

SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF NEW YORK

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Edward D. Fagan Esq, :
Elizabeth A. Silver Fagan, :
 :
 Plaintiffs :
 :
 - vs - :
 :
 Jeffrey W. Plaza Esq.; :
 Ira A. Levy Esq.; :
 Alan Ehrlich Esq.; :
 John J. Petriello Esq.; :
 Levy Ehrlich & Petriello, :
 A Professional Corporation; :
 Defendants :
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INDEX # 116412

Date Purchased:

SUMMONS WITH NOTICE

TO THE FOLLOWING DEFENDANTS:

- Jeffrey W. Plaza Esq. 875 Ave. of the Americas, Suite 500, New York, NY 10001-3507
- Ira A. Levy Esq. 875 Ave. of the Americas, Suite 500, New York, NY 10001-3507
- Alan Ehrlich Esq. 875 Ave. of the Americas, Suite 500, New York, NY 10001-3507
- John J. Petriello Esq. 875 Ave. of the Americas, Suite 500, New York, NY 10001-3507
- Levy Ehrlich & Petriello 875 Ave. of the Americas, Suite 500, New York, NY 10001-3507

YOU ARE HEREBY SUMMONED to serve a Notice of Appearance on Plaintiff within twenty days of service of this Summons, exclusive of the date of service (or thirty days if this Summons is not served upon you personally in the State of New York) and in case you fail to appear, judgment will be taken against you for the relief demanded in the Notice below.

DATED: November 16, 2007
New York, NY

By: /s/ *Edward D. Fagan*
Edward D. Fagan (EF-4125)

5 Penn Plaza, 23rd Floor
New York, NY 10001
Tel (646) 378-2225
Fax (646) 417-5558
Email: ed.fagan@global-litigation-partners.com

FILED
NOV 16 2007
NEW YORK
COUNTY CLERK'S OFFICE

NOTICE: The nature of this action is for (i) negligence; (ii) breach of ethical and/or fiduciary duties; (iii) malpractice; (iv) failure to adequately supervise partners and/or have in place proper supervisory procedures; (v) errors and omissions; (vi) tortious and negligent interference in business relations, (vii) tortious and negligent infliction of emotional distress. (viii) violation of Ethical Considerations and Rules of Professional Conduct, (ix) engaging in and/or promoting frivolous litigation, (x) tortious interference with Plaintiffs lives and businesses; (xi) fraudulent and illegal interception of wire and/or electronic communications and (xii) other wrongful acts. The damages sought jointly, severally and/or in the alternative against Defendants are ten million (\$10,000,000.00) per plaintiff in compensatory damages and twenty five million (\$25,000,000.00) per plaintiff in exemplary, special and/or punitive damages and other equitable relief including but not limited to public apologies to be placed as paid advertisements in the Star Ledger, The New York Times and similar newspapers in Austria, Germany, Switzerland and Israel. Venues in New York County is proper because this is where Plaintiff Fagan and Defendants maintain offices, or where they do business and where some of the acts occurred upon which the claims are made.