

In re:

SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF SUFFOLK
Index No. 061458/2013

AMERICAN EXPRESS BANK, FSB

-v-

Questions presented; Remedies; Just Results

DANIEL M ROSENBLUM

Plaintiff attorney of record Zwicker & Associates action commenced July 2013.

Amex card 371339213796009 exp 1/11

and also in re: ..

SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF NEW YORK
Index No. 100156/2011

AMERICAN EXPRESS BANK, FSB

-v-

Questions presented; Remedies; Just Results

DANIEL M ROSENBLUM

Plaintiff attorney of record: Jaffe & Asher action commenced March 2011

Amex card 371339213796009 exp 1/11

Questions presented and Remedies and Just Results

1. All Questions Presented
2. See questions presented 9/15/13 plus:
3. A question presented is as to whether DMR owes monies to the benefit of Richard Hunt

4. A question presented is as to whether DMR owes monies to the benefit of sallie mae stockholders
5. A question presented is as to whether 21st century digital owes monies to the benefit of sallie mae stockholders
6. A question presented is as to whether Richard Hunt owes monies to the benefit of DMR
7. A question presented is as to whether Sallie Mae stockholders owe monies to the benefit of DMR
8. A question presented is as to whether Sallie Mae owes monies to the benefit of 21st century digital
9. Contie with permutations including Amex, Citi, etc, including NYU Stern, and NYLS, and similarly situated borrowers/ lenders.
10. Does Daniel M Rosenblum owe monies which would accrue to the benefit of J Drainey? Or, etc....Note JD Rainery lists occupation on LinkedIn as CEO of Jaffe and Asher. There are several problems here.
11. Question presented section: was it a reasonable expectation of the borrower following discussions during 2009, 2010, 2011, including income, etc, , , ,reasonable expectation that a calculation would continue to be performed, utilizing the same data and a full presentation to the borrower and continued presetaion and evaluation of the self same presentation of data based on income generating the best resolve or suggested resolve or determination of renege, was that a reasonable expectation and similarly, was it a reasonable expectation by borrower that that same data could easily and readily be discussedrather than begin anew in each dialogue from 2011, 2012, 2013

12. And a s a point of information, separate from the discover request of deposition, is , the allegation of tort, the harrassment, the deliberate operational policy of haraasment built into operations, ignoring common law and common practice. Looking to circumvent and influence jurisprudence by abuse of process, a question presented is as to whether this is in fact a tort.\

13. Remedies

14. The sought after relief by the lender is cruel and unusual, is harsh and excessive;

15. The lender seeks a remedy which adds a 30 year burden for an educational loan; there has already been a 5 year burden; borrower has not realized any continuing immediate monetary benefit from the original bargain. The original bargain provided for a budget over a 3 year period and a 2 year period. The lender has made a bargain in a risky market and seeks to minimize such risk in every operational policy but has done so to the detriment of the product market through unjust policies facilitating unjust results.