

GEORGE SASSOWER

ATTORNEY AT LAW
16 LAKE STREET
WHITE PLAINS, N. Y. 10603

914-949-2169

June 24, 1988

The American Civil Liberties Union
132 West 43rd Street
New York, New York 10036

Att: New York Civil Liberties

Dear Mr. Norman Siegal,

1a. I am a native American citizen, a World War II veteran holding every battle star issued in the European Theater of Operations, from Normandy to Germany, and probably deprived of more constitutional civil rights, more times, than any other person in the United States, citizen or otherwise, of any racial type.

b. After almost forty (40) years of continuous courtroom practice, I have become a "whistle-blower," refusing to abide by any criminally motivated code of omerta.

2a. I have been repeatedly and unconstitutionally convicted of non-summary criminal contempt without benefit of a trial in the state and federal forums.

b. I have been repeatedly incarcerated pursuant to such trialess, manifestly unconstitutional convictions rather than agree to be silent about judicial corruption.

My client, Mr. Hyman Raffe, eventually was compelled to succumb to judicial lawless extortion, and by paying millions of dollars to the cronies of the judiciary and by agreeing to keep silent about the massive larceny of judicial trust assets, in return was never incarcerated under his similar trialess convictions.

c. Repeated orders originating in New York County have been issued to the Sheriff of Westchester County, directing him to "break into" my residence, "seize all word processing equipment and software" and "inventory" my possessions, in attempts to silence me.

d. The District Attorney of Nassau County, Denis Dillon, seized my word processing "data [floppy] discs", all copies of certain confidential papers, concerning judicial and prosecutorial corruption, including those intended for media distribution.

e. My bank deposited assets have been seized under a "phantom" judgment.

f. I have been denied and enjoined from seeking any judicial relief in the state and federal forums, even that of basic constitutional magnitude, including habeas corpus.

g. In a depraved effort to compel silence, Dennis F. Vilella, is being kept a hostage - incarcerated for crimes that neither he nor anyone else committed.

h. Continuing to enumerate this "parade of horrors" would simply strain the outer limits of credulity, and thus I will outline the few cases in which I am involved, where silence is desired by those in power.

* * *

3a. PUCCINI CLOTHES, LTD. ["Puccini"] -- "the judicial fortune cookie" -- was involuntarily dissolved on June 4, 1980 -- more than eight (8) years ago -- its assets and affairs becoming custodia legis.

b. Albeit its dissolved status, it nevertheless is a constitutional "person" within the meaning of the XIV Amendment of the U.S. Constitution.

c. Judicial statutes require that the court-appointed receiver, LEE FELTMAN, Esq. of 645 Fifth Avenue, New York, N.Y., 10022 (212-371-8630) must file an accounting within one (1) year and each and every year thereafter (Bus. Corp. Law §1216[a], 22 NYCRR §202.52, §202.53).

d. The statutory watchdog is ROBERT ABRAMS, the Attorney General of the State of New York, who, as a matter of ministerial compulsion lacking any discretion whatsoever, must make application for such accounting if one is not rendered within eighteen (18) months (Bus. Corp. Law §1216[a]).

e. More than five (5) times these eighteen (18) months has expired, and Abrams the statutory watchdog has failed and refuses to make application for such accounting, personally knowing of the massive larceny of judicial trust assets engineered by KREINDLER & RELKIN, P.C., of 350 Fifth Avenue, New York, New York, 10118 (212-279-5100).

f. To have Robert Abrams as statutory watchdog is like Richard III babysitting for your nephews.

g. There is absolutely no possible way that any truthful accounting can be rendered, without exposing this massive larceny and plundering of judicial trust assets, the blatant perjury, extortion, blackmail, and the judicial and official corruption which involves the highest levels of the state and federal judiciary.

h. In order to protect this ongoing racketeering operation of which I hold documented evidence, I must be silenced no matter how barbaric and unconstitutional the means employed.

* *

4a. ERNEST L. SIGNORELLI, the Surrogate of Suffolk County, pays his personal obligations from the assets of estates in his bailiwick.

b. Thus, for example, when Surrogate Signorelli had a personal marital problem entailing litigation, he retained a New York City attorney specializing in matrimonial and criminal matters.

c. To pay this personal attorney, Signorelli's appointee, Public Administrator, ANTHONY MASTROIANNI, designated this New York City attorney, who had no estate experience, as his attorney, and approved the payment of \$12,500 from the Suffolk County Estate of EUGENE PAUL KELLY, although he had performed absolutely no services which inured to the benefit of that estate.

d. I opposed these expenditures, and when this attorney could not show any efforts on behalf of the Kelly Estate, he was awarded a consolation fee of \$1,000. Similar Mastroianni-approved expenditures met with substantially similar fates.

e. For opposing the corrupt activities by Signorelli and Mastroianni, I have been incarcerated without a trial two (2) times, for purported crimes that two (2) subsequent trials revealed were never committed, and now am facing a third trialess incarceration, based on such "phantom" crimes which Mastroianni himself has admitted were never committed, simply because I will not remain silent about such activities.

f. Indeed on one such occasion of trialess incarcerations, when my former attorney/spouse and young daughter presented a writ of habeas corpus which directed release on my own recognizance, they themselves were incarcerated, without food, water, or toilet facilities.

* *

5a. DENNIS F. VILELLA, a college graduate, married with two small children, and very powerfully built, was convicted and is presently incarcerated for a possible maximum term of twenty-five (25) years for a crime which neither he nor anyone else committed.

b. Vilella was indicted and convicted for (1) attempted murder in the second degree with a "tire iron", and (2) assault with a "tire iron."

Although Vilella had no legal experience or training, he defended himself as a pro se litigant which, to repeat, were never committed by anyone, as I will briefly demonstrate.

c. The uncorroborated trial testimony of the alleged victim, Ms. Theresa Nappi was that she was struck "about 20 times" (p.91-92), with "a tire iron" (p.91), "violently" (p.102), "with everything [Vilella] had to hit [her]" (p.102), on "[her] head and [her] hands, protecting [her]self" (p 91).

d. One does not have to be a coroner, physician, or medical scholar to know the inevitable skull and brain injuries for such heinous attack, if there was any truth to the charges levelled against Vilella.

e. Although the Community Hospital at Glen Cove Records were introduced into evidence before the grand and trial juries, these bodies were deceived by Dillon's Office and these hospital records were not examined by the jurors.

f. These hospital records reveal that within twenty-four (24) hours of this alleged assault, X-Rays were taken (Exhibit "A"), a Cat Scan performed (Exhibit "B"), and a Trauma Assessment Report rendered (Exhibit "C") and they show no evidence of fracture to the skull and its appearance normal; no soft tissue swelling to the brain; normal eye, leg, and hand movements with the highest possible non-coma score.

g. A few days later the hospital consultation report, also deceptively concealed from the grand and trial juries, shows that Ms. Nappi was:

"coherent ... no overt thinking disorder. She is cooperative and fairly verbal. No auditory trouble ..., no delusions. ... Sensories intact. Short term memory good. ... Insight good."

h. The hospital report does not even reveal a single traumatic bruise on her skull, the site of this alleged repeated "tire iron" assault.

i. If the assault Ms. Nappi described had a scintilla of truth to it, Ms. Nappi clearly has powers of survival which transcend by quantum leaps that possessed by the legendary Rasputin.

j. The massive prosecutorial deception is further demonstrated, for example, when the Assistant District Attorney stated, as part of his opening stated: "You will hear she was rushed to Glen Cove Hospital, where she was treated for multiple skull fractures" (p. 71).

k. There is absolutely nothing in the hospital report which shows any treatment for skull fractures.

6a. For attempting to expose such prosecutorial misconduct, I was arrested in the early morning hours of February 23, 1988 in White Plains, Westchester County, under a Nassau County Warrant of Arrest secured by the Dillon Gang, where there was no showing that I would not respond to a summons, Criminal Procedure Law §120.20[3] notwithstanding to the contrary.

b. After my aforementioned arrest, contrary to the mandatory procedures contained in Criminal Procedure Law §120.90[3] which requires that I be taken to a local magistrate for bail purposes, I was taken to Nassau County jail and incarcerated therein.

This was a pre-arranged scenario, intended to cause my non-appearance at Supreme Court, New York County that afternoon in a proceeding to compel Robert Abrams to demand an accounting for Puccini, pursuant to the mandate of Bus. Corp. Law §1216[a].

c. On February 24, 1988, without any cause or necessity shown and under a manifestly unconstitutional general search warrant, my premises were searched, clients' confidential material and work product material were read and seized, including all copies of mailings to the media and disciplinary agencies.

Included in the seizure were more than fifty (50) "data [floppy] discs" covering a period of one and one-half years, almost completely paralyzing my ability to publish or conduct my legal affairs, the manifest purpose of such arrest and seizure.

d. The aforementioned conclusion was confirmed by Denis Dillon, when in a press release to the media (The Daily News, 2/24/87), his office stated:

"Sassower drew the District Attorney's ire, [Assistant District Attorney] Sansverie said, when he allegedly began writing 'a flurry of letters making allegations .. ' about a doctor who testified in the case. Letters were sent to Dillon, the assistant district attorney, and to medical associations. One letter tried to enlist the help of a former juror."

e. I submit that if my "flurry of letters" "drew the ire" of District Attorney Dillon, he should have soaked his head in a pail of ice water, not arrest and incarcerate me!

7a. Enclosed are "The Manton Court - Revisited", "The Wachtler-Rosenblatt Corrupt Judicial Empire", and "Would You Have Richard III Babysit for Your Nephews", which are being extensively distributed, as were my former publications.

b. Clearly my intention is the continuation of my activities, irrespective of the personal consequences, since I perceive myself, as an American, to have obligations to this country and its civilized values, as well as rights.

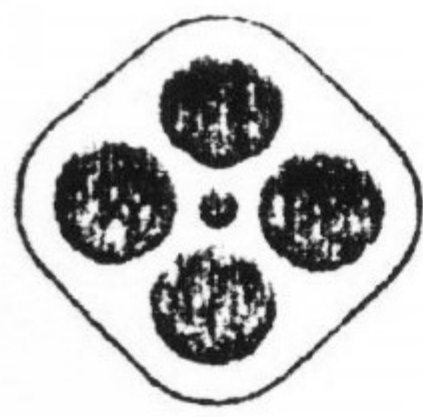
c. I solicit your help, particularly in obtaining access to the grand jury, and will give my fullest cooperation.

d. I hope we can arrange a personal interview in which I can explain the more lengthy and complex elements involved and present my dramatic documentary evidence to support my case.

e. To the repeated overtures that the aforementioned draconian plagues will cease, in addition to the release of "Vilella, the Hostage", as soon as I agree to be silent, the response is and will always be, as it was at Bastogne in December of 1944 -- "nuts"!

Most Respectfully,

GEORGE SASSOWER



THE
COMMUNITY
HOSPITAL
at glen cove

St Andrews Lane • Glen Cove New York 11542

DEPARTMENT OF RADIOLOGY

Telephone: (516) 676-1742

JAMES T. DE LUCA, M.D.

Chief of Radiology

VITO J. ZUPA, M.D.

NEVIN H. OKAY, M.D.

SCOTT S. COYNE, M.D.

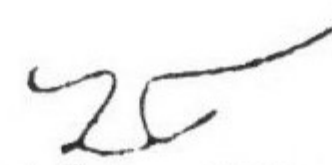
NAPPI, Theresa-27
Dr. Sahai
Dr. Sordi

7/27/86
Skull

ER5011466 9
#096008

Skull shows no evidence of fracture. Sutures and vascular markings are normal. Sella turcica is regular in appearance. Petrous pyramids and sphenoid wings are intact.

IMPRESSION: Normal examination of the skull.


L. Tizol, MD

LT:maw
det 7/27/86
typed 7/27/86

Exhibit "A"



COMMUNITY
HOSPITAL
at glen cove

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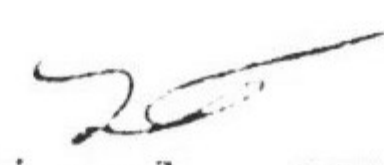
7/27/86
CAT scan brain

ER5011466 9
#090008

CT scan non-contrast of the brain was performed.

No shift of midline structures is seen. No subdural collection is identified. No blood in the white or grey matter is seen. Soft tissues of the brain fail to demonstrate any gross soft tissue swelling.

IMPRESSION: See above report.


L. Tizol, MD

LTmaw
dict 7/27/86
typed 7/27/86

Exhibit "B"

TRAUMA ASSESSMENT RECORD

NAME: Yappi, Theresa
 ER#: 5011466-9
 DATE & TIME: 7/27/86
 VS ON ADMIT: B.P. 73/45
P. 60
R. 14

ALLERGIES: None known
 MEDICINES: None known
 PMH: Unknown at present
 LAST MEAL: Unknown
 EVENTS OF INJURY: Hit a tree

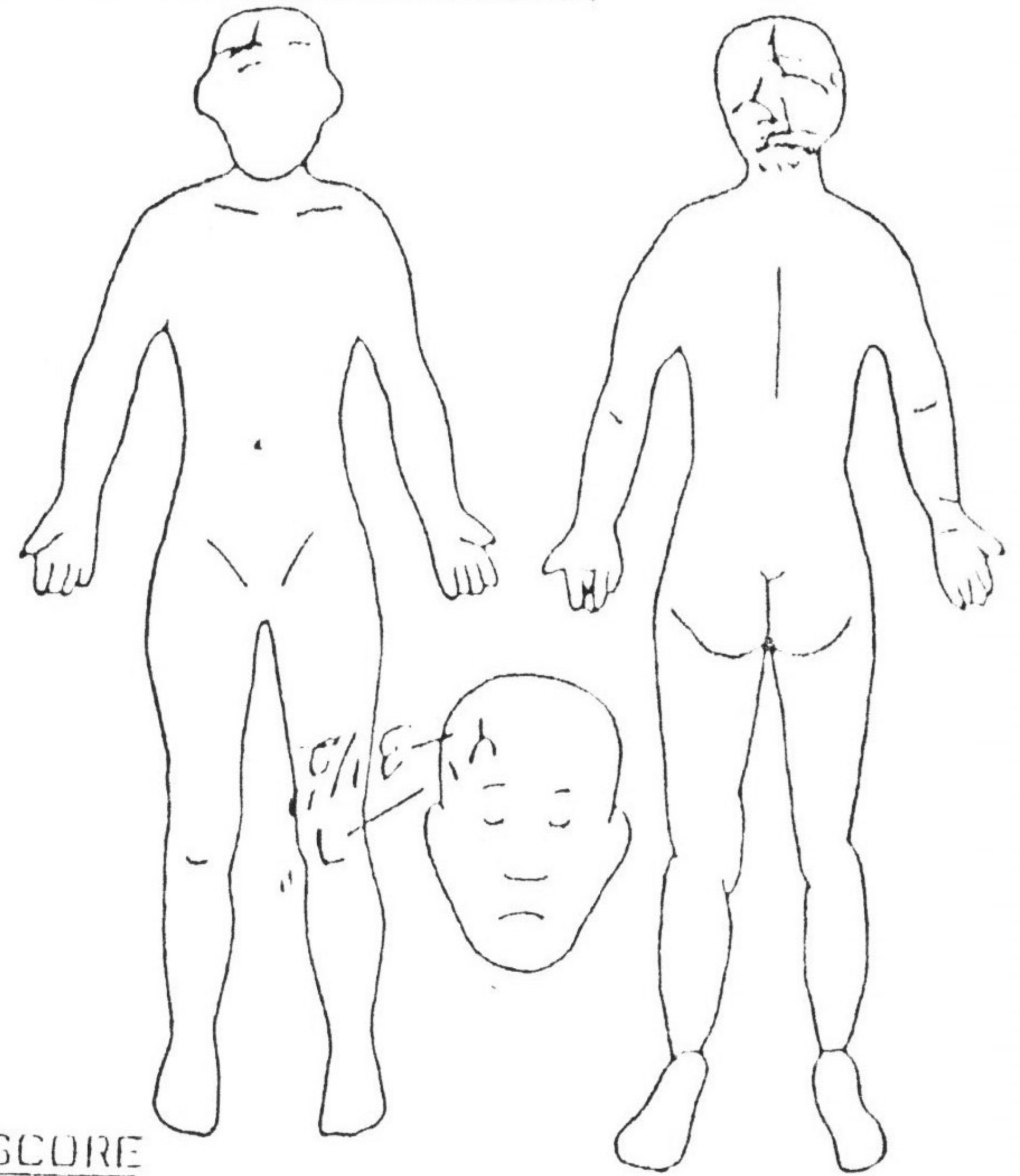
AIRWAY / C-Spine

Spont. Resp.	NA	<u>YES</u>	NO
Trach Pos.	NA	<u>midline</u>	deviated
O2	NA	<u>canula</u>	mask
Oral airway	NA	YES	<u>NO</u>
EGTA	NA	YES	<u>NO</u>
CPR	NA	YES	<u>NO</u>
Intubation	NA	YES	<u>NO</u>
Cervic. Collar	NA	YES	<u>NO</u>
Sandbag	NA	YES	<u>NO</u>
Backboard	NA	<u>YES</u>	NO

GASTRO-INTESTINAL/GENITIA-URINARY

Distended Abd.	YES	<u>NO</u>	NA
Bowel Sounds	<u>YES</u>	NO	NA
Abrasions	<u>YES</u>	NO	NA
Hematuria	<u>Unknown</u>	YES	NO
Rectal Bleeding	<u>Unknown</u>	YES	NO
NG Bleeding	YES	<u>NO</u>	NA
Vomitus	<u>YES</u>	NO	NA
Abdominal Lavage	YES	<u>NO</u>	NA

INJURIES - LOCATION & TYPE



BREATHING

Breathe sounds present L R
 B.S. - Describe spontaneous
 Chest movement
 normal L R
 shallow L R
 retractions L R
 paradox L R
 Chest Pain YES NO

CIRCULATION & HEMORRHAGE CONTROL

Pulse strong weak absent
 BP L R 73/43
 Monitor - Rhythm RSR
 Rate 120
 Mast YES NO NA
 Cap. refill immediate delayed
 Mucous membrane normal pale
 Peripheral pulse present absent
 carotid L R L R
 brachial (child) L R L R
 radial L R L R
 femoral L R L R
 dorsalis L R L R
 Skin = normal - diaphoretic - pale - cyanotic
 Bleeding site Multiple NA
 Splints NA

COMA SCORE

Spontaneously	<u>4</u>
Eyes to sound	3
Open to Pain	2
None	1
Best Verbal Response	
Oriented	<u>5</u>
Confused	4
Inappropriate Words	3
Incomprehensible Sounds	2
None	1
Best Motor Response	
Obeys Commands	<u>6</u>
Localized Pain	5
Withdrew	4
Flexion	3
Extension to Pain	2
None	1

PUPILS - SIZE

S M L
 R M
 L M

PUPILS - REACTION

N = normal
 S = sluggish
 F = fixed
 R N
 L N

MOVEMENT

N = normal
 W = weak
 Handgrip
 R N L N

Total Coma Score 15

Exhibit "C"