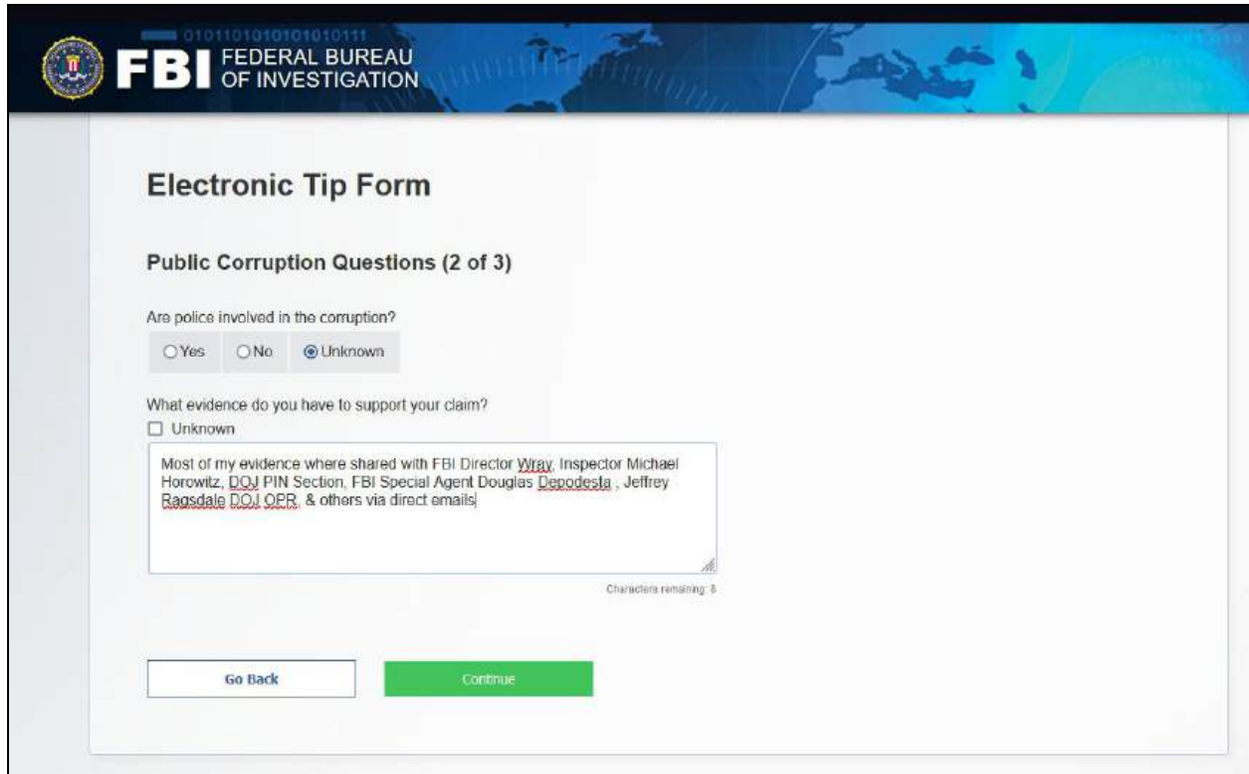
<https://www.supremecourt.gov/search.aspx?filename=/docket/docketfiles/html/public/24-5703.html>

See also PIN <https://www.justice.gov/criminal/criminal-pin>

Public Integrity Section

Jim Richmond 7th circuit employee
Diane Sykes an investigator and the 7th circuit chief judge

“I came to complete not to refute. I came light to the World.” Jesus Christ



The screenshot shows the FBI's Electronic Tip Form. At the top, it features the FBI logo and the text "FBI FEDERAL BUREAU OF INVESTIGATION". The main heading is "Electronic Tip Form". Below this, it says "Public Corruption Questions (2 of 3)". The first question is "Are police involved in the corruption?" with radio buttons for "Yes", "No", and "Unknown". The "Unknown" option is selected. The second question is "What evidence do you have to support your claim?" with a checkbox for "Unknown". A text box contains the following text: "Most of my evidence where shared with FBI Director Wray, Inspector Michael Horowitz, DOJ PIN Section, FBI Special Agent Douglas Depodesta, Jeffrey Ragsdale DOJ OPR, & others via direct emails". Below the text box, it says "Characters remaining: 8". At the bottom, there are two buttons: "Go Back" and "Continue".



Illinois' Dishonor Roll: Meet the convicted, indicted judges

James Heiple resigned as Illinois Supreme Court's chief justice on May 2, 1997, two days after a panel of fellow judges censured him. He remained on the court.

www.chicagotribune.com

When humans started to worship status, sin is multiplied

CONCLUSION

In conclusion, I am respectfully requesting to evaluate and investigate intentional discrimination with retaliation under title vi (shared ancestry based on Coptic identity “threatened not to speak about Jesus Christ”), title ix (sexual harassment, gender base discrimination and sex discrimination with retaliation) and section 504 (all the constant mental anguish Mark was placed in since April 1, 2022 up to January 2, 2024).

And to evaluate and investigate further retaliation which occurred on February 3, 2023 and ongoing with the recent chain of events occurring on January 2, 2024. The discrimination with retaliation came this time from CEO Pedro Martinez and the DNH Committee if there are any. There is also a pattern and practice of retaliating against CPS employees who report discrimination, please refer to **Exhibit “A”** pages 183, 187, and 194.

“I came to complete not to refute. I came light to the World.” Jesus Christ

Intentional discrimination occurs when a recipient is aware that a Complainant made a complaint of discrimination under any of the laws OCR enforces whether title ix, title vi, or section 504, yet they took adverse action against the Complainant, which turns not only into retaliation but intentional discrimination.

The Supreme Court has consistently treated retaliation against civil rights complainants as a form of intentional discrimination. The Court has held that “retaliation offends the Constitution [because] it threatens to inhibit exercise of the protected right” and “is thus akin to an unconstitutional condition demanded for the receipt of a government-provided benefit.” *Crawford-El v. Britton*, 523 U.S. 574, 588 n.10 (1998) (citations and internal quotation marks omitted); see also *Chandamuri v. Georgetown Univ.*, 274 F. Supp. 2d 71, 81 (D.D.C. 2003) (discussing Court’s approach to retaliation in *Crawford-El*).

Moreover, Office for Civil Rights warned against retaliation pertaining to students, the same is true for teachers.¹⁷⁶ On April 24, 2013, the Office for Civil Rights (OCR) in the U.S. Department of Education issued a letter warning against retaliation.¹⁷⁷

The Federal civil rights laws make it unlawful to retaliate against an individual for the purpose of interfering with any right or privilege secured by these laws. If, for example, an individual brings concerns about possible civil rights problems to a school’s attention, it is unlawful for the school to retaliate against that individual for doing so. It is also unlawful to retaliate against an individual because he or she made a complaint, testified, or participated in any manner in an OCR investigation or proceeding.

Incorporation of protection against retaliation under Title IX – [34 CFR 106.71](#), Title VI – [34 CFR 100.7\(e\)](#), Section 504 of the Rehabilitation Act of 1973 – [34 CFR 104.61](#), and Title II of the Americans with Disabilities Act – [28 CFR 35.134](#).

In the recent letter recited by Ms. Melissa Howard without an evaluation with the Complainant, she made up her set of allegations, and treated them as issues investigated previously which were not and later used the manual section 110(1) to dismiss these allegations but there is no section 110(1), there is however 110 (A)(1) which says the following:

Section 110(A)(1) states that another federal agency is handling the complaint and will reach a resolution and remedy that OCR would obtain, that means EEOC, and it says a complainant can re-file within 60 days if there was no remedy and resolution to the charges being referred to EEOC. That means OCR and EEOC must work together but they are allowing EEOC to lead.

¹⁷⁶ See <https://www2.ed.gov/policy/rights/guid/ocr/retaliationoverview.html>

¹⁷⁷ See <https://www2.ed.gov/about/offices/list/ocr/letters/colleague-201304.pdf>

SECTION 110 DETERMINE WHETHER TO CLOSE OR DISMISS AN ALLEGATION(S)

Generally, section 110 is applied to close allegation(s) during an investigation.

Where OCR has obtained sufficient evidence to support a finding under subsection 303(a) (insufficient evidence) and/or 303(b) (violation), OCR will not close or dismiss the allegation(s) but will proceed in accordance with the appropriate provisions set forth in section 303. When OCR closes or dismisses an allegation(s) for any of the reasons identified in this section, it will issue letters to the parties, as appropriate, explaining the reason(s) for the closure or dismissal.

OCR *will* close or dismiss an allegation(s) for the following reasons:

- (a) The same allegation has been filed by the complainant against the same recipient with another federal, state, or local civil rights enforcement agency or through a recipient’s internal grievance procedures, including due process proceedings, *and*

1. *Where the allegation(s) filed with OCR is currently pending before another federal, state, or local civil rights enforcement agency or through a recipient’s internal grievance procedures, including due process proceedings, and OCR anticipates that the allegation(s) will be investigated, the remedy obtained will be the same as the remedy that would be obtained if OCR were to find a violation regarding the allegation(s), and that there will be a comparable resolution process under comparable legal standards. OCR will advise the complainant that they may re-file within 60 days of the completion of the other entity’s action. Generally, OCR will not conduct its own investigation; instead, OCR reviews the results of the other entity’s determination and decides whether the other entity provided a comparable resolution process in which it applied comparable legal standards.*

2. *Where the allegation(s) filed with OCR has been resolved by another federal, state, or local civil rights enforcement agency or through a recipient’s internal grievance procedures, including due process proceedings, and the allegation(s) was investigated, any remedy obtained is the same as the remedy that would be obtained if OCR were to find a violation regarding the allegation(s), and there was a comparable resolution process in which it applied comparable legal standards.*

See also EEOC regulations:

<https://www.ecfr.gov/current/title-29/subtitle-B/chapter-XIV/part-1691/section-1691.6>

§ 1691.6 General rules concerning EEOC action on complaints.

(a) A complaint of employment discrimination filed with an agency, which is transferred or referred to EEOC under this regulation, **shall be deemed a charge received by EEOC.** For all purposes under title VII and the Equal Pay Act, the date such a complaint was received by an agency shall be deemed the date it was received by EEOC.

(b) When EEOC investigates a joint complaint it shall, where appropriate, seek sufficient information to allow the referring agency to determine whether the alleged employment discrimination is in a program or activity that receives Federal financial assistance and/or whether the alleged employment discrimination causes discrimination with respect to beneficiaries or potential beneficiaries of the assisted program.

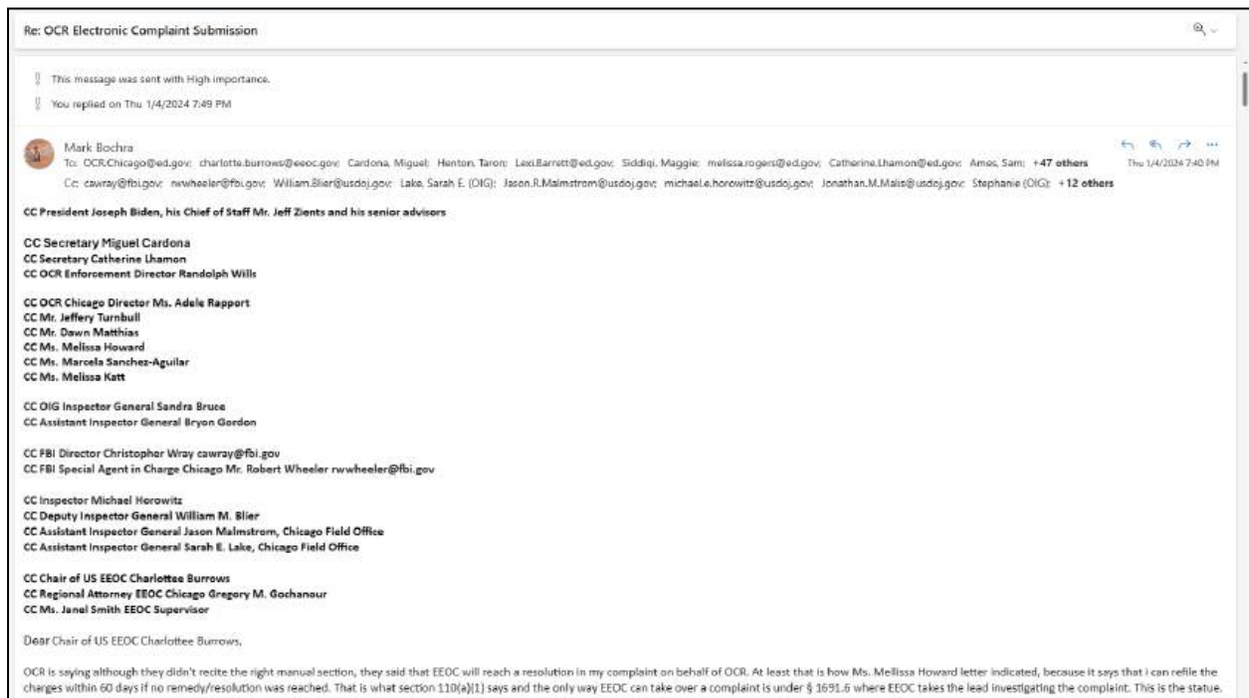
Upon referral of a **joint complaint** alleging a pattern or practice of employment discrimination, EEOC generally will limit its investigation to the allegation(s) which directly affect the complainant.

(d) If EEOC, in the course of an investigation of a joint complaint, is unable to obtain information from a recipient through voluntary means, **EEOC shall consult with the referring agency to determine an appropriate course of action.**

“I came to complete not to refute. I came light to the World.” Jesus Christ

(e) If EEOC agrees to defer its investigation of a complaint of employment discrimination pending an agency investigation of the complaint, then EEOC shall give due weight to the agency’s determination concerning the complaint.

Hence, OCR and EEOC can initiate a joint complaint with EEOC initiating the remedy to the complaint that is what OCR manual says.



I am further respectfully requesting for OCR to initiate a pattern and practice investigation under Title VI and Title IX as well as Students with disability not receiving adequate transportation. OCR Can issue compliance review as well as seen here; Section 504/Title II: FAPE: Chicago Public Schools District #299 (IL) – (05105001).¹⁷⁸

Furthermore to investigate Camie Pratt’s perverted agenda related to child neglect and child abuse by promoting her sexualized materials to CPS children as young as 4 years old under the term “gender” in direct violation of Title IX. See also ongoing litigation.¹⁷⁹

We’ve all seen the Court unsealing all the big names in Jeffery Epstein scandal and this was the result of sin i.e., lust.¹⁸⁰ Is that no matter how hard they tried to seal their names from the public eyes i.e., wanted to look good while doing evil; God came at the hour and the day that he wrote and revealed the truth before the eyes of many and now many are running ashamed of what they couldn’t hide.

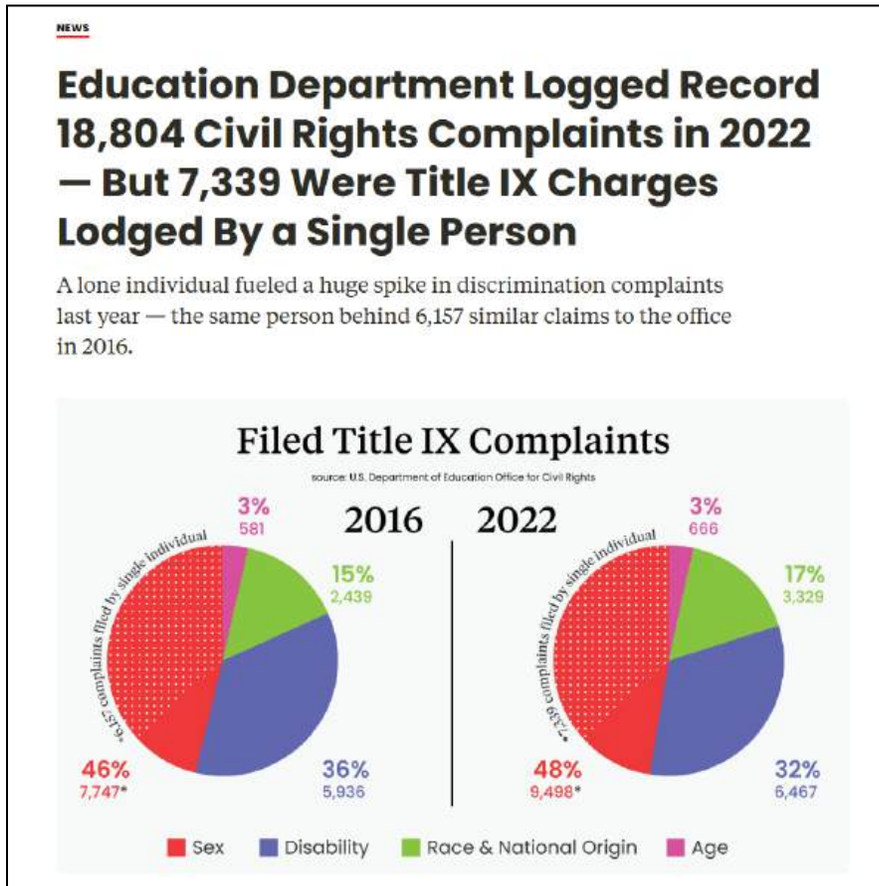
¹⁷⁸ See [Recently Completed Investigation](#)

¹⁷⁹ See <https://amgreatness.com/2024/01/04/title-ix-in-2024-confusion-contempt-of-court-congress/>

¹⁸⁰ See <https://time.com/6552063/jeffrey-epsteins-unsealed-court-documents/>

“I came to complete not to refute. I came light to the World.” Jesus Christ

See also one complainant initiated 7,339 OCR Complaint under title IX and OCR undertook most of the complaints.¹⁸¹



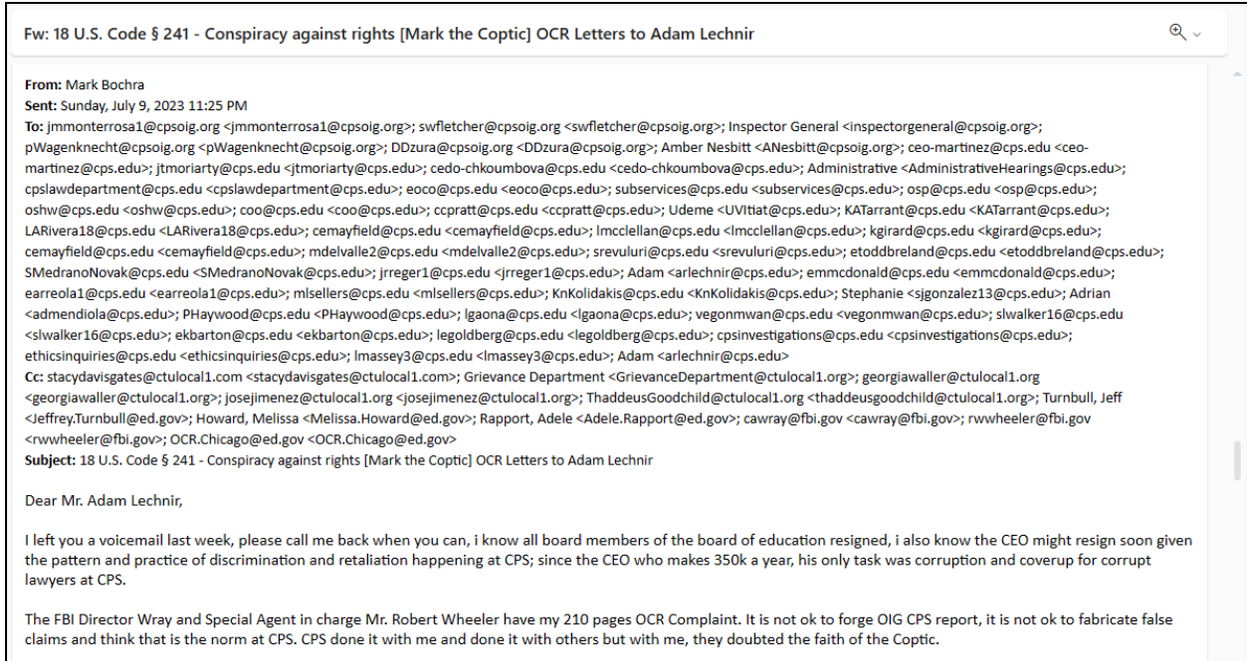
OCR can bring a cultural reform into the 3rd biggest public school system; the system is corrupt and has gone astray for many years and only OCR with its oversight can bring a positive change which has been asked by many from the public.

Adam Lechnir arlechnir@cps.edu the Chief of Staff for the former Board of Education President (resigned) kept telling Mark “have OCR reach out to us, no one reached out to us” as if he knew no one will reach out to him and he says it with assurance.

On July 9, 2023 as OCR were on the e-mail, they saw who is Adam Lechnir; the one in control.

¹⁸¹ See [Education Department Logged Record 18,804 Civil Rights Complaints in 2022 — But 7,339 Were Title IX Charges Lodged By a Single Person — The 74 \(the74million.org\)](#)

“I came to complete not to refute. I came light to the World.” Jesus Christ



“To my mind, transparency goes with accountability,” he said. “Where you have transparency ... transparency is the best disinfectant. If the public knows, if the lawyers in the department know that their misconduct is going to be public, I think that helps reform behavior, and it deters other folks.” Said Inspector Michael Horowitz.¹⁸²

“The rule of law means that the law treats each of us alike,” he said. “There is not one rule for friends, another for foes; one rule for the powerful, another for the powerless; one rule for the rich, another for the poor; or different rules, depending upon one’s race or ethnicity or country of origin.” Said Attorney General Merrick Garland.¹⁸³

People have eyes in order to see; have ears in order to listen, and have a mouth in order to speak the truth.

Sincerely,

/s/ Mark Bochra

¹⁸² See [IG Horowitz Seeks Authority to Investigate DOJ Lawyers | Newsmax.com](#)

¹⁸³ See [Garland calls on Americans to overcome polarization in Ellis Island speech \(yahoo.com\)](#)

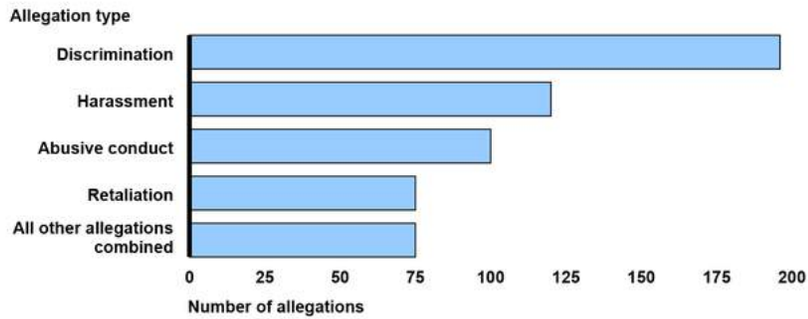
EXHIBITS LIST

Exhibit No	Description
A	A copy of OCR Complaint No. 05-22-1497 210 pages.
B	A copy of Ms. Melissa Howard letter in OCR Complaint No. 05-23-1148.
C	A copy of Ms Melissa Howard letter in OCR Complaint No. 05-23-1149.
D	A copy of Ms. Melissa Howard letter in OCR Complaint No. 05-23-1574; the complaint was never evaluated, the complainant was never interviewed, the manual was never follows, any and all allegations pertaining to this complaint is to be evaluated in this complaint. The complainant is the only person who can tell an agency what are the issues that need to be evaluated and investigated; this often happens after the complainant is interviewed by an OCR attorney. Also section 504 was never evaluated in this complaint as well pertaining to CEO Pedro Martinez and the DNH Committee.
E	A copy of Mark’s Petition to CEO Pedro Martinez pertaining to OCR Complaint No. 05-23-1574
F	A copy for unemployment benefits documents.
G	A copy of a supplement to the judicial misconduct complaint related to Jim Richmond, a supervisor at the 7 th Circuit.
H	A copy of the brief filed related to the Executive Committee.
I	A copy of Mark’s letter to the Judicial Branch regarding its request for a bigger budget for the year 2024.
J	A copy of part of Mark’s upcoming 4 th Letter to the World.
K	Mark’s awards, including Presidential Award, Award from Chicago Park District, a member of the honor society at UIC and among many more. Many have tried to destroy who Mark is along with his future career because they were evil and no good was found in them.
L	<i>Caryn Strickland v. US</i> , No. 21-1346 (4 th Cir. 2022) Ruling “deliberate indifference in employment discrimination” under title ix.
M	<i>NEWMAN v. MOORE</i> (1:23-cv-01334) Court ruling against federal judges on most of the counts, case is proceeding to discovery. Employment Discrimination. Also an investigatory agency within the judicial branch is not a court.
N	Mark’s Brief in <i>Bochra v. U.S. Department of Education</i> (1:21-cv-03887). Ms. Sarah Terman didn’t challenge many of Mark’s raised legal arguments thus waiving them on appeal. She said she will explore settlement if the case returns to the district court.
O	Mark’s Reply Brief in <i>Bochra v. U.S. Department of Education</i> (1:21-cv-03887). Ms. Sarah Terman didn’t challenge many of Mark’s raised legal arguments thus waiving them on appeal. She said she will explore settlement if the case returns to the district court.
P	ISBE Zip file disclosure
Q	Filings with the Executive Committee in ECF 48 showing the targeting of Mark’s home through Jerome Sliva using Alicia McNeal and Sergio Hernandez. Alicia McNeal is now linked to targeting Mark at CPS on June 10, 2022 and all this circles back. Gary Feinerman was the only member of the executive committee who resigned; this news came after they became aware of Mark’s OCR investigation in

	ECF 103 in <i>Bochra v. U.S. Department of Education</i> (1:21-cv-03887).
R	Filings with the Executive Committee in ECF 49 showing the targeting of Mark’s home through Jerome Sliva using Alicia McNeal and Sergio Hernandez. Alicia McNeal is now linked to targeting Mark at CPS on June 10, 2022 and all this circles back. Gary Feinerman was the only member of the executive committee who resigned; this news came after they became aware of Mark’s OCR investigation in ECF 103 in <i>Bochra v. U.S. Department of Education</i> (1:21-cv-03887).
S	A copy of Mark’s drafted 40 page letter to the Association, Mark drafted the letter for his mother, the letter explains the history of the fair housing discrimination targeting a Coptic family and reminding the association not to breach the settlement agreement. This is the letter Alicia McNeal claimed to CPS Kelly Tarrant that it was filled with racist remarks to which OIG CPS refuted later. See also the Association admitting to discrimination when they removed the arbitrary fine and fees imposed by Alicia McNeal only after she left along with Community Specialist management. The new and current management company is the Building Group which was involved in the past fair housing settled case. CPS and the Association were targeting Mark the Coptic and his family both at home and at Mark’s work. This is a conspiracy with intent to harm someone.
T	OCR Complaint filed on March 17, 2024 against District 65, the person of interest is Tiffany Taylor who was HR at CPS and was on the emails with Jennifer Reger. Targeted and fired over sharing the story of “Adam and Eve” when speaking about a class assignment “injustice.” At first, things didn’t appear normal to the naked eyes, why immediate adverse action over a story of Adam and Eve but when the matter was passed to Tiffany Taylor, more of the truth was uncovered. Also in that OCR Complaint you will see CPS told District 65 Mark was never dismissed or fired in an official document but take a look at the timeline and why this happened.
U	Faxed letter to CEO Pedro Martinez
V	Copies of IARDC Complaints Against Libby Massey, William Fletcher, and Stephanie Gonzalez
W	Mark’s Current ongoing Judicial Misconduct Complaint 07-24-90072 (ongoing)
X	Mark’s New Judicial Misconduct Complaint delivered on July 23, 2024 via UPS 1Z15AR550332336515. Mark doesn’t have a complaint number for it yet. Mark’s letter pertaining to his filed new Judicial Misconduct Complaint delivered on July 30, 2024 via UPS 1Z15AR550331819219 Mark’s New Judicial Misconduct Complaint delivered on August 28, 2024 via UPS 1Z15AR550366611341. Mark doesn’t have a complaint number for it yet.
Y	Mark’s copy of his FOIA request to the Department of Education pertaining to Kenneth Marcus and his use of the IHRA definition.
Z	William Fletcher Report against Camie Pratt seeking her termination and to be placed on do not hire list before he resigned from OIG CPS a month later.
Z-1	A series of Judicial Misconduct Complaints which were filed to establish history, before the matter was referred to the FBI. The least they could do is write a report, they won’t also claim “they too don’t understand”
Z-2	A report by United States Government Accountability Office related to the

Judicial Branch in connection with employment discrimination with retaliation.¹⁸⁴

Number of Wrongful Conduct Allegations Reported at the Judiciary, by Type, Fiscal Years 2020–2022



Source: GAO analysis of Administrative Office of the U.S. Courts data. | GAO-24-105638

¹⁸⁴ See <https://www.gao.gov/products/gao-24-105638> and see <https://www.gao.gov/assets/gao-24-105638.pdf>