

1. Agency LARCHMONT POLICE DEPARTMENT	2. Div/Precinct POST2	New York State <b>INCIDENT REPORT</b>		3. ORI NY0592900	5. Case No. 2021-3815	6. Incident No. 102319
7,8,9. Date Reported (Day, Date, Time) FRIDAY 12/31/2021 17:59		10,11,12. Occurred On/From (Day, Date, Time) THURSDAY 12/30/2021 22:03		13,14,15. Occurred To (Day, Date, Time)		
16. Incident Type POLICE INF-POLICE INFORMATION				17. Business Name		
19. Incident Address (Street Name, Bldg. No., Apt. No.) [REDACTED]						
20. City/State/Zip [REDACTED]						
21. Location Code (TSLED) LARCHMONT VILLAGE 6029		23. No. of Victims 0	24. No. of Suspects 0	26. Victim also Complainant? No		
Location Type SINGLE FAMILY HOME						


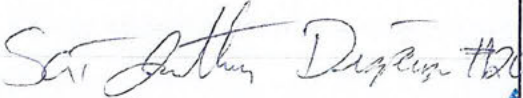
### ASSOCIATED PERSONS

25. TYPE	Name (Last, First, Middle, Title)	DOB	Street Name Bldg., Apt.No., City, State, Zip	Res Phone Bus Phone
PERSON REPORTING	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
PERSON NOT (YET) INTERVIEWED	KASSENOFF, CATHERINE	01/05/1969	NY	(914) 834-7614 (917) 836-5200
EMPLOYER	GREENBERG TRAURIG		VANDERBILT AVENUE BLDG 1 NEW YORK NY 10017	

### NARRATIVE

Date of Action	Date Written	Officer Name & Rank
12/31/2021	12/31/2021	ZAPATA, HECTOR (POLICE OFF)
Narrative		
<p>On 12/31/21 at 1759 hours, [REDACTED] presented himself at police headquarters to make a report in regard to a harassing email. [REDACTED] reported that on 12/30/21 at 2203 hours, his estranged wife, Ms. Catherine Kassenoff, had sent an email to his place of business (Greenberg Traurig LLP). Said email was specifically sent to the business's Chief Legal Officer Mr. Martin Kaminsky, as well as members of the General Counsel to include Mr. Edward Wallace, Mr. Stephen Rabinowits, Mr. Richard Rosenbaum, and Ms. Lori Cohen. Said email in sum and substance is a preservation notice for Greenberg Traurig to preserve all emails in regard to communication from [REDACTED] email account in regard to the divorce proceedings between [REDACTED] and Ms. Kassenoff. Furthermore, said email makes claims of abuse relating to [REDACTED] against his children and Ms. Kassenoff. [REDACTED] has provided a copy of the email which has been attached to and made part of this report. Mr. Kassenoff reported that he feels that he is now being harassed at his place of business and that said conduct is unwanted. [REDACTED] did complete a written statement which has been attached to and made part of this report. This report has been generated for informational purposes.</p>		

### ADMINISTRATIVE

74. Inquiries	75. NYSPIN Message No.	76. Complainant Signature	
77. Reporting Officer Signature (Include Rank)	78. ID No.	79. Supervisor Signature (Include Rank)	80. ID
 POLICE OFF HECTOR ZAPATA	205	 SERGEANT JONATHAN DISPENZA	26
81. Status CLOSED BY INVESTIGATION	82. Status Date 12/31/2021	83. Notified/TOT	

Copy to: Youth Officer

n (Shld-NY-IP-Tech)



2021-3815

**From:** Kaminsky, Martin I. (Chief Legal Officer & General Counsel)  
Friday, December 31, 2021 10:52 AM  
**To:** Lee, Donald (Dir-DC-AstGenCns); Supple, Brenda (Shld-Mia-AstGenCns); Rivera, Marisol (RskMgmtAst-Orl-GC)  
**Cc:** [REDACTED]  
**Subject:** Allan Kassenoff ---- Kassenoff v. Adler/ document preservation  
**Attachments:** Preservation notice GT.pdf

Don et al.,  
Please put a document hold in place for this mater.  
Marty

Martin I. Kaminsky  
Chief Legal Officer & General Counsel  
Greenberg Traurig  
(o) 212-801-6892 (c) 917-847-9894  
[kaminskym@gtlaw.com](mailto:kaminskym@gtlaw.com)

**From:** catherine kassenoff <[ckassenoff@yahoo.com](mailto:ckassenoff@yahoo.com)>  
**Date:** December 30, 2021 at 10:03:49 PM EST  
**To:** "Kaminsky, Martin I. (Chief Legal Officer & General Counsel)" <[kaminskym@gtlaw.com](mailto:kaminskym@gtlaw.com)>  
**Cc:** catherine kassenoff <[ckassenoff@yahoo.com](mailto:ckassenoff@yahoo.com)>, "Wallace, Edward C. (Shld-NY-GovLP)" <[WALLACEE@gtlaw.com](mailto:WALLACEE@gtlaw.com)>, "Rabinowitz, Stephen L. (Shld-NY-RE)" <[RABINOWITZS@gtlaw.com](mailto:RABINOWITZS@gtlaw.com)>, "Rosenbaum, Richard A. (Executive Chairman)" <[Richard.Rosenbaum@gtlaw.com](mailto:Richard.Rosenbaum@gtlaw.com)>, "Cohen, Lori (Shld-Atl-LT)" <[CohenL@gtlaw.com](mailto:CohenL@gtlaw.com)>  
**Subject:** Kassenoff v. Adler, 67296/21

**\*EXTERNAL TO GT\***

Dear Mr. Kaminsky and GT shareholders:

Please see the important time-sensitive correspondence, attached.

Many thanks,

Catherine Kassenoff

Sent from my iPhone



2021-3815

**VIA EMAIL AND CERTIFIED MAIL**

Martin Kaminsky, Esq.  
Chief Legal Officer and General Counsel  
Greenberg Traurig  
One Vanderbilt Avenue  
New York, NY 10017  
kaminskym@gtlaw.com

December 30, 2021

**PRESERVATION NOTICE**

Catherine Kassenoff v. Susan Adler. 67296/2021

Dear Mr. Kaminsky:

As you may be aware, I have commenced an action on behalf of myself and my children against the above-named defendant, Dr. Susan Adler, PsyD, in Westchester County Supreme Court (“the Action”). The Action relates to certain conduct in which your shareholder, [REDACTED] is involved and is further described at:

<https://clarion.causeaction.com/2021/12/15/family-court-psychologist-sued-in-new-york-for-reprogramming-children-and-labeling-mom-a-parental-alienator/>

As I have previously made aware to you, [REDACTED] routinely uses his Greenberg Traurig email account to communicate on personal matters, such as in the divorce action still pending in the Supreme Court, Westchester County, *Kassenoff v. Kassenoff*, 58217/19. As such, I require your cooperation with respect to preserving all information on Greenberg Traurig servers and in other locations – electronic or otherwise – relating to this Action. You and your agents, employees and others over whom you exert control (“the other third parties”) have a separate legal obligation to preserve all relevant documents and data relating to the alleged claims in the above-entitled Action from all sources. Those claims, alarmingly, relate to [REDACTED] abuse of his children and of me, as you can see for yourself at the link below, and date back to November 2006, the date of the marriage:

<https://drive.google.com/drive/folders/1o74Z2RgcLGAq5lA1s4Njyb0eA9UsPvAH?usp=sharing>

Your Firm’s obligations to preserve information therefore include, but are not limited to, preservation of any relevant documents and data from November 2006 to the present time.



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“Documents and data” as used here means not only hard copy documents, but audio recordings, videotapes, e-mails, instant messages, text messages, word processing documents, spreadsheets, databases, calendars, voice-mail, telephone logs, contact manager information, internet usage files, notes (handwritten or typed), and all other electronic information created, received, and/or maintained by you and the other third parties on computer systems.

In order to comply with the legal obligations, you and the other third parties must not only preserve all existing documents and data relevant to the Action, but must suspend deletion, overwriting, or any other possible destruction of relevant documents and data you receive prospectively. Hard copy and electronic data could possibly be an important and irreplaceable source of discovery and/or evidence in this matter; therefore your utmost diligence is necessary. *Your obligation to preserve documents and suspend deletion practices extends to confidential and/or privileged documents.*

You must preserve all relevant information until further notice from me or my attorneys:

**McLoughlin, O’Hara, Wagner & Kendall, LLP**

Park Avenue, 7<sup>th</sup> Floor, New York NY 10177

If you have any questions, you should consult an attorney. If you have an attorney with whom you wish for me to correspond, please let me know their contact details.

Please immediately forward this letter to the other third parties who may be covered by this Notice and confirm receipt of this Notice to me by email at [ckassenoff@yahoo.com](mailto:ckassenoff@yahoo.com).

Very truly yours,

---

Catherine Kassenoff

POLICE DEPARTMENT, LARCHMONT, NEW YORK

Case: 2021-3815

STATE OF NEW YORK  
COUNTY OF WESTCHESTER  
VILLAGE OF LARCHMONT

} ss:



Name of Residence Address: No. Street City/State ZIP

On 12/13/21 at 6:00 am/pm At 120 Larchmont Avenue Location where statement is given

Date of Birth 5/25/73 Home Phone - Bus Phone (212) 801-2157 Cell Phone 917-623-8333

I do hereby give the following statement freely and voluntarily, without any consideration being given or promises made to induce the statement and with knowledge that it can be used in a criminal prosecution and that FALSE STATEMENTS MADE HEREIN ARE PUNISHABLE AS A CLASS "A" MISDEMEANOR PURSUANT TO SECTION 210.45 OF THE PENAL LAW.

On December 30, 2021, [redacted] sent a letter via email to the General Counsel (Martin Kaminsky) of my employer, Greenberg Traurig, LLP, with copies to the Executive Chairman of the firm (Richard Rosenbaum) & three other senior executives (Lois Cohen, Edward Waller & Stephen Rabinowitz). In the letter, Mrs. Kasseroff alleged that her claims in a ~~lawsuit~~ lawsuit she filed against my children's therapist, Dr. Susan Adler, "relate to [redacted] abuse of his children and of me." Further, she attached a Google drive link of me & the children (video). Mrs. Kasseroff's actions are meant to harass me & an attempt to get me fired as she is on a mission to destroy me because the Court awarded me sole custody of our three children.

[redacted]

Sgt. [Signature] #126  
Witness

(over)