

THE STATE BAR OF CALIFORNIA CALIFORNIA ATTORNEY COMPLAINT FORM

Read the instructions included in this packet before filling in this form.

Please mail to: Office of Chief Trial Counsel / Intake Dept., State Bar of California
845 South Figueroa Street, Los Angeles, California 90017-2515

(1) Your contact information:

Your name: _____

Your address: _____

Your city, state & zip code: _____

Your email address: _____

Your telephone numbers:

Home _____ Work _____ Cell _____

(2) Attorney's contact information: Please provide the name, address and telephone number of the attorney(s) you are complaining about. (NOTE: If you are complaining about more than one attorney, please use a separate form or include on a separate sheet for each attorney the information requested in items #2 through #7.)

Attorney's name: _____

Attorney's address: _____

Attorney's city, state & zip code: _____

Attorney's telephone number: _____

Attorney's California bar license number: _____

(3) Have you or a member of your family complained to the State Bar about this attorney previously?

Yes No

(4) Did you employ the attorney? Yes No

If "Yes," give the approximate date you employed the attorney and the amount, if any, paid to the attorney.

Date employed: 1/5/2016 Amount paid (if any): \$ \$15000.00 from me, a lot more from my family

If "No," what is your connection with the attorney(s)? Explain briefly.

(5) Include with this form (on a separate piece of paper) a statement of what the attorney(s) did or did not do that is the basis of your complaint. Please state the facts as you understand them. Do not include opinions or arguments. If you employed the attorney(s), state what you employed the attorney(s) to do. Sign and date each separate piece of paper. Additional information may be requested. (Attach copies of pertinent documents such as a copy of the fee agreement, cancelled checks or receipts, and relevant correspondence.)

(6) If your complaint is about a lawsuit, answer the following, if known:

a. Name of court (For example, Superior Court and name of the county)

b. Title of the suit (For example, Smith v. Jones)

c. Case number of the suit _____

d. Approximate date the suit was filed _____

e. If you are not a party to this suit, what is your connection with it? Explain briefly.

(7) Size of law firm complained about:

- 1 Attorney
- 2 – 10 Attorneys
- 11 + Attorneys
- Government Attorney
- Unknown

(8) Translation Information: Not Applicable

If you require that the State Bar utilize formal translation services in order to process your complaint, it may delay our communications with you. Is someone available to provide translation assistance for you so that the State Bar may communicate with you in English?

Yes No

If "no," state the language in which you need formal translation:

Signature 

Date: _____

Dear Sir or Madam:

In order to help us evaluate and process your complaint, please complete the California Attorney Complaint Form. The Attorney Complaint Form is available in the “Quick Links” section of the State Bar’s website at www.calbar.ca.gov or by going to <http://calbar.ca.gov/Attorneys/LawyerRegulation.aspx>. You may fill out the Attorney Complaint Form online prior to printing and mailing it to the State Bar’s Intake Department. (If you can’t fill out the form online, download and print it before filling it out by hand.)

You may also use the State Bar’s “Attorney Search” tool to see whether the attorney has a public record of prior discipline in California and whether the attorney is licensed to practice law in California. To find an attorney, go to www.calbar.ca.gov and type the attorney’s name in the box. You can also go to <http://members.calbar.ca.gov/fal/MemberSearch/QuickSearch>.

- Please provide your name, address, zip code, email address (if available), and telephone numbers (work, home and cell).
- Be sure to give the full name, address and phone number of the attorney you are complaining about. If you wish to complain about more than one attorney, use a separate form for each attorney.
- If any of the blank spaces do not apply to your case, write N/A (Not Applicable). If you do not know the size of the attorney’s law firm, please state “Unknown” in response to item (7).
- Date and sign the form.
- On a separate sheet of paper, tell us about your complaint against the attorney. Tell us what the attorney did or failed to do that you believe may warrant disciplinary action. We need to know the background of your case. Tell us in your own words what happened.
 - If your complaint is about the attorney you hired, tell us: When did you hire the attorney? What agreement did you make with the attorney? Was the agreement verbal or in writing?
 - If the complaint is about an attorney who has not represented you, please tell us: What is the connection you have with this attorney? If the attorney is representing a person or entity in a dispute with you, please identify that person or entity and explain the nature of the dispute.
- Provide any helpful documents. Send only copies and keep the originals. All documents you send, originals or copies, become the property of the State Bar and are subject to future destruction.
 - If you are complaining about an attorney who represented you, provide copies of written fee agreements, payments or other letters (written or electronic) to the attorney. It may be helpful to provide copies of the front and back sides of all canceled checks and/or copies of receipts showing your payments to the attorney. Any documents in your possession could be very helpful.
 - If you are complaining about some other attorney, provide any court documents or correspondence with the attorney which will help to explain your complaint. If you are represented by counsel in the matter involving the

attorney, please provide your attorney's name, address and telephone number.

If you are not fluent in English and need translation services in order to communicate with the State Bar, please tell us on the complaint form in the section entitled "Translation Information." Please be aware that providing formal translation may delay our communications with you. If you have someone who can provide your own translation assistance and will agree to accept communications from the State Bar in English, please let us know in response to item (8) on the complaint form.

The State Bar will review and evaluate your complaint to determine whether investigation and prosecution is appropriate. You will be notified of our decision in writing. Thank you for your cooperation.

The State Bar of California, Office of Chief Trial Counsel

Some Things You Should Know

The Office of Chief Trial Counsel (OCTC) reviews complaints of unethical conduct by attorneys licensed to practice in California. Should OCTC prosecute allegations contained in your complaint, you may be required to testify before the State Bar Court in order to prove charges against the attorney(s) involved. Below is a list of what OCTC can and cannot do when it considers a complaint against an attorney:

- OCTC can recommend that an attorney be disciplined only for a violation of the California State Bar Act or the California Rules of Professional Conduct.
- OCTC cannot act as your attorney or otherwise help you in legal matters connected with your complaint. For example, OCTC cannot give you legal advice or perform legal service for you (such as pursuing damages or other legal action against the attorney(s) involved in your complaint). You may have legal remedies available to you, but OCTC cannot advise you on your rights in a given situation or what you should do. The State Bar is not a court that can provide civil remedies to you.
- OCTC cannot give you the name of a particular attorney to help you with your legal matters. The State Bar does certify lawyer referral services, and a list of certified lawyer referral services is available on the State Bar's website at <http://www.calbar.ca.gov> or by calling (800) 843-9053. Also, the State Bar pamphlet "How Can I Find & Hire the Right Lawyer?" is available on the State Bar's website by searching for "Consumer Pamphlets."
- OCTC can seek discipline for an attorney's failure to refund an unearned fee or failure to account for fees. Please keep in mind, however, that attorney fees are not refundable simply because you are dissatisfied with your attorney's services. In other words, OCTC cannot decide whether an attorney's fee is reasonable. If you are disputing your attorney's fees, you may seek to resolve the dispute through a fee arbitration process. Information about fee arbitration is available from the State Bar's website at <http://www.calbar.ca.gov> or by calling (800) 843-9053.
- OCTC can seek an order of restitution if an attorney has misappropriated client funds. In addition, the State Bar's Client Security Fund (CSF) may reimburse funds dishonestly taken by the attorney (but not simply because the lawyer acted incompetently, committed malpractice or failed to take certain action). CSF cannot process applications for reimbursement until final discipline has been ordered against the attorney by the California Supreme Court. An application for reimbursement from CSF is available from the State Bar's website at <http://www.calbar.ca.gov> or by calling (800) 843-9053.
- If you have further questions, you may call the Intake Unit's complaint line at (800) 843-9053. Also, the State Bar pamphlet "Having A Problem With Your Lawyer" is available on the State Bar's web site by searching for Consumer Pamphlets. The pamphlet has helpful answers to questions about dealing with an attorney.

25th September, 2019

Kevin Perelman,

21620 Burbank #18

Woodland Hills, Ca 91367

California Bar Association,

California, United State.

MISCONDUCT COMPLAINT AGAINST ATTORNEY SEYMOUR

Dear Sir/Ma,

I am writing you with a great concern as my life is in danger from the judicial system with all sorts of illegal operations. I am not at ease with such dealings but what has to be done, has to be done! It is about an attorney named Seymour I. Amster which I hired to handle my case against the people that want me locked up in prison for certain information I know. Also, they want to enroll me in a mental institution just because they know the extent of the damages they have done to my life and they don't want a lawsuit on their hands for damages on a unprecedented scale. On 1/5/2016 I hired Attorney Seymour for case no

7VW04099

7VW05190

in the court of Van Nuys, Ca as my attorney to defend me from being locked away or sent to mental institution on all sorts of police misconduct violations, and endless setup attempts by the people that want me jailed since I was 5 years old in which are linked the PSYCHOLOGY COMMUNITY with endless illegal and unconstitutional police operations. Attorney Seymour I. Amster was paid a hefty fee, and upon knowing who I am, made a decision to take my money and lose the case, and going against everything the bar association stands for. Working the job of a prosecutor on some kind of hate and rage directed at me based on the original lies, smears and defamation to my name by the judicial system in which they have threatened me over and over, I had better not talk. The Crime by Defense Attorney Seymour I. Amster is beyond any level unlawful, endangering my life, as well as theft and Fraud, while giving me false convictions with PRE-MEDITATION, MALICE, and INTENT! And defaming my name and reputation with VIOLANT PARANOID SCHIZOFRENIC, and CRAZY labels out to the masses as cover ups. My life is still in danger from him and those he is working with.

The damages This Attorney caused me are as follows:

- On the Trial and Appeals, Seymour is involved in flagrant disregard for the truth, and designing his arguments in such a way to INTENTIONALLY lose the case, and lock away in order to silence my voice about not only this event, but the endless events leading up to this one in which he does not want me talking about based on my freedoms, constitutional rights and protections to keep the people, such as I safe. Disregarding me from even a fair trial, refusing to take my proof and evidence of Self Defense and use it to prove my innocence.
- While the police, have been following me from place to place with security companies stalking me and trying to get anything to use against me or work with people to provoke me to set me up Seymour has been working with the police to help them, instead of his client stating **“The Judicial System can do anything they want”** I have years of video of these operations, and immediately finding out that Seymour INTENTIONALLY lost the appeals, and lied to me telling me he was going to refile it to an upper level. But at the time of the Decision, He did not notify me that we had lost the case so that when I walked into the next progress hearing/sentencing hearing I would not even know or be pre-pared to be remanded, or that the appeals was lost making decisions for me and without my concent. After I had checked the court computers on my own and noticed that there was a decision made. I called Seymour up, and he told me he didn’t feel like refiling the appeals because he did not feel we could win. At this point I read his arguments and was SHOCKED at what he had done. He also at no point petitioned for a retrial in which I was told he could have done. Upon hiring a new attorney, it was too late to even file.
- Upon looking at the Bar Association website, I have noticed Seymour has had prior incidences from his misconduct in 1990.

To get more specific

Some of the things I can remember Seymour I. Amster is involved in while ENDANGERING MY LIFE, is INTENTIONALLY losing the Trial, INTENTIONALLY losing the Appeals, and REFUSING to refile the appeals. And after telling me and my therapist that if we lost the appeals, it was going to be refilled to the next

level court. After I found out on my own we had lost, he then told me he didn't feel like refiling it because he didn't think we could win playing judge.

At one point, Lead Officer Sean Dinse fabricated more criminal lies after the convictions for probation violations that I supposedly threatened to kill all Starbucks customers. While I have video showing absolutely nothing happened except me walking in to buy a coffee, being brutalized, and walking out, as they realized they were caught on video in their mass crime spree with Lead Officer Dinse and many others in a panic to cover up this great injustice to my life in which they refuse to leave me alone with these mass 42 year groups of theirs.

After this, Seymour I. Amster illegally contacted and AMBUSHED me in one of his meetings with Therapist Deborah Bayer, from the <https://aleph-institute.org> who was pretending to be on my side as they told me that I could get 7 years on this misdemeanor probation violation, so they both told me I should walk up to the judge and tell them I should be checked into a mental institution to get out of this to try to make me look crazy. A 42 year of mass mobbings to lock me into a mental institution for some kind of personal vendetta or something, or things they don't want me talking about. That were done to me as a child, especially with the PSYCHOLOGY COMMUNITY.

He was also trying to make me look crazy in front of her asking questions about life being a game and things like this. Not thinking my convictions were a big deal. She would say things like "The Game of staying out of Jail" linking back to some of the 42-year defamation and propaganda to the world since a young child showing motive and intent.

As Seymour has taken 15,000.00 from me and a lot more from my family and INTENTIONALLY lost the trial to lock me in jail while telling me, **The Police can do whatever they want if they don't like or trust you.**

Seymour also told me he needed to put me on the stand to win the case, and **REFUSED** to bring in any of the opposing self-defense arguments of the evidence I have on video as he says it is in-admissible as evidence. He then told my therapist Brittany Henderson, right in front of me that I wanted I wanted to go up on the stand to try to make me look crazy, at the same time, after the convictions he kept wanting me to sign a hipaa agreement to monitor everything I say on an intricate level to try to micromanage me as well as working on me with my neighbors.

Lawyer David Stephen Kestenbaum #85228, Van Nuys, Ca has also stated **"Seymour likes to put people in jail"**

Seymour seems to be upset at me for posting jokes or quotes from the movies "My Cousin Vinny", and "A few good men" In which were posted years ago on my social networks in which he is spying on my accounts. Also, during the trial, he was mocking me or saying the lines from my cousin vinny showing anger directed at me on things no one could normally care less about showing his psychotic and narcissist behaviors in some kind of 42-year personal vendetta with the LAPD for some reason targeting me since I was a young child.

When they wanted me to take the stand, and found out that I was going to talk about two days prior to the arrests from a witness Brian Usher at Valley Motor Center telling me That Lead Officer Dinse was stalking me and has a FACEBOOK account. Seymour worded the questioning so that I could not state the true or full story on the stand trying to keep things out of context.

At one-point Seymour told me when I take the stand, I should make up lies about passing out the cards stating something like it's for distribution to try to make me look like a calculated criminal. When the entire reasoning my website and cards are created is in self-defense to stop the mass attacks which I have endless proof of for my preservation of man by a mass worldwide mobbing's in which Seymour himself states that I have to IGNORE being attacked and tortured by mass groups and I should not tell anyone that they have been lied to about me. Basically, telling me, I do not have the 1st Amendment Freedoms of speech or am not allowed to defend myself, while helping these illegal 42 years terror operations of the judicial system against me to remove me from society with certain people in the Psychology Community who don't want me talking about how they started in on me at 5 years old and what I know.

Seymour kept wanting to contact my therapists illegally or trying to get me to sign HIPAA agreements for direct freeform communication with them, finally at the end of the 52-week completion of therapy, Seymour states that the prosecutor wants a letter from my therapist Brittany Henderson. While talking to him on the phone, when I asked him what is the letter for, he states it's to see if I committed any crimes. When inviting him to meet, me and Therapist and Witness Brittany Henderson, his story was completely different about this letter to Karine T Philips #186645 and what it was to be about, stating to show we had a good ongoing relationship while they sentence me. But I am pretty sure they were always going to keep trying to set me up for probation violations and this was always going to happen based on the endless proof I have.

In this same meeting, he stated to me and my therapist that if we had lost the appeals, he would file it to the next level. Seymour did not want to tell me that we had lost the appeals while hoping I would not look before the sentencing date/Progress hearing. When I found out and called him. As this has all been witnessed by my therapist. He told me he did not want to refile the appeals because he did not think we could win. While Seymour is playing JUDGE, that is not his job, and he is sentencing me himself while stealing all of my money. He at this point REFUSED to refile the appeals.

Upon firing Seymour and getting a new Lawyer after finding out he intentionally lost the appeals and reading the argument, Karine T Philips is now saying my therapist is bunk for probation violation hearings that seem to be mixed Public Nuisance/Therapist Credibility or who way of doing therapy, yet on the subpoena says "Public Nuisance" on Dinse's fabricated new charges. While all the lawyers state it's about the therapist and her ability to do her job which seems odd working with Van Nuys Court House in corrupt activities who keep figuring out ways to confuse me and stop the truth from coming out, or try to honestly defend me.

I realized my life is in danger from him so I decided even though he had already convicted me himself, I needed new representation. Upon finding a new Lawyer, the LAPD has been told since then on a daily

basis to follow me from place to place trying to set me up over and over with their thugging threats endless provoking's for reactions now going on 42 years and me finding out at 29, all on video as they have been reported to DOD, NSA, FBI, Internal Affairs, and many more places and REFUSE to stop hunting me for what I know telling me with people working with them in their so called **"NEIGHBORHOOD WACTH /ERADICATION GROUPS"** I had better not talk with judicial THREATS **"They are going to incarcerate you for life"**

After the conviction, sentencing questions were asked to me directly by Judge Eric Harmon, in which I believe Seymour I. Amster is friends with. Making me make Lawyer Decisions which is on the trial transcripts and I believe could even have been brought into the appeals arguments, as well as similar illegal procedural things.

While Eric Wanted to me to go into a 5 day remind on the sentencing, they sent me to Maximum Security Prison Pitchess wayside on these misdemeanors, the bailiff tells me it states on the paperwork I tried to cut myself in the courtroom. I do not know if this was actually on the paper as it was never given to me.

While put in the hole for 8 days, they had a Rabbi in jail in which I believe was working with the <https://aleph-institute.org> tell me. That if I confessed to my crimes, he would put me in a Jewish Dorm at Pitchess Wayside. I told him I'm not confessing to things that aren't true.

When I got out, my family with Seymour, had prepared a letter for me by the <https://aleph-institute.org> stating that I committed a crime and I'd get therapy. I never wrote this letter. I never stated this to anyone. I was written up in someone else's own words, and submitted to a judge to make me look guilty. I think while I was even in Prison.

The entire trial was illegal paid off with illegal operations. For example, the Jury Selection was not based on individuals, and lasted at total of 30 minutes. As well as two jurors at the same exact time saying they found my cards on the ground to the Bailiff, and on transcripts showing coincidences that can't happen. And Jurors with motive before the trial even started.

In the entire appeals argument alone was written to lose with clear and obvious INTENT in which I am attaching an annotated version of the appeals to this letter and showing several things highly ILLEGAL. A defense attorney would never do this he's supposed to REPRESENT HIS CLIENT, not help the prosecution "INCARCERATE HIM FOR LIFE" for any reason at all, or there is no point in even having a judicial system if that is the case.

First, Seymour INENTIONALLY leaves out the most important arguments. The trumped up falsified 422 Criminal Threat Charge, and the REVERSED, Battery charge about BAILY BERNARD who followed me home and assault and battered me. Who was probably paid off while propping his body against the gate to my complex not letting me get away from him? And hitting the keys out of my hands to stop me from getting away from him entering my complex and get away from him. Falsely Convicting me of battery. Seymour did not even put these two arguments in the Appeals Case to try to make me look like a **VIOLENT PARANOID SCHIZOFRENIC**, showing he has motive, agenda, and is probably being paid off.

Seymour also states things in the Appeals directed at me that were never even in the trial to make me look bad, and like a public nuisance to cover up their mass 42-year mobbing's to remove me from society with the PSYCHOLOGY COMMUNITY while telling me to ignore the endless attacks. Trying to force me on meds, or lock me away to cover this all up since young childhood. Seymour also states that I Kevin Perelman, need therapy and to learn to cope with what they are doing to my life, in my own appeals stating that I am crazy and need medication, in a toned-down way.

I have had mass groups trying to provoke me and set me up for 18/42 years with the police, over 15 Terabytes on photos and video now, and Seymour has seen a lot more of it than my therapist Brittany Henderson, who has admitted right away I am under attack and being set up. And yet Seymour Refuses to Acknowledge the situation while trying to make me look crazy and I have sent him years of these videos of attacks.

Seymour not only REFUSED to bring anything showing self-defense into the trial, his opening and closing arguments were to make me look crazy and different instead of being honest. Trying to make me look like a crazy violent paranoid schizophrenic with the LAPD, PSYCHOLOGY COMMUNITY, And his friend Judge Eric Harmon, was involved in all sorts of illegal activities as well from the jury selection process, to two closing arguments sandwiching the single defense argument which should be in the court transcripts I am attaching, unless illegally changed.

While in Trial, the Prosecutor was showing the Jury the evidence, while Seymour was suppressing the images. I asked Seymour why he wasn't showing the Jury the evidence, as one Juror had a confused look on them. And he tells me he shows it to them at the end. Of course, he never showed it to them at any point in the trial.

Seymour and Judge Eric Harmon did not allow me any time to prepare for Trial, as I had such Private Investigators from PoliceAbuse.com. Greg Miller, and Former Police Sargent Don Jackson. Seymour did not want to discuss anything about anything and it went from Pre-Trial to the Next Day Trial I believe. Nothing was discussed in defense or checked in evidence. He told me he was prepared not even discussing any checked in evidence.

When sitting down for Trial, Seymour says, "Pretend like you're in a movie" trying to make me look crazy, and was mad at me for years prior for making My Cousin Vinney Jokes on my social networks or a few good men quotes, but why would he even be mad about something like this because no one could care less, also showing that he seems to be spying on all my social accounts in some kind of angry personal rage, or something much bigger. And pre-meditatively knowing this when he took my money and hired me?

In the Trial they were bringing in non-related credibility attacks based on me holding a photo of a toy gun 6 years prior in the privacy of my own home in which my psychotic father was so mad about showing a direct link to my own father connected to most likely paying them off. Which no one could normally care less about if it was any other person. And I don't think it is probably even admissible in court. And I don't even know if it was checked in as evidence, because Seymour never prepared me, or asked me about it or for any type of cross examination. Asking questions about if it was a toy and such

things. While they are trying to get search warrants for my house over and over and trying to plant things in my house. Example 29 years old, they tried to have Rodie Morales with the LAPD plant trash bag of marijuana in my house. And I believe, they want to try to plant my father's 357 in my house as well because when I was 16, I believe my father used it with the LAPD to put a bullet hole in his 300e Mercedes and tell the world I tried to kill or scare him. With 4 Police Break-in attempts on video, 3 other attempts, and my father trying to break in my house the night I was incarcerated.

Seymour is INTENTIONALLY trying to make me look like a VIOLENT PARANOID SCHIZOPHRENIC who is unsuitable for society and a public nuisance with mass groups to ERADICATE my kind for what I found out they did to the first 29 years of my life, while STEALING all my money, and families money, going against the OATHS of the BAR ASSOCIATION and is the same as a MURDERING CRIMINAL.

Seymour also seems to be working with someone posing to be a Neighbor who was trying to force his way in my house, and then kept coming over when I was not around or at night sitting on my porch. While he was trying to befriend me, he would have suggestive messages linked back to Seymour. Example, right before Seymour threw me in Pitchess Wayside Maximum Security he said "Fair Enough" probably from a movie. After this, this person would say "Fair Enough" and other things trying to thug me quiet with conversations based on spying on me and hints about I know this or that.

At one point before and after the trial I had people physically assault and bettering me with threats paid off by Topanga LAPD and on video. Seymour told my therapist with me we could file restraining orders. But when I called him after he refused to help when my life was in danger as he showed anger lashing out, showing that Seymour has, no problem, hurting, harming, maiming, or probably even killing people while locking the innocent away in jail and stealing all their money.

Seymour also saw a video of another attacker, who attacked me with a Police Trained K9 I believe, and then lied to my face with the prosecutor saying I tried to force a card on him. The entire incident is on video and there is no dispute. Witness and My therapist Brittany Henderson have seen this, and state the obvious, I am the Victim. Seymour was mad at me for trying to get a restraining order, nor would he help get the name from LAPD to help keep me safe from several attackers to cover up their lies showing his intentions.

After the convictions, another person followed me when going out to take a walk paid off by the LAPD I believe, assaulting me and pushing me trying to thug me quiet and on video as well. Police Officer Lee showed up, told me he doesn't have to help me. I was told by Seymour to give the Police the Video so he could pursue if they don't help me or take it. I pointed out the attacker walking by, Officer Lee from Topanga Division REFUSED to do anything fabricating police reports stating I witnessed a murder. As he has been reported to FBI and INTERNAL AFFAIRS.

After this Seymour said, I just wanted to see what they would do, refused to do anything to help me, and said I should stay away from the Police. Seymour, Like Lawyer Jonathan Franklin are not concerned about someone's 42-year personal Vendetta against me. Police officers trying to kill or eradicate me. Or any type of DEFENSE to keep me safe, alive and out of jail with the innocent while stealing their money and killing them.

Also, the arresting Lead Officer Sean Dinse talks about FORCING people into mental institutions on his own FACEBOOK which I have proof of, in which Seymour seems to be helping while trying to make me look crazy on their agenda while stealing all my money, and eradicating my existence based on some kind of RAGE and JEALOUSY towards me. Or PIAD OFF. Or locking me in mental institutions with the PSYCHOLOGY COMMUNITY for what I know.

My own Therapist has Witnessed Seymour's continual lying and agendas, And Seymour I. Amster and Karine T Philips seem to be working together are trying to DEBUNK my therapist's credibility. As she has witnessed, not only Seymour's lies and inconsistencies, but see's that he is trying to help lock me away with the prosecution and police, instead of actually defending me while stealing my money. While he himself told me **"They want to incarcerate you for life"** and does not want to do his job of defending people to the best of his ability or even at all based on his oath to the Bar Association. As a matter of fact, he is doing the opposite to rid those of the world he does not like or trust while stealing their money.

At one point, during the trial, about two weeks before I took the stand, Lead Officer Sean Dinse decided to drive by my house, and leave a parking ticket on my car for 1.5 inches in the red. Seymour REFUSED to bring this into any argument in the court, or even the closing arguments. Showing I am and have been hunted by the Police since a young child. Yet the prosecutor was allowed to work on me with all sorts of non-cross-examined circumstantial attacks of all sorts of things that didn't even pertain to the situation at hand. When I told Seymour that we needed to talk about me at 29 years old, and how my life changed with the Police Death Threats working with Mike Huntley as counter arguments he refused. As his opening and closing arguments all were designed to make me look crazy leaving out any aspect of a SELF DEFENSE argument even though I now have over 15 Terabytes of Photos and Videos proving these attacks of people and the Police, trying to provoke me into situations to set me up. And on that note, Prosecutor Karine T Philips was also handed an 8 Terabyte hard drive of proof in pre-trial in which I believe they could have thrown out the case doing their actual jobs to keep a peaceful environment and she herself could have been a hero to stop mass chaos against me but is choosing to silence me, instead of target the innocent for what he knows. While these Lawyers play JUDGE instead of doing their jobs, they have taken oaths to do with the California Bar Association

If some Lawyer wants to say **"Kevin is Crazy"** that does not give him the right to try to ERADICATE me. His job is one thing, and one thing only. To DEFEND HIS CLIENT to the best of his ability, and have arguments based on FACTS and EVIDENCE. Seymour choose to go after those he does not like PERIOD! I do not believe this has anything to do with LAW at all, and goes against the entire reasoning of the bar association and judicial system.

When Seymour I. Amster is running around with the LAPD and PSYCHOLOGY COMMUNITY saying **"HIS KIND CAN'T EXIST"** and you had better learn to cope with us locking you away in a mental institution. Or he better take meds because we want to dictate his life or something freaky like that. That is the crime of all crimes.

While there is a lot more, this is off the top of my head.

To my back-up my petitions against Attorney Seymour, I have downloadable video and audio evidences against him and also a video on a usb stick which made me understand that Seymour like to put people in jail. I am not crazy, I am not violent, I am not paranoid, and I have proof of everything. I have committed no crime despite Seymour INTENTIONALLY losing the case and appeals. Similar things were done to me in 2013 with Lawyer Johnathon Franklin. I will attach all evidences with this petition.

I want justice to be done is the main reason why I am writing this petition. I will appreciate a quick response form the prestigious association. My life is still in danger from these people.

Thank you!

OneDrive Link:

<https://1drv.ms/u/s!AtYVvmePkVYLgdkpBr-cWhqxbptFdw?e=cDZ5W2>

Yours Sincerely,



.....

Kevin Perelman



The State Bar
of California

OFFICE OF CHIEF TRIAL COUNSEL
INTAKE

845 S. Figueroa Street, Los Angeles, CA 90017

October 08, 2019

Kevin Perelman
21620 Burbank #18
Woodland Hills CA 91367

RE: Case Number: 19-O-24504

Dear Kevin Perelman:

We have received your complaint against one or more California attorney(s). We have assigned the number shown above to this matter; please reference this number in your communications with us.

Your complaint will first be reviewed by an attorney in the Intake Unit. If we need further information, we will contact you. We will also advise you of any determination in this matter. If you want to know the status of your complaint, you may contact us by calling the State Bar's toll-free complaint line at 800-843-9053.

Thank you for your patience.

Sincerely,

OFFICE OF CHIEF TRIAL COUNSEL/INTAKE

**STATE BAR OF CALIFORNIA
1st FLOOR RECEIPT FORM**

- Complaint Form
- CSF Application
- Other (please specify) : _____

Method of Delivery:

- By Hand
- Courier



For Seymour Amster complaint

Received by: _____ *T.S*