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Date: March 16, 2016 at 9:42:53 AM EDT

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Subject: RE: Betsy Combier on the topics of Rona Freiser/My lawyer/Ms. Jackson-Chase/ Ms. Weingarten

Dear Mr. Carter, Mr. Peters, and Ms. Weingarten:

Attached you will find a phone recording of Betsy Combier and I speaking about Ms. Weingarten. Ms. Combier loves to speak about herself, about who she knows, and what she has done for people at 3020-as. Please note, she works with my lawyer. According to Ms. Combier, she has a personal relationship with Ms. Weingarten and I had to listen to her (Betsy) ego several times. Ms. Combier told me the story of how she was hired at the UFT--not a plausible story to me. Most interesting fact told by Ms. Combier, the UFT made backdoor phone calls to agencies, like PERB, while she worked for the union--ex parte conversions. Ms. Combier told me about Ms. Rona Freiser and FOIL too.

Ms. Combier and I spoke about her special relationship that she has with Ms. Jackson-Chase and attached is Ms. Jackson-Chase's response. Basically, I asked Ms. Jackson-Chase did her relationship with Ms. Combier influence Ms. Jackson-Chase to help my friend Joan Klingsberg. Ms. Jackson-Chase's e-mail predated Ms. Edelman's story in the NY POST.

<http://nypost.com/2016/02/14/education-officials-bought-off-principal-to-avoid-ethics-suit/>

I guess Ms. Jackson-Chase lied to me in her response, BUT I recorded her saying that she had integrity. I came to realize that Ms. Jackson-Chase's definition of integrity meant FRAUD. Ms. Jackson-Chase supervised

the Office of Labor Relations and Office of Appeals and Review that committed fraud against me.

Ms. Comibier has a special relationship with Ms. Weingarten and Ms. Jackson-Chase. HOWEVER, it does not matter that Ms. Comibier is working with my lawyer and helped my lawyer to lie to me because my lawyer said that Ms. Blassman would be vindictive---that's the evidence that I have. Ms. Comibier and lawyer have the same problem of not return money to their clients. According to Mr. Morelli, Ms. Blassman has ways to be vindictive and that has to be the reason he left out my retaliation claim.

I have more recordings of Ms. Comibier. By the way, Ms. Comibier informed me that she records conversations as well---she attends many 3020-a hearings. Somehow or someway we have to force the truth out.

Thanks,
Mr. Celli

From: Celli Lucio (08X519)

Sent: Tuesday, March 15, 2016 12:48 AM

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Subject: RE: Seth Agata of PERB about Judge Blassman

Dear Mr. Agata, Ms. Blassman, Ms. Battle, and Mr. Drantch:

Attached you will find an e-mail that I sent to Ms. Wiengarten and a recording of March 23, 2015, at PERB.

On April 8, 2015, Ms. Blassman said that I would win my case. But, this was only a ruse because Ms. Blassman helped Mr. Drantch commit fraud against me--based on information, belief and recordings!. Also, Ms. Blassman knew that I would have a psychology exam. My principal threatened to write me up if I did not disclose the medication that I took. My principal thought the medication was assumed it was for anxiety and I went along with her story. The letter for this exam was dated March 8, 2015, and faxed on July 7, 2015, but the vindictive Blassman knew about the letter on April 8, 2015. First, the medication that I take is for HIV. Second, I have recordings (in person and over the phone) to play for you.

My principal had me segregated from my co-workers. While I was segregated, I recorded her saying, "Mr. Celli, did you take your medication today?" Then saying, "You can't become an administrator if you can't the stress. Hehehehehehehehe"

My lawyer, Steven Morelli, told me that the judge would be vindictive on October 14, 2015, and I recorded him saying that too. Well, I am tired of the vindictive Blassman. Please control her and I rather be judged by a felony because she does not have any morals!

Please take notice, my lawyer salivated like a dog when I told him about the recording of judge. Then changed his tune to help the judge be vindictive because Mr. Morelli left out my retaliation claim. Please note, I presented recordings and the EEOC's compliance manual for retaliation. In the manual it is an unlawful employment practice to suspend an administrative grievance hearing. I meet the causal connection between the EEOC complaint and action because the grievance was for the mental exam. Next step is to establish motivate; I have Mr. Kshensky recorded on October 8, 2015, and November 25, 2015, and he lied about the reason for the suspension. On said dates, Mr. Kshensky and I spoke about my behavior of recording, BUT only on November 25, 2015, did Mr. Kshensky lie about the policy of recording. I have Ms. Mary Atkinson, of the UFT, recorded saying that she never heard of this policy.

Remember; I told you that my lawyer salivated like a dog when I told me about recording the judge and how he left out my retaliation claim. Back in early February, I sent e-mail to everyone on this list saying that either my lawyer was threatened, or someone put money in his pocket...WELL, he was grand larceny
<http://abc7ny.com/news/7-on-your-side-lawyer-who-delayed-settlement-faces-grand-larceny-charges/1236483/>

I believe the UFT put money in his pocket, but I do not have anyone saying that in my recordings. But my

recordings say that Ms. Blassman would be vindictive, and I have to go with the evidence, sorry.

I am willing to drive up to Albany to play my recordings of April 8, 2015, and January 2016, so please provide me with a time and date. I would like to help you reeducate Ms. Blassman and Mr. Klein because they made mistakes against the Administrative Law Judge manual and I have the recordings to help us, like being deceitful and having ex parte conversions. I read that manual a few times and I think, I could help you train your staff.

Sincerely,
Mr. Celli

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John; aweinstein@uft.org; edriesen@uft.org; usmith@uft.org; wkalogeras@uft.org; miane@uft.org; vwilson@uft.org; jgoldberg@uft.org; eperez@uft.org; mruiz@uft.org; rfreiser@uft.org; rparker@uft.org; mvacarro@uft.org; mmanley@uft.org; jkessier@uft.org; jschwartz@uft.org; bmylite@uft.org; tdacruz@uft.org; dsmyth@uft.org; jvasques@uft.org; bzihal@uft.org; wsanchez@uft.org; ckelly@uft.org; dpenny@uft.org; srotkowitz@uft.org; dcappola@uft.org; lkohler@uft.org; rweingarten@uft.org; cfortino@nysutmail.org; Mandel Susan; Fogel Stanley; Salcedo Rosa (08X519); cbattle@nyutmail.org; dstrom@aft.org; Macek Claudia (11X083); Stewart Regina; Peeples Charles (Human Resources); Robert.Freeman@dos.ny.gov; mpeters@doi.nyc.gov; Richard Condon; RMendez@council.nyc.gov; GetHelp@pubadvocate.nyc.gov; District3@council.nyc.gov; Baranello Joseph; Chancellor Carmen

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Subject: RE: Inquiry for November 25, 2015 for Ms. Salimando and Mr. Barr

Dear Mr. Barr and Ms. Karen Salimando:

I need a response for November 25, 2015 because the Department is required to provide me with an answer for the unlawful employment action taken by Ms. Salimando. Is the Department going to provide me with a new date? I need a response for October 8, 2015 because agents of the Office Labor Relations love to commit fraud—anyone want to listen to the recordings?

To Ms. Salimando:

I would like to come and play my recordings of March 23, 2015, April 8, 2015, and January 11, 2016. On said dates, Mr. Drantch lied to ALJ Blassman and as you know, this could be an ethics violation. I hope you do not run from the idea of me playing my recordings.

To Mr. Barr:

I am in receipt of Ad Com decision. You wrote, "The Committee asked to see a copy of the rubric, which you were unable to provide", but I was not asked to furnish a copy. Even though I was asked not to record the proceeding on February 1, 2016, please know without a doubt that I recorded the proceedings for this very reason!

It is not a surprise; Ms. Battle submitted a copy of Mr. Richard Cole' fraudulent rubric as part of her exhibits for a motion to dismiss a PERB. When I spoke to Ms. Daniels, in the grievance department, a few days prior to February 1, 2016, she and I spoke about the rubric and she made CLEAR references to rubric too.

NEVERTHELESS, Ad Com did not have a copy from the grievance department, Ms. Battle, and NO ONE asked me—interesting.

Mr. Barr, your letter states that my union supports the Department in committing fraud against the members. I would like you to be clear in your statement. Mr. Richard Cole committed fraud and misrepresented the rubric as we spoke on May 28, 2014. As you are aware, there is a recording of May 28, 2014.

The Department suspended a grievance hearing on November 25, 2016 and this is an exact example in the EEOC compliance manual for retaliation. Please let me remind you, the grievance that was suspended was to obtain the identity of the person that put in for a mental exam, and I submitted a ADA claim with the EEOC. PLEASE TAKE NOTICE, the EEOC manual requires a causal connection between the adverse employment action and the claim.

No one from the Union has addressed what occurred to me on November 25, 2015. PLEASE TAKE FURTHER NOTICE, the EEOC compliance manual has an example when a union does not process grievances too. This is pure retaliation and I keep documenting it by audio recording each person that I come into contact. Please inform me the way the UFT is going to address November 25, 2015. In addition, please address the reason ALJ allowed Mr. Drantch to lie on March 23, 2015, April 8, 2015, and January 11, 2016. More importantly, please address the reason Ms. Battle, Esq. had an ex parte conversation with ALJ Blassman prior April 8, 2015 because this is an ethics violation for Ms. Battle, Mr. Drantch, and the Vindictive Blassman. Also, the need information about my case because Ms. Battle wasn't dismissed and Mr. Drantch wrote it was dismissed. I do not trust Ms. Blassman's answer because she's vindictive and a liar.

Sincerely,
Lucio Celli

From: **Celli Lucio (08X519)** <LCelli@schools.nyc.gov>

Date: Sat, Mar 19, 2016 at 11:33 AM

Subject: RE: Besty Combiar on the topics of Rona Freiser/My lawyer/Ms. Jackson-Chase/ Ms. Weingarten

To: "vanlindti@dany.nyc.gov" <vanlindti@dany.nyc.gov>, "angueirl@bronxda.nyc.gov"

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Dear Judge Blassman, Ms. Battle, and Mr. Drantch:

I am writing to address the letter sent by Ms. Catherine Battle, Esq., attorney for the United Federation of Teachers ("the UFT"), to the Charging Party Lucio Celli ("the Charging Party"), which is dated March 15, 2016, this letter was mailed on March 15, 2016, and I received the letter on March 18, 2016. Attached is a copy of the envelope the letter was sent in and copy of the letter.

In response to paragraph 2 of Ms. Battle's letter

The Charge Party should be provided the same amount of time as the Respondents had to craft a response

that would oppose their "Motion to Dismiss." The Administrative Law Judge ("ALJ") has shown too much favoritism towards the Respondents in the proceedings, employed the tactic of being deceitful on April 8, 2015 to help New York City Department Education ("ALJ") commit fraud against me, and violated ALJ's manual on March 23, 2015, April 8, 2015, and January 11, 2016. By the way, each of the aforementioned dates were recorded and analyzed using the ALJ manual---so much information and so many things the ALJ did wrong to the Charging Party! According to Mr. Steven Morelli, the ALJ Blassman would be vindictive towards the Charging Party on October 14, 2015 (recorded). When the Charging Party asked what did Mr. Morelli mean by "being vindictive," he stated that the Charging Party should not record because judges have ways of being vindictive and ruining cases when they find out that they were recorded.[1]<<https://mail.nycboe.net/owa/?ae=PreFormAction&a=ReplyAll&t=IPM.Note&id=RgAAAAD8sQxdO%2bOiQq3eRdjbj4tUBwA%2bthu69Gc8SYE8M0e7ppTLAAAATtfBAABEEAzDb5hCTJHt8%2btJ0DcuAABoyTRAAAAJ&pspid=1458401251455397554960#ftn1>> PLEASE TAKE NOTICE, the ALJ did know that I recorded because Judge Blassman asked the Charging Party to turnoff his cell phone because he had recorded the proceedings previously.

In response to paragraph 3 of Ms. Battle's letter

The ALJ, Mr. Drantch, AND Ms. Battle have selective memory when it comes to the Charging Party and his rights. PLEASE TAKE NOTICE, the Charging Party has a recording of January 11, 2016. The ALJ informed the Charging Party that he had to wait for the letter before submitting the amended complaint because the ALJ did not know if she was going to write the letter the next day or week. According to the ALJ, she still has not rendered a decision in "PERB Case No. U-33861." Therefore, it is plausible that the ALJ did not write the letter as did not render the decision. But, Mr. Drantch wrote that "PERB Case No. U-33861" was dismissed. After listening to the recordings of March 23, 2015, April 8, 2015, January 11, 2016 that the ALJ anyone would believe that the ALJ was deceitful and showed partiality towards the Respondents. For instance, the Charging Party spoke to the ALJ on March 23, 2015 about the fact that Ms. Mandel wrote the WRONG FACTS into his grievance decisions and the ALJ knows that the causation of Ms. Mandel's behavior and action is against the Taylor Law and against PL 175. The causation of Ms. Mandel's action and behavior is she wrote the wrong facts into the grievance decision because she wanted to harm the Charging Party and IEP students. Under the Taylor Law, agents of the City are supposed to investigate malfeasance. The City did not provide a plausible reason or evidence for Ms. Mandel's behavior and action that she took against the Charging Party or against IEP students.

In response to paragraphs 4 and 5 of Ms. Battle's letter

Ms. Battle misunderstood the date of when the Charging Party received the UFT's "Motion to Dismiss." The Charging Party received the "Motion to Dismiss" on March 5, 2016. For some strange reason, Ms. Battle is questioning the Charging Party's integrity, but she has not caught him in any lie. HOWEVER, the Charging Party has caught Ms. Battle in a lie (what occurred on March 23, 2015 is not what Ms. Battle wrote in a letter). For some strange reason, Ms. Battle is wrong about the US Postal system because she mailed the opposition letter on March 16, 2016 and it came to the Charging Party's house on March 18, 2016. Attached is the envelope to teach Ms. Battle about the US Postal system. Even though Ms. Battle is liar, she is confused with the fact that it takes longer to places outside the city.

HOWEVER, the Charging Party could play the recordings of the deceitful behaviors of March 23, 2015, April 8, 2015, and January 11, 2016. The recordings WILL question the integrity ALJ Blassman, Mr. Drantch, Ms. Battle.

In response to paragraph 6 of Ms. Battle's letter

Basically, Ms. Battle has made the same argument that the Charging Party made on January 11, 2016 to the AJL. PLEASE TAKE NOTICE, the ALJ ordered Mr. Drantch to obtain and send the observation reports to the Charging Party. Instead, Mr. Drantch coached Ms. Bernard on how to lie for May 4, 2015—the lies were so bad too and people could listen to it. Further, the proximity of Mr. Drantch's email of April 29, 2015 and Ms. Bernard's coached statements for the administrative hearing of May 4, 2015 provides enough credence that Mr. Drantch is the person responsible for coaching Ms. Bernard. The ALJ informed the Charging Party that

she could not do anything at this point, which is a violation of her manual.

In response to paragraph 7 of Ms. Battle's letter

Ms. Battle is lying about January 11, 2016 because the Charging Party has a recording of said date. The Charging Party is told to wait for the letter because the ALJ might send out the letter the next day or week. Since, the AJL has taken months

[2]<https://mail.nycboe.net/owa/?ae=PreFormAction&a=ReplyAll&t=IPM.Note&id=RgAAAAD8sQxdO%2bOiQg3eRdibj4tUBwA%2bthu69Gc8SYE8M0e7ppTLAAAATffBAABEEAzDb5hCTJHt8%2btJ0DcuAABoyTRAAAAJ&pspid=1458401251455_397554960#_ftn2> to render a decision.

Lastly, the ALJ said that she would extent the time, if needed for any reason. Therefore, the AJL should maintain her word and not show favoritism again. The Charging Party has the recording of January 11, 2016 because the ALJ's recollection is always against the Charging Party. The Charging Party hopes everyone sees the reason and the need to record each proceeding because the ALJ, Ms. Battle, Mr. Drantch have issues with integrity.

Moreover, it now appears that the conference of January 11, 2016 was meant as a ruse too and the Charging Party bases his belief on the recording of January 11, 2016 and Ms. Battle's letter. The Charging Party would file misconduct complaint with the Barr Association, but Ms. Betsy Combier told the Charging Party that the UFT makes backdoor calls to agencies when they need a favor, so it would be useless to file a complaint with the Bar Association!

Sincerely,
Lucio Celli