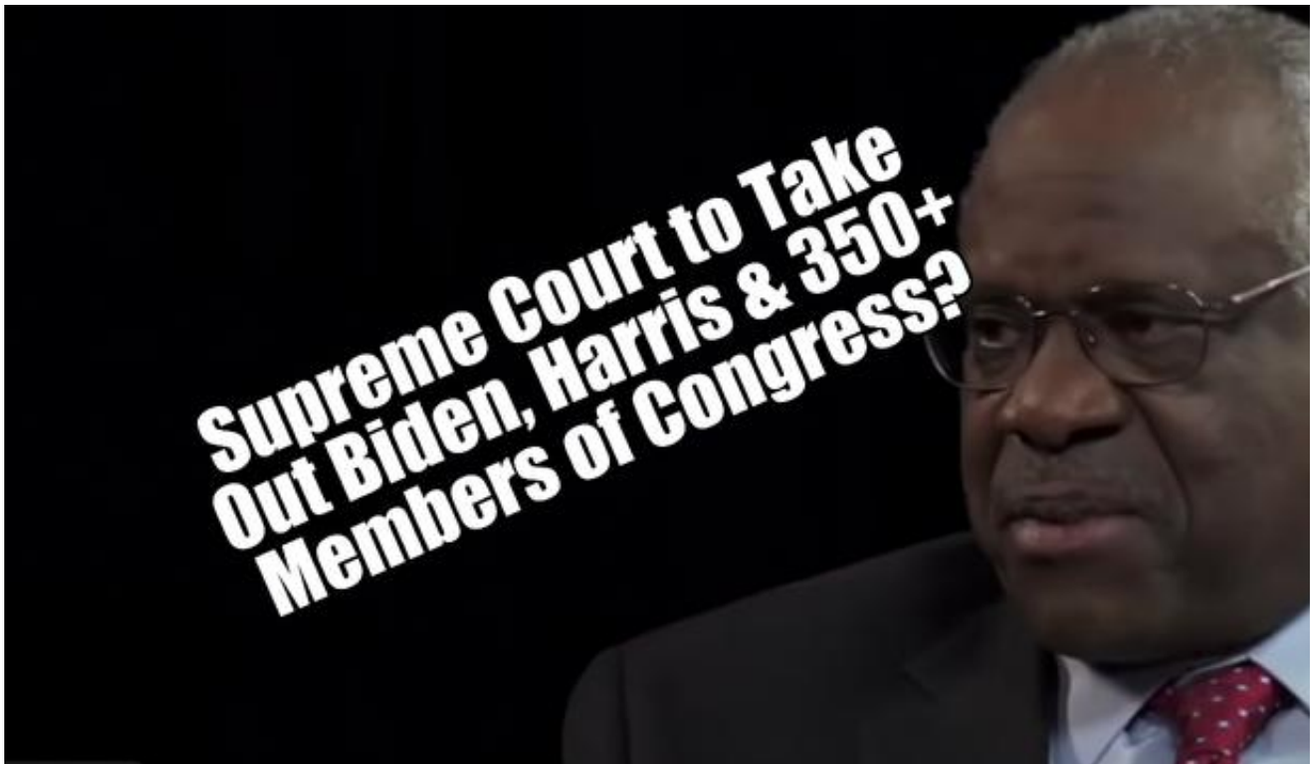


From: David Gartland commonlawcouncil@gmail.com 
Subject: Fwd: The Constitution, and Brunson Brothers Case Information up date
Date: June 2, 2023 at 7:01 PM
To: okeefetips@protonmail.com

Hello James

I must say I am very surprised I haven't heard back from you by now. I really could use some help exposing all this oath of office fraud effecting NY. If you have any questions concerning the data I sent don't hesitate to contact me 347-798-7693 — 24/7/365

Please listen to Lloyd Brunson speak about the Constitution and the Brothers Case update starting at the 27.15 minute mark.



Supreme Court to Take Out Biden Harris & 350+ Members of Congress? B2T Show May 31, 2023
bitchute.com

From: David Gartland <commonlawcouncil@gmail.com>
Subject: The Constitution, and the requirements for a legal and lawful oath office
Date: June 1, 2023 at 9:48:18 AM EDT
To: okeefetips@protonmail.com

Hey James

.....

Keep in mind I am dyslexic as you're reading this and this took several hours to write and it will take several hours for you to verify my assertions but it won't take long to know I am dealing in truth. I have been preparing a much more comprehensive complaint that will be made in accordance with 28 U.S. Code 1746 unsworn declaration is under the penalty of perjury for submission the US House as a whistle blower at Judiciary_Whistleblower@mail.house.gov Maybe you and your team can help I have more data then I know what to do with it it's becoming mind boggling. God bless, Please at least acknowledge you received this email.

I know this is going to sound hard to believe, I have direct evidence that can bring down the NYS Government and the NYC Government and the Commissioners of the municipal corporations created under the Charter of the City of New York all in one day without firing a single shot. All of the information I have obtained was through "Freedom of information Law" (FOIL) or is public available online, or was obtained from the NYS Department of State.

I hope you already understand that the state and federal Constitutions are an iron clad contracts between the People and Government and the importance of (legal =by Statue) and (lawful= Constitutionally correct) OATH OF OFFICE can not be over stated. I can only assume a you are aware that the Brunson brothers case its back on the docket at the supreme court. The Case in its entirety is about violation of the oaths of office of by some 388 federal officials including Mike Pence, Joe Biden, and Kamala Harris. I could add a Amicus Curiae brief if I can get some help.

[Search - Supreme Court of the United States](#)
supremecourt.gov



First I need you to understand a few irrefutable facts concerning the oath of office before moving on to the meat served with potatoes and all the trimmings

1) The Constitution for the united States of America under [Article VI, Clause 3](#) “The Senators and Representatives before mentioned, **and the Members of the several State Legislatures, and all executive and judicial Officers, both of the United States and of the several States, shall be bound by Oath or Affirmation**, to support this Constitution; but no religious Test shall ever be required as a Qualification to any Office or public Trust under the United States.”

2) Our Republican form of Government began under the newly ratified Constitution on March 4, 1789 at a time when New York City served as the capital of the United States from 1785 to 1790. The first law of the United States was “[An act to regulate the time and manner of administering certain oaths](#)” and was signed into law by George Washington on June 1, 1789.

3) Title 4 U.S. Code § 101 - **Oath by members of legislatures and officers** — Every member of a [State](#) legislature, and every executive and judicial officer of a [State](#), shall, before he proceeds to execute the duties of his office, take an oath in the following form, to wit: **“I, A B, do solemnly swear that I will support the Constitution of the United States.”**

4) Title 4 U.S. Code § 102 - Same; by whom administered —Such oath may be administered by any [person](#) who, by the law of the [State](#), is authorized to administer the oath of office; and the [person](#) so administering such oath shall cause a record or certificate thereof to be made in the same manner, as by the law of the [State](#), he is directed to record or **certify the oath of office.**

5) That puts Title 4 Sections 101 & 102 in perfect alinement with both the State and Federal Constitutions, And Title 4 is codified There are currently 27 positive law titles in the Code. **Those titles are identified with an asterisk on the [Search & Browse](#) page.** The distinction is legally significant. Non-positive law titles are prima facie evidence of the law, **but positive law titles constitute legal evidence of the law in all Federal and State courts (1 U.S.C. 204).**

5) The Constitution of the State of New York, is the supreme law of the land within the state of New York. and Article XIII [Section 1, Oath of office no other test for public office](#) are the requirements for the only "oath of office" mandated and voted on by the People of the state of New York all other fictitious oaths are evidence of fraud and [VOID ab initio](#) and those who have taken a filed a fictitious oath with either NYS The Department of State or with the office of the City Clerk of the City of New York are subject to [Section 30 Creation of vacancies](#) (1)(h) and their office is vacant. Since Attorneys are deemed to know the law all are subject to the TRUMP Charge if they have filed a fictitious oath of office —NYS Penal Code Section 175.35 Offering a false instrument for filing in the first degree. Here's the first peace of meat served on a platter

[Alvin Bragg's oath of office](#) is a direct violation of 4 US Code Section 101 and 102 and the Constitution of the state of New York Article XIII, [Section 1, Oath of office no other test for public office](#)

Obviously I colored this for a reason

ARTICLE XII¹¹
DEFENSE

[Defense; militia]

Section 1. The defense and protection of the state and of the United States is an obligation of all persons within the state. The legislature shall provide for the discharge of this obligation and for the maintenance and regulation of an organized militia.

**ARTICLE XIII
PUBLIC OFFICERS**

[Oath of office; no other test for public office]

Section 1. Members of the legislature, and all officers, executive and judicial, except such inferior officers as shall be by law exempted, shall, before they enter on the duties of their respective offices, take and subscribe the following oath or affirmation: "I do solemnly swear (or affirm) that I will support the constitution of the United States, and the constitution of the State of New York, and that I will faithfully discharge the duties of the office of, according to the best of my ability;" and no other oath, declaration or test shall be required as a qualification for any office of public trust, except that any committee of a political party may, by rule, provide for equal representation of the sexes on any such committee, and a state convention of a political party, at which candidates for public office are nominated, may, by rule, provide for equal representation of the sexes on any committee of such party. (Amended by Constitutional Convention of 1938 and approved by vote of the people November 8, 1938.)

Notice [Section 30](#) (1) (h.) His refusal or neglect to file **his official oath** or undertaking the key words here are **his**

official oath (Meaning a Lawful OATH) therefore the filing of a fictitious oath of office. Makes the Office vacant after 30 days

SECTION 30 Creation of vacancies

Public Officers (PBO) CHAPTER 47, ARTICLE 3

§ 30. Creation of vacancies. 1. Every office shall be vacant upon the happening of one of the following events before the expiration of the term thereof:

(h.) His refusal or neglect to file his official oath or undertaking, if one is required, before or within thirty days after the commencement of the term of office for which he is chosen, if an elective office, or if an appointive office, within thirty days after notice of his appointment, or within thirty days after the commencement of such term;

All of the below oaths are fictitious oaths (All you have to is compare them to the Constitution of the state of **New York Article XIII Section 1, Oath of office no other test for public office** (shown in part below) keep in mind that the oath proceeding is **take and subscribe the following oath or affirmation:** and the oath incase between quotation marks meaning the oath of office, must be administered, taken subscribe to verbatim or it becomes another oath and not the oath required by the constitution no room for error NO, alterations and or a abridgments or that oath is rendered VOID ab initio.

take and subscribe the following oath or affirmation: "I do solemnly swear (or affirm) that I will support the constitution of the United States, and the constitution of the State of New York, and that I will faithfully discharge the duties of the office of, according to the best of my ability;" **and no other oath, declaration or test shall be required as a qualification for any office of public trust,**

The words "and the Charter of the City of New York" are repugnant to the constitutional oath of office shown above.

Black's Law Dictionary (Revised Revised 4th Ed.) —Page 1467

REPUGNANT. That which is contrary to what is stated before, or insensible. A repugnant condition is void.

Groenendyk v. Fowler, 204 Iowa, 598, 215 N.W. 718, 720.

Black's Law Dictionary (8th ed. 2004) , — Page 4868 **Void ab initio** (ab i-nish-ee-oh). **Null from the beginning, as from the first moment when a contract is entered into.** • **A contract is void ab initio if it seriously offends law or public policy,** in contrast to a contract that is merely voidable at the election of one party to the contract

As you are examining these fictitious oaths (shown below) you need to understand this is just a very small part of a much bigger picture this oath fraud has found its way in every municipal corporation created under the charter of the city of New York. This is very easy to verify because ["the Office of the City Clerk"](#) has posted [oath of office requirements](#) that are repugnant to the Constitution of the state of New York Article XIII [Section 1, Oath of office no other test for public office](#) **(its just that simple)** there are over **3,500,000** NYC municipal employees on the books and all are required to file an oath of office or a statement if they are an employee in the labor class with the office of the city clerk and according to the wayback machine that page from the [Office of the City Clerk oath of office](#) in its present form dates back to December 24, 2021 but in actually some of this oath fakery dates back to January 1st, 1990 starting with [David Diakine and this fictitious oath of office](#)



THE CITY OF NEW YORK
OFFICE OF THE CITY CLERK
141 WORTH STREET
NEW YORK, N.Y. 10013

ERIC ADAMS

I, _____

do solemnly swear or (affirm), that I will support the Constitution of the

United States and the Constitution of the State of New York

and the Charter of the City of New York, and that I will

faithfully discharge the duties of the office of

MAYOR

OF THE CITY OF NEW YORK, according to the best of my ability.

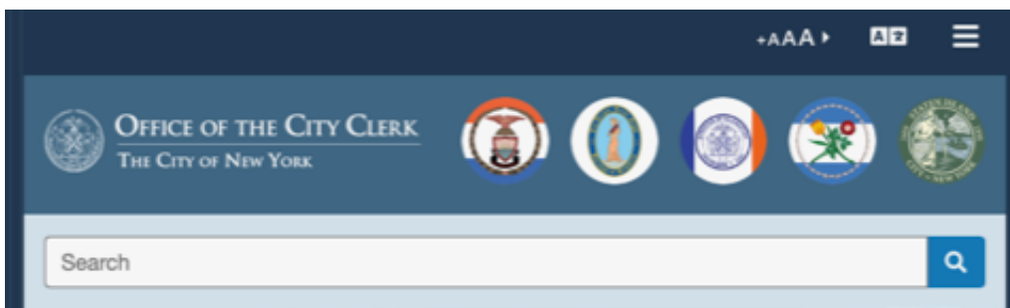
ERIC ADAMS

Subscribed and sworn or (affirmed) before me this 29th day of
December, 2021

**MICHAEL MCSWEENEY
CITY CLERK, CLERK OF THE COUNCIL**

and filed in the Office of the City Clerk, this 29th day of
December, 2021

**MICHAEL MCSWEENEY
CITY CLERK, CLERK OF THE COUNCIL**





Oath of Office

If you have been elected, appointed, or hired by the City of New York, you must file your Oath of Office with the City Clerk.

The fee for an Oath of Office is \$9 by credit card or money order payable to the City Clerk.

When you file an Oath of Office, you swear to support and uphold the Constitution of the United States, the Constitution of the State of New York, and the Charter of the City of New York.

You also pledge to faithfully discharge the duties to which you have been elected, appointed, or hired to execute.

For further information, please call 311.

https://www.cityclerk.nyc.gov/content/oath-of-office Go NOV DEC JUL
10 captures 24
24 Dec 2021 - 27 Mar 2023 2020 2021 2023 About this capture

 OFFICE OF THE CITY CLERK
THE CITY OF NEW YORK



Search



Oath of Office

If you have been elected, appointed, or hired by the City of New York, you must file your Oath of Office with the City Clerk.

The fee for an Oath of Office is \$9 by credit card or money order payable to the City Clerk.

When you file an Oath of Office, you swear to support and uphold the Constitution of the United States, the Constitution of the State of New York, and the Charter of the City of New York.

You also pledge to faithfully discharge the duties to which you have been elected, appointed, or hired to execute.

For further information, please call 311.

Any and all oaths of office that include the “and the Charter of the City of New York” are fictitious and evidence of FRAUD — The oath of office shown below was taken the use of a fictitious name of Micheal M. McSweeney — His Legal Name is Micheal Matthew McSweeney and thats the name he was licensed and admitted to practice under as an attorney in the State of New York and NO Other
[NYS Courts Name Change](#)



THE CITY OF NEW YORK
OFFICE OF THE CITY CLERK
141 WORTH STREET
NEW YORK, N.Y. 10013

MICHAEL MCSWEENEY
CITY CLERK, CLERK OF THE COUNCIL

MICHAEL M. MCSWEENEY

I, _____

do solemnly swear, that I will support the Constitution of the
United States and the Constitution of the State of New
York and the Charter of the City of New York, and that I will
faithfully discharge the duties of the office of

CITY CLERK, CLERK OF THE COUNCIL

of THE CITY OF NEW YORK,

according to the best of my ability.

A handwritten signature in black ink, appearing to read "Michael M. McSweeney".

MICHAEL M. MCSWEENEY

Subscribed and sworn before me this 11th
day of May, 2018

A handwritten signature in black ink, likely belonging to the notary public.

ALISA FUENTES
DEPUTY CITY CLERK

and filed in the Office of the City Clerk, this 11th day of
May, 2018


ALISA FUENTES
DEPUTY CITY CLERK

Attorney Online Services - Search

Attorney Detail Report as of 04/12/2023

Registration Number:

3069895

Name:

MICHAEL MATTHEW MCSWEENEY

Business Name:

MICHAEL MCSWEENEY OFFICE OF THE CITY CLERK

Business Address:

141 WORTH ST
NEW YORK, NY 10013-4313
(New York County)

Business Phone:

(212) 669-8898

Email:

Date Admitted:

09/20/2000

**Appellate Division Department
of Admission:**

2nd

Law School:

ST. JOHN'S UNIVERSITY

Registration Status:

Attorney - Currently Registered

Next Registration:

Dec 2024

Disciplinary History

No record of public discipline

Name Change

Upon admission to practice law in New York State, attorneys are admitted under a certain name, which, from time to time they change for reasons such as marriage, divorce or by court order.

In order to practice under a name different from the name under which you were admitted, you need approval from the Appellate Division Department **in which you were admitted**, regardless of where you currently live or practice.

The following procedure must be followed if you were admitted in the First Department:

- Submit an executed [Attorney's Affidavit](#) , along with the required documentation to the following email:

AD1CFC@nycourts.gov

If the reason for which you seek to practice under a new name is not covered by the affidavit, add a rider detailing the reason, and attach any relevant documentation.

You may NOT practice law under a name other than which you were admitted until you obtain a name change approval from the Appellate Division.

If your Name Change application is approved, you will receive notice of the approval by return email from sender AD1CFC@nycourts.gov. We will notify the Office of Court Administration of an approved name change; however, you should include a copy of the notice approving your name change in your next registration renewal.

Please be advised that if the attorney seeking the name change is not in good standing for any reason or, if other circumstances warrant, the attorney may be required to proceed by formal motion to the Court.

This idiot Asim Rehman was appointed to the Commissioner and Chief Administrative Law Judge in the Office of Trials and Hearings (OATH) — and that dumbass NEVER look at the Constitutionally requirements for a proper oath of office. Asim Rehman BIO states In 2014, Rehman started as **general counsel for the Office of the Inspector General** in the **Department of Investigation (DOI)** for the New York City Police Department

I have certified proof that 429 other Attorneys at OATH (the irony makes me LMAO) have taken this same fictitious Oath of Office and I have recorded calls I made to Asim Rehman personal assistant and was able to get confirmation he got my emails telling him to resign



THE CITY OF NEW YORK
OFFICE OF ADMINISTRATIVE TRIALS AND HEARINGS

OATH OF OFFICE

(In accordance with Section 62 of the New York State Civil Service Law, this form must be filed with the City Clerk. A filing fee is required.)

"I Asim Rehman do hereby pledge and declare that I will support the Constitution of the United States, and the Constitution of the State of New York, and that I will faithfully discharge the duties of the position of Commissioner & Chief Administrative Law Judge in the Office of Administrative Trials and Hearings according to the best of my ability."

(Signature)

Subscribed and sworn to/affirmed before me this 6 day of April, 2022

(Notary Public/Commissioner of Deeds)

JONATHAN CHET MING LI
Notary Public, State of New York
No. 02L16284919
Qualified in Queens County
Commission Expires August 17, 2024

Filed in the Office of the City Clerk this _____ day of _____, 20____

(City Clerk)

HR-2 (Revised 8/14)

This is the FDNY Commissioners fictitious oath of office but it goes much deeper then that in fact FDNY uses and oath they made up without any lawful authority and that has engulfed the entire fire department
[Mayor Bill de Blasio Delivers Remarks at Probationary Firefighters Swearing-In Ceremony](#)

[Bill de Blasio administers a fictitious oath to FDNY firefighters](#)

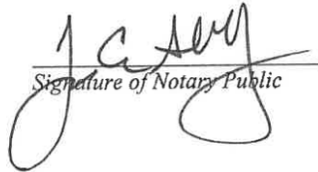
[Eric Adams swears in Laura Kavanaugh video](#)

OATH OF OFFICE

I, Laura Kavanagh, do solemnly swear, that I will support the Constitution of the of United States of America and the Constitution of the State of New York and the Charter of the City of New York, and that I will faithfully discharge the duties of the office of Commissioner of the New York City Fire Department, according to the best of my ability.

Subscribed and sworn to on this 21 day of October, 2022


Signature


Signature of Notary Public

JASON E. SHELLY
Notary Public, State of New York
Reg. No. 02SH6315791
Qualified in Kings County
Commission Expires 12/01/2022

PAYMENT RECEIPT # 3669045

PAYMENT DATE: 11/10/2022

THE CLERK OF THE CITY
OF NEW YORK
IVELIZ PLATA 
CLERICAL ASSOCIATE III

[Adrienne Adams is Elected Speaker of the New York City Council](#) – Fictitious Oath

[Council Member Elizabeth Crowley is Sworn In into the New York City Council](#) – Fictitious Oath

[Council Member Elizabeth Crowley, is sworn in into the New York City Council](#) Fictitious Oath
by Micheal McSweeney City Clerk and Clerk of the Council and a Attorney

This has been going on for a very long time over a decade
[Ruben Wills Sworn in as Council Member— 2011](#)

All of the oaths of office recorder by video (linked below) are repugnant to Constitution of the State of New York Article XIII [Section 1 oath of office No other test for Public office](#) and a violation to 4 U.S. Code § 101 - Oath by members of legislatures and officers. MUST take an oath in the **following form**, to wit: **“I, A B, do solemnly swear that I will support the Constitution of the United States.” and a violation** 4 U.S. Code § 102 because they can NOT be legally certified as true and correct because they were administered incorrectly.

[Alvin Bragg's fictitious oath of office](#)

[NYPD Commissioner Keechant Sewell's fictitious oath of office](#)

[Janet M. DeFiore Administers the Oath of Office to Andrea Stewart-Cousins](#) On the floor of the NYS Senate chamber

The NYPD cadets first act as a Police office in the Police Department of the City of New York is a violation of the Constitution of the State of New York Article XIII, Section 1 because some inept idiot at NYPD misconstrued a statement taken out of context from Section 62 Constitution oath upon appointment, of the NYS Civil Service Law and the NYPD has been administering to the hive minded cadets upon entrance and graduation from the NYPD Police Academy for over a decade that I can prove and if that is not bad enough they have a Chief and or [Deputy Chief from Personal administer this fictitious statement](#) disguised as and oath of office in willful violation of several provisions of Section 10 Official Oaths of the Public officers Law. First and foremost violation is it NOT the oath of office required by law. Secondly the oath of office may be administered to any member of a body of officers, by a presiding officer or clerk, thereof, who shall have taken an oath of office (Meaning a law oath) and the Chief and or Deputy Chief from Personal are NOT the presiding officer or clerk, thereof,

This video is from [2013 Michael Bloomberg Administers a fictitious oath of office](#) to the hive minded cadets about to enter the police academy

This video is [Bill De Blasio is administering a fictitious oath of office to Dumont Shea](#) to become the Commissioner of NPYD

SECTION 62

Constitutional oath upon appointment

Civil Service (CVS) CHAPTER 7, ARTICLE 4, TITLE B

§ 62. Constitutional oath upon appointment. Every person employed by the state or any of its civil divisions, except an employee in the labor class, before he shall be entitled to enter upon the discharge of any of his duties, shall take and file an oath or affirmation in the form and language prescribed by the constitution for executive, legislative and judicial officers, which may be administered by any officer authorized

to take the acknowledgment of the execution of a deed of real property, or by an officer in whose office the oath is required to be filed. In lieu of such oath administered by an officer, an employee may comply with the requirements of this section by subscribing and filing the following statement: "I do hereby pledge and declare that I will support the constitution of the United States, and the constitution of the state of New York, and that I will faithfully discharge the duties of the position of, according to the best of my ability." Such oath or statement shall be required only upon original appointment or upon a new appointment following an interruption of continuous service, and shall not be required upon promotion, demotion, transfer, or other change of title during the continued service of the employee, or upon the reinstatement pursuant to law or rules of an employee whose services

NYS Senate Majority Leader: [Andrea Stewart-Cousins administer a fictitious oath of office to Senator Hinchey](#) that is repugnant constitution of the state of New York and a direct violation of <https://www.law.cornell.edu/uscode/text/4/101>. and [4 U.S. Code § 102 - Same; by whom administered](#) in the presents of US Senate Majority Leader: Chuck Schumer clearly violated his oath of office for not defending the either the state of federal constitutions.

Secondly Chuck Schumer is an attorney and according to [Attorney on Services Search](#) admitted to the Appellate Division, Second Judicial Department and they publish a webpage called "[Orientation to the Profession Program](#)" and at the bottom of that page is Orientation Menu: the 2nd document is called "[Program Materials](#)" please download NOW and open to page one "**ORIENTATION TO THE PROFESSION**" — **The Oath of Office**, examining the last paragraph "admission to the bar assumes a public office, the office of Attorney and Counselor-at-Law, by taking an oath or making an affirmation. The terms of that oath or affirmation require the individual to uphold and maintain the authority of the constitutions and laws of the federal and state governments" —That puts Chucky on the hook for a violation of the terms and conditions of his oath of office.

[New York State Unified Court System](#)