# NEW JERSEY LAWYERS' FUND FOR CLIENT PROTECTION

Letter dated April 24, 2000

(Re: Enforcement of obligation to pay Judgment No. MER L-5664-94 through the Comprehensive Enforcement Program)

This page is for information only and is Not part of the attached document(s). It was created by Kenneth F. Irek for clarification and indexing.

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### NY JERSEY LAWYERS' FUND FOR CLIENT PROTECTION

TRUSTEES
KYRAN CONNOR, CHAIR
BRENDA J. STEWART, VICE CHAIR
AUREA VASCONCELOS, TREASURER
ROBERT J. GILSON
SUSAN E. LAWRENCE
JOHN MCFEELEY, III
WILLIAM E. HINKES

ASSISTANT TREASURER FRANK C. FARR

STREET ADDRESS: 25 WEST MARKET STREET 5TH FLOOR, NORTH WING TRENTON, NJ 08625-0961



RICHARD J. HUGHES JUSTICE COMPLEX P:O. BOX 961 TRENTON, N.J. 08625-0961 DIRECTOR & COUNSEL KENNETH J. BOSSONG

> SENIOR COUNSEL DANIEL R. HENDI WILLIAM J. THOMAS

DEPUTY COUNSEL MARGARET S. HALL

FUND SECRETARY RUBY D. COCHRAN

CLAIMS: (609) 292-8008 BILLING:(609)292-8079 FAX:(609:394-3637

Writer's direct dial (609) 633-9708

April 24, 2000

#### VIA FIRST CLASS AND CERTIFIED MAIL

Kenneth Irek 9800 Topanga Canyon Boulevard, #261D Chatsworth, CA 91311

Re: New Jersey Lawyers' Fund for Client Protection v. Kenneth Irek Docket/Judgment No. MER L-5664-94; J-08161-95; our file CPF-520

Dear Mr. Irek:

The New Jersey Supreme Court has granted the New Jersey Lawyers' Fund for Client Protection the authority to enforce your obligation to pay the referenced Judgment through the Comprehensive Enforcement Program established by N.J.S.A. 2B:19-1 et seq.

Enclosed are an original and one (1) copy of a Notice of Delinquency requiring you to begin making monthly payments on this obligation. You should contact the Fund as soon as possible to propose a monthly payment plan. All proposals are subject to approval by the Board of Trustees which governs the Fund and which next meets on May 18, 2000. If you do not have a plan in place by May 18 (Consent Order executed, lump sum payment plus first monthly payment made, subject to the approval of the Board), you will receive a Summons to appear in Court in June 2000 for an enforcement hearing.

I have also enclosed an Information Subpoena for you to complete. The Board will not approve your plan unless you have submitted a completed Information Subpoena so that it can evaluate your proposal in light of your resources. If you wish to discuss your case, you may contact me at the number listed above.

Very truly yours, ) MANNES, HM MARGARET S. HALL

/msh encl(s) k:\cep\correspondence\dun0600.mgd

## SUE IOR COURT OF NEW JERSEY

## COMPREHENSIVE ENFORCEMENT PROGRAM \*\*\*NOTICE OF DELINQUENT PAYMENT\*\*\*

April 24, 2000 Cmpt./Acc./Dkt.MER L-5664-94 Judgment # J-08161-95 Financial Account # CPF-520

Mr. Kenneth Irek 9800-D261 Topanga Canyon Boulevard Chatsworth, CA 91311

Last Payment:

\$0

Last Payment Date

n/a

Total Owed

\$5,000.00

The New Jersey Lawyers' Fund for Client Protection has referred your debt to the Comprehensive Enforcement Program (CEP) for collection. YOUR RESTITUTION OBLIGATION IS IN ARREARS. THE NEXT LETTER YOU RECEIVE WILL BE A COURT SUMMONS TO AN ENFORCEMENT HEARING. You may be able to avoid a Court appearance by doing **ALL** of the following **BEFORE** May 18, 2000:

proposing a payment plan executing a Consent Order prepared by the Fund making a lump sum payment and a monthly payment; and returning the enclosed Information Subpoena

ALL PROPOSALS FOR PAYMENT ARE SUBJECT TO APPROVAL BY THE BOARD OF TRUSTEES ON MAY 18, 2000. If your failure to pay is found to be willful noncompliance, one or several of the following may happen:

- your wages may be garnished;
- your personal assets may be seized;
- your tax refund, lottery or gambling winnings may be attached;
- a judgment may be docketed against you. This will act as a lien against any real estate that you own and may adversely affect your ability to obtain loans or other forms of credit;
- involuntary enrollment in either the Sheriff's Labor Assistance or Enforced Community Service Program as alternative to detention. (Cost to you: \$15 enrollment fee and \$2 per day fee.)

YOU MAY BE ABLE TO AVOID THESE ACTIONS IF YOU FOLLOW THE STEPS OUTLINED ABOVE. Please put your account number (CPF #) on any payment that you mail in to receive proper credit. Payments in the form of a check or money order can be mailed to the above address. Payments can be made at New Jersey Lawyers' Fund for Client Protection between 8:30 a.m. and 4:30 p.m., Monday through Friday.

If you wish to discuss your case to make payment arrangements or if good reason exists for your failure to pay, please contact Margaret S. Hall, Esq., at the New Jersey Lawyers' Fund for Client Protection within five (5) days of receipt of this notice at (609) 633-9708.

Sincerely,

Collections, Administrative Office of the Courts

# IMPORTANT NOTICE PLEASE READ CAREFULLY

New Jersey Lawyers Fund for Client Protection Richard J. Hughes Justice Complex 25 West Market Street, P. O. Box 961 Trenton, NJ 08625-0961 Margaret S. Hall, Esq. (609) 984-7179

NEW JERSEY LAWYERS' FUND FOR

CLIENT PROTECTION,

SUPERIOR COURT OF NEW JERSEY

LAW DIVISION MERCER COUNTY

Plaintiff,

DOCKET NO. MER L-5664-94

JUDGMENT NO. J-08161-95

Kenneth Irek

CIVIL ACTION

CPF-520

Defendant

INFORMATION SUBPOENA

THE STATE OF NEW JERSEY TO:

Kenneth Irek

9800 Topanga Canyon Boulevard, #261D

Chatsworth, CA 91311

Judgment was entered against you in the Superior Court of New Jersey on March 22, 1995 and a lien recorded on March 31, 1995 in the amount of \$5,000.00, plus any applicable interest and costs, under the docket number(s) referenced above. The amount of \$5,000.00 remains due and outstanding, plus any applicable interest and costs.

Attached to this Information Subpoena is a list of 17 questions that court rules require you to answer within 14 days from the date you receive this subpoena. If you do not answer the attached questions within the time required, the opposing party may ask the court to conduct a hearing in order to determine if you should be held in contempt. You will be compelled to appear at the hearing and explain your reasons for

your failure to answer.

If this judgment has resulted from a default you may have the right to have this default judgment vacated by making an appropriate motion to the court. Contact any attorney or the clerk of the court for information on making such a motion. Even if you dispute the judgment you must answer all 17 of the attached questions.

You must answer each question giving complete answers, attaching additional pages if necessary. False or misleading answers may subject you to punishment by the court. However, you need not provide information concerning the income and assets of others living in your household unless you have a financial interest in the assets or income. Be sure to sign and date your answers and return them to the address in the upper left hand corner within 14 days.

Dated: April 24, 2000

Margaret S. Hall, Esq.

New Jersey Lawyers' Fund for

arersets Hall

Client Protection

Donald Phelan, Clerk

Superior Court of New Jersey

VIA FIRST CLASS MAIL AND CERTIFIED MAIL, RETURN RECEIPT REQUESTED

1.	Full name	
2.	Address	
3.	Birthdate	
4.	Social Security #	•
5.	Driver's license # and expiration date	-
6.	Telephone #	-
7.	Full name and address of your employer	
	(a) Your weekly salary: GrossNetNetNet	_
8.	Is there currently a wage execution on your salary? Yes No	
9.	List the names, addresses and account numbers of all bank accounts on which	
		<u> </u>
10.	If you receive money from any of the following sources, list amount, how often	
Туре	Amount & Frequency Name & Address	Source
Alim	ony	
Loan	Payments	
Renta	al Income	
Pensi	ons_	

Item	Purchased		If Financed Balance Still Due	Value	
			Į.		
Yes_ vehicle	e owned:	If Yes, s	tate the following		
addr	ess of the lien	holder and the	state the name an amount due to th	e	
(c) Lic (d) Vel	ense plate # hicle identifica				
Yes		If Yes, s	state the following		
b) Is b C) Th	e name and ad	dress of all sto		rs and/or partners	S

	Creditor's Name	Creditor's Attorney	Amount Due_	Name of Court	Docket #	
	Name	Attorney	Duc	Court	DOCKEL #	
	-					
	I cert	ify that the for	egoing statem	ents made by me	are true. I am aware that i	if any
;oi				ents made by me a	are true. I am aware that i	if any
goi						if any
goi						if any
goi						if any
goi			re wilfully fal			if any