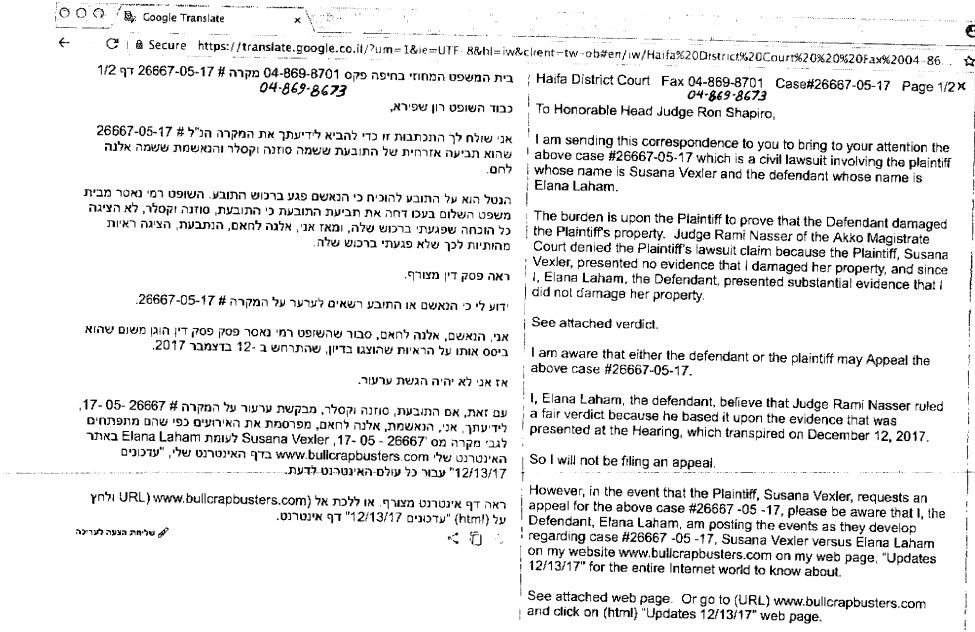


Fax Send Report

Date & Time : 19-DEC-2017 16:11 TUE
 Fax Number :
 Fax Name :
 Model Name : SCX-4824 Series

No	Name/Number	Start Time	Time	Mode	Page	Result
429	048698701	19-12 16:02	08'21	G3	015/015	O.K



Fax Send Report

Date & Time : 19-DEC-2017 16:36 TUE
Fax Number :
Fax Name :
Model Name : SCX-4824 Series

No	Name/Number	Time	Time	Page	Result
431	048698673	19-12	08'21	015/015	O.K

בית המשפט המחוזי בחיפה פקס 04-869-8701 מקרה # 26667-05-17 דף 1/2
04-869-8673

כבוד השופט רון שפירא,

אני שולח לך התכתבות זו כדי להביא לידיעתך את המקרה הנ"ל # 26667-05-17 שהוא תביעה אזרחית של התובעת ששמה סוזנה וקסלר והנאשמת ששמה אלנה לחם.

הנטל הוא על התובע להוכיח כי הנאשם פגע ברכוש התובע. השופט רמי נאסר מבית משפט השלום בעכו דחה את תביעת התובעת כי התובעת, סוזנה וקסלר, לא הציגה כל הוכחה שפגעתי ברכוש שלה, ומאז אני, אלנה לחם, התבעת, הציגה ראיות מהותיות לכך שלא פגעתי ברכוש שלה.

ראה פסק דין מצורף.

ידוע לי כי הנאשם או התובע רשאים לערער על המקרה # 26667-05-17.

אני, הנאשם, אלנה לחם, סבור שהשופט רמי נאסר פסק פסק דין הוגן משום שהוא ביסס אותו על הראיות שהוצגו בדיון, שהתרחש ב-12 בדצמבר 2017.

אז אני לא יהיה הגשת ערעור.

עם זאת, אם התובעת, סוזנה וקסלר, מבקשת ערעור על המקרה # 26667-05-17, לידיעתך, אני, הנאשמת, אלנה לחם, מפרסמת את האירועים כפי שהם מתפתחים לגבי מקרה מס' 26667-05-17, Susana Vexler לעומת Elana Laham באתר האינטרנט שלי www.bullcrapbusters.com בדף האינטרנט שלי, "עדכונים 12/13/17" עבור כל עולם האינטרנט לדעת.

ראה דף אינטרנט מצורף. או ללכת אל (www.bullcrapbusters.com) URL ולחץ על (html) "עדכונים 12/13/17" דף אינטרנט.

שליחת הצעה לעריכה

Haifa District Court Fax 04-869-8701 Case#26667-05-17 Page 1/2
04-869-8673

To Honorable Head Judge Ron Shapiro,

I am sending this correspondence to you to bring to your attention the above case #26667-05-17 which is a civil lawsuit involving the plaintiff whose name is Susana Vexler and the defendant whose name is Elana Laham.

The burden is upon the Plaintiff to prove that the Defendant damaged the Plaintiff's property. Judge Rami Nasser of the Akko Magistrate Court denied the Plaintiff's lawsuit claim because the Plaintiff, Susana Vexler, presented no evidence that I damaged her property, and since I, Elana Laham, the Defendant, presented substantial evidence that I did not damage her property.

See attached verdict.

I am aware that either the defendant or the plaintiff may Appeal the above case #26667-05-17.

I, Elana Laham, the defendant, believe that Judge Rami Nasser ruled a fair verdict because he based it upon the evidence that was presented at the Hearing, which transpired on December 12, 2017.

So I will not be filing an appeal.

However, in the event that the Plaintiff, Susana Vexler, requests an appeal for the above case #26667-05-17, please be aware that I, the Defendant, Elana Laham, am posting the events as they develop regarding case #26667-05-17, Susana Vexler versus Elana Laham on my website www.bullcrapbusters.com on my web page, "Updates 12/13/17" for the entire Internet world to know about.

See attached web page. Or go to (URL) www.bullcrapbusters.com and click on (html) "Updates 12/13/17" web page.

בית המשפט המחוזי בחיפה פקס 04-869-8701 תיק # 26667-05-17 עמוד 2/2
04-869-8673

תודה על התעניינותך במכתב זה.

בכבוד רב,

מאת אלנה לחם

שליחת הצעה לעריכה



Haifa District Court Fax 04-869-8701 Case#26667-05-17 Page 2/2 x
04-869-8673

Thank you for your interest in this letter.

Respectfully Yours,

From Elana Laham



בית משפט לתביעות קטנות בעכו

ת"ק 17-05-26667 וקסלר נ' לחם

תיק חיצוני:

במני כבוד הרשם הבכיר ראמי נאסר

סחנה וקסלר

תובעת

נגד

אילנה לחם

נתבעת

פסק דין

- 1
 - 2
 - 3
 - 4
 - 5
 - 6
 - 7
 - 8
 - 9
 - 10
 - 11
 - 12
 - 13
 - 14
 - 15
 - 16
 - 17
 - 18
 - 19
 - 20
 - 21
 - 22
 - 23
1. במני תביעה קטנה שהגישה התובעת נגד הנתבעת לקבלת פיצוי כספי בסך 1,900 ₪ בגין נזקים שגרמו, לטענת התובעת, לדלת דירתה של התובעת, עקב פגיעה בפטיש על ידי הנתבעת.
2. התובעת צירפה לכתב התביעה הצעת מחיר הכוללת תיקון בסך 1,900 ₪ וגם ציפוי של צד אחד בסך 650 ₪.
3. הנתבעת הכחישה בכתב הגנתה את טענות התובעת בטענה כי היא לא גרמה לנזקים הנטענים. בכתב ההגנה טען כי החבר של התובעת הוא זה שתקף את הנתבעת בביתה ובשל האיומים והמעשים שלו היתה מאוד מפוחדת וברחה לדירתה. הנתבעת הכחישה גם את הנזקים הנטענים בכתב התביעה.
4. **כמצוות תקנה 15(ב) לתקנות שיפוט בתביעות קטנות (סדרי דין) התשל"ז – 1976, פסק הדין יהיה מנומק בצורה תמציתית והוא ניתן מיד בתום הדיון בהעדר הצדדים.**
5. בהערה מקדימה אציין, כי ברקע הדברים עסקינו בסכסוך מתמשך בין הצדדים שהם שכנים, בגין אירועים שונים, אשר הולידו הליכים משפטיים נוספים ובעיקר תלונות למשטרה וצו מניעת הטרדה מאיימת שקיבלה הנתבעת נגד מר ויטלי ציצקוב (בן זוגה דאו של התובעת), ביום 3.4.17, במסגרת ח"ט 5390-04-17 (שלום עכו).
6. בדיון שהתקיים במני היום, הגיעה הנתבעת ללא מתורגמן חרף החלטתי המפורשת מיום 11.11.17. יחד עם זאת, החלטתי לאחר התלבטות מסוימת לקיים את הדיון בשפות העברית והאנגלית מאחר והתרגומתי כי הנתבעת מבינה במידה מסוימת את השפה העברית וכך היא



בית משפט לתביעות קטנות בעכו

ת"ק 17-05-26667 וקסלר נ' לחם

תיק חיצוני:

- 1 אף העידה בפניי. בכל מקרה, קיבלתי את הסכמת שני הצדדים לצורך ניהול הדיון באופן
- 2 המתואר ובכך נחסך דיון נוסף בתיק.
- 3
- 4 7. נכון הוא שעסקינן בתביעות קטנות בהן ביהמ"ש מגמיש את הדרישות הקבועות בחוק ובסדרי
- 5 הדיון. יחד עם זאת, עדיין חלה על כל תובע החובה להוכיח תביעתו וזאת בבחינת "**המוציא**
- 6 **מתברו עליו הראיה**". היינו, על התובע להוכיח את העובדות המשמשות בסיס לתביעתו. קרי,
- 7 האירוע נשוא התביעה, העובדות המבססות את האירוע, הנזק שגרם לו כפועל יוצא מכך,
- 8 והקשר הנסיבתי בין הנזק הנטען ובין המעשים או המחדלים של התובע.
- 9 הדרישה במשפט אורחי היא הרמת נטל ההוכחה עד למעלה מ-50% על פי מאזן ההסתברויות
- 10 ועל כן נחוץ להגיש ראיות בעלות משקל יתר, על מנת להגיע עד לשכנוע של 51%.
- 11
- 12 8. לאחר שעייתי בכתבי הטענות של הצדדים והראיות שהונחו בפניי, לרבות התמונות שחצגה
- 13 בפניי הנתבעת של דלת דירתה של התובעת, ולאחר ששמעתי את בעלי הדיון במהלך הדיון
- 14 שהתקיים בפניי היום, ועמדתי על נסיבות התביעה והנזקים הנטענים, **מצאתי כי יש לדחות**
- 15 **את התביעה, משלא עמדה התובעת בנטל ההוכחה המוטל עליה.**
- 16
- 17 9. התובעת ציינה בפניי, כי לא צילמה ולא תיעדה את האירוע הנטען לגבי הנתבעת מיום
- 18 31.12.16. לא התרשמתי מיעדותה של התובעת, כי היא אכן ראתה את הנתבעת דופקת בבטיש
- 19 על דלת דירתה. לא שמעתי מהתובעת גרסה חד משמעית כי היתה מחוץ לדירה בעת האירוע
- 20 הנטען. בנוסף לכך, לפי גרסת התובעת, הדפיקות היו בעת שהדלת היתה סגורה והדעת נותנת
- 21 כי התובעת באותה עת היתה בתוך הדירה ולא מחוצה לה.
- 22 בנוסף לכך רשמתי בפניי כי מדובר בדלת לא חדשה אלא שהותקנה בדירתה של התובעת לפני
- 23 7 שנים, כך לגרסתה. מה גם שלא התרשמתי מהתמונות שהוצגו בפניי דווקא עיי הנתבעת
- 24 ולא התובעת, כי אכן מדובר בנזקים רציניים או בסימנים המזוהים עם פגיעות פטיש. בנוסף
- 25 לכך, התובעת לא תיקנה את הדלת, אלא שצירפה הצעת מחיר כללית ביותר שכוללת מרכיבים
- 26 שאינם שייכים בכלל לנזקים הנטענים.
- 27
- 28 10. לאור כל האמור לעיל, ובהתחשב בגרסתה של הנתבעת ובהליכים המשפטיים הנוספים
- 29 שהתנהלו בין הצדדים וכן לאור נטל ההוכחה המוטל על התובעת כאמור לעיל, הגעתי לכלל
- 30 מסקנה, כי יש לדחות את התביעה, ועל כן אני דוחה את התביעה.
- 31
- 32
- 33



בית משפט לתביעות קטנות בעכו

ת"ק 17-05-26667 וקסלר נ' לחם

תיק חיצוני:

- 1 יחד עם זאת, ובנסיבות העניין לא ראיתי לעשות צו להוצאות.
- 2
- 3 12. לצדדים זכות להגיש בקשת ערעור על פסק הדין לביהמ"ש המחוזי תוך 15 ימים מיום קבלת
- 4 פסק הדין.
- 5
- 6 13. המזכירות תמציא פסק הדין לצדדים.
- 7
- 8
- 9
- 10 ניתן היום, כ"ד כסלו תשע"ח, 12 דצמבר 2017, בהעדר הצדדים, מיד בתום הדיון.
- 11

- 12 ראמי נאסר, רשם בכיר
- 13
- 14
- 15

www.bullcrapbusters.com

THE BULLCRAP BUSTERS

We Take The Bullying By The Horns

PATH OF THE MYSTIC WARRIOR PART V



By Elana Laham © 2017 Elana Laham

THE SUSANA VEXLER LAWSUIT

**Haifa District Appellate
Court House
12 Palyam Street, Haifa
Phone: 077-2703333
Fax Civil 04-8698701
Fax Appeals Civil 04-8698673**

I am posting the events as they develop regarding
Case # 26667-05-17
Susana Vexler versus Elana Laham

The Plaintiff, Susana Vexler has presented
NO evidence that I damaged her property

I, Elana Laham, the Defendant, have presented
SUBSTANTIAL evidence that I did NOT damage her property

Attention BB Readers I
Attention BB Readers II
Attention BB Readers III
Attention BB Readers VI
UPDATES

UPDATES 7/13/15

UPDATES 7/15/15

UPDATES 8/8/15

UPDATES 8/30/15

UPDATES 10/1/15

UPDATES 10/7/15

UPDATES 11/6/15

UPDATES 1/13/16

UPDATES 1/31/16

UPDATES 3/8/16

UPDATES 3/9/16

UPDATES 3/25/16

UPDATES 3/28/16

UPDATES 5/16/16

UPDATES 6/15/16

UPDATES 7/21/16

UPDATES 8/1/16

UPDATES 8/8/16

UPDATES 9/7/16

UPDATES 9/9/16

UPDATES 10/10/16

UPDATES 10/23/16

UPDATES 10/24/16

UPDATES 10/25/16

UPDATES 10/26/16

UPDATES 11/6/16

UPDATES 12/1/16

UPDATES 12/3/16

UPDATES 12/6/16

The Burden is upon the Plaintiff
to Prove that the Defendant
Damaged the Plaintiff's Property

I will be exposing the outcome/verdict regarding
Case # 26667-05-17
for the entire Internet world to KNOW about

May Justice Prevail!

THE APPEAL STILL EMBATTLED

According to Israel Law either the Defendant or the Plaintiff has fifteen days to file an Appeal with the District Court if he/she lost the civil lawsuit at the Magistrate Court.

If the reader is interested in viewing the Israeli law regarding Appeals in Hebrew and English then please go to item#12 of [hyperlink 55](#) at www.bullcrapbusters.com.

If an Appeal is filed, the District Appellate Court Judge may deny it, or approve it, or return the civil lawsuit to the Magistrate Court to retry it.

If the Appeal is denied then the Magistrate Court verdict remains.

If the Appeal is approved then the Magistrate Court verdict is reversed.

If the Appeal is returned then the Magistrate Court has to retry the civil lawsuit.

If the Appeal is filed the District Appellate Court notifies us by registered mail, which takes about ten days for us to receive it. We then have twenty one days after receipt of the notification to send our response to the District Court.

So our fight is still not over.

**Akko Magistrate Court House
15 Yehoshafat Street**

UPDATES 12/10/16

UPDATES 12/31/16

UPDATES 1/16/17

UPDATES 1/17/17

UPDATES 1/18/17

UPDATES 2/13/17

UPDATES 2/28/17

UPDATES 3/26/17

UPDATES 4/13/17

UPDATES 4/30/17

UPDATES 5/16/17

UPDATES 7/1/17

UPDATES 8/8/17

UPDATES 8/10/17

UPDATES 8/30/17

UPDATES 10/13/17

UPDATES 10/14/17

UPDATES 10/24/17

UPDATES 11/13/17

UPDATES 12/13/17

Home

Songs of Inspiration

Introduction

Masks & Faces

Society's Bully

Playground Bully

Enforcer Bully

Clergy Bully

Corporate Elite Bully

Elite Bully

How to Fight Back

Cyber Bullying

Physical Bullying

Emotional Bullying

Mental Bullying

Conclusion

Akko 24513
Phone: 077-2703333
Fax 04-987-6638

THE VERDICT

On May 24, 2017, the Akko Courthouse informed me via registered mail that on May 14, 2017, Susana Vexler had filed a Lawsuit against me.

On, December 12, 2017, the twelfth month, on the twelfth day in the twelfth room of the Akko Courthouse, I entered the Susana Vexler Lawsuit Hearing. I was present for the Hearing, which was scheduled for 10:00 a.m. Susana Vexler was twenty minutes late. She was alone. Judge Rami Nasser was presiding over the civil lawsuit. I was without an English Interpreter. So Judge Rami Nasser translated the Hebrew into English for me.

The Hearing began with Judge Rami Nasser asking me if I had banged a hammer against Susana Vexler's apartment door. I answered that I did not as I was too scared to go near her apartment because her boyfriend, Vitlay Zezkav, had physically attacked me twice and on the same day (December 31, 2016) that Susana Vexler had stated in her Lawsuit claim that I had damaged her property. Then, I presented a photo illustrating Vitlay Zezkav staring menacingly at my closed apartment door with Susana Vexler's Apartment door wide open. After that, I presented photos showing Vitlay Zezkav continuing to harass me by installing a lock on the electric box that Susana Vexler's apartment and my apartment share so I cannot enter my side of it to flip the breakers to turn the electricity back on in my apartment if and when it goes off.

The Hearing continued with me bringing to Judge Rami Nasser's attention that Susana Vexler had shamelessly LIED to the Court by stating in her Lawsuit claim and according to her estimate that I had also damaged her door lock with a hammer. Then, I presented photos I had taken showing that there was no damage to the door lock itself. After that, I presented photos illustrating a sum of four marks that were on Susana Vexler's door that were too shallow to have been able to make enough impact to have damaged her door lock in any way.

At the conclusion of the Hearing Judge Rami Nasser announced that the verdict will be sent via mail to both parties and that it will be available on December 13, 2017, at the Akko Courthouse.

On December 13, 2017, I called the following phone number

077-270-3333, which is the call center for all the Courthouses in Israel. I spoke to a female Israeli who speaks English named Atalya. She informed me that the verdict is, "Denied Claim", and "Defendant owes no Money".

If the reader is interested in viewing Judge Rami Nasser's Verdict in Hebrew then please go to the following hyperlinks at www.bullcrapbusters.com:

54A

54B

54C

If the reader is interested in viewing Judge Rami Nasser's Verdict in English then please go to hyperlink 54D at www.bullcrapbusters.com.

I am grateful to supervising Judge Ziad Salach for appointing Judge Rami Nasser to be the presiding judge over the Hearing.

I am grateful to Judge Rami Nasser for graciously deciding to conduct the Hearing in both Hebrew and English because my knowledge of the Hebrew language is limited, for conducting the Hearing in a professional manner since it is quite stressful to have to go to court for any reason, and for the FAIR VERDICT he ruled according to the EVIDENCE.

Thanks be to God, I won the fight.

THE
SUSANA VEXLER
LAWSUIT

On May 24, 2017, I retrieved a parcel via registered mail from the post office. It was a Lawsuit, case #26667-05-17, filed against me from SUSANA VEXLER, my violent next-door neighbor.

If the reader is interested in viewing the Israel Post Notice of delivery then please go to hyperlink 23A at www.bullcrapbusters.com.

If the reader is interested in viewing the Lawsuit Document then please go to hyperlink 23B at www.bullcrapbusters.com.

According to the Court I have 15 days from when I received a notice of a lawsuit to submit a statement of defense.

If the reader is interested in viewing Court Protocol then please go to [hyperlink 23C](#) at www.bullcrapbusters.com.

Susana Vexler wrongfully claims that I banged on her door with a hammer. Therefore, I damaged her door. Thereby, I owe her 650 Israeli Shekels. In addition, she is suing me for 1900 Israeli Shekels for a new door lock.

If the reader is interested in viewing the NP Doors Ltd Estimate then please go to [hyperlink 24B](#) at www.bullcrapbusters.com.

Yet she, the Plaintiff, presents ZERO evidence that I did any such damage.

If the reader is interested in viewing Susana Vexler's claim then please go to [hyperlink 24A](#) at www.bullcrapbusters.com.

However, I, the Defendant, have substantial evidence that I did NOT do any such damage.

I submitted my statement of defense to the Court on June 5, 2017.

If the reader is interested in viewing the court receipt of my statement of defense submittal then please go to [hyperlink 26A](#) at www.bullcrapbusters.com.

If the reader is interested in viewing my statement of defense petition submittal then please go to [hyperlink 26B](#) at www.bullcrapbusters.com

The following is my statement of defense:

If the reader is interested in viewing my statement of defense in Hebrew and in English then please go to [hyperlink 26C](#) at www.bullcrapbusters.com.

Susana Vexler's Lawsuit claim states that the damage to her door happened on December 31, 2016.

If the reader is interested in viewing Susana Vexler's Lawsuit claim then please go to [hyperlink 24A](#) at www.bullcrapbusters.com.

On December 31, 2016, Susana Vexler's violent male visitor physically attacked me. I was very afraid of him. So I did not go near her apartment. So, no, I did not bang on her door with a hammer. Therefore, I did not damage her door. Thereby, I do not owe her any money.

Susana Vexler's violent male visitor named VITLAY ZETZKAV physically attacked me. Twice he forcefully entered my apartment without my permission by SHOVING me backwards into my own home. Then, he

THREW her Pizza (Pizza plain dough crusts) TRASH onto my chest. After that, he tried to HIT me in the face with his fist but he missed. He physically attacked me wearing nothing but blue colored UNDERWEAR.

Here is a photo of him staring at my closed apartment door with her apartment door open. (See photo #1).

If the reader is interested in viewing the staring at my apartment photo #1 then please go to the following hyperlinks at www.bullcrapbusters.com:

[photo 06A](#)

[photo date 06A](#)

I do not know why he physically attacked me. I was putting a small nail (see photo #2) into a wall that my apartment shares with her apartment to mount a painting (see photo #3) when he started banging on my door. When I opened my door he physically attacked me.

If the reader is interested in viewing the nail photo #2 then please go to the following hyperlinks at www.bullcrapbusters.com:

[photo 01B](#)

[photo date 01B](#)

If the reader is interested in viewing the painting photo #3 then please go to the following hyperlinks at www.bullcrapbusters.com:

[photo 01A](#)

[photo date 01A](#)

He also put a lock on the electric box (see photos #4A and #4B) so I cannot enter my side of it to flip the breakers to turn the electricity back on in my apartment if and when it goes off.

If the reader is interested in viewing the electric box photos then please go to the following hyperlinks at www.bullcrapbusters.com.

[photo 05A](#)

[photo date 05A](#)

[photo 05B](#)

[photo date 05B](#)

I requested a Protection Order against Vitlay Zetzlav. The court granted me a ninety-day Protection Order against him, which the court extended to one year upon my request.

If the reader is interested in viewing my ninety day Protection Order in Hebrew then please go to [hyperlink 13A](#) at www.bullcrapbusters.com.

If the reader is interested in viewing my ninety day Protection Order in English then please go to [hyperlink 13B](#) at www.bullcrapbusters.com.

If the reader is interested in viewing my one year Protection Order in Hebrew then please go to [hyperlink 14A](#) at www.bullcrapbusters.com.

If the reader is interested in viewing my one year Protection Order in English then please go to [hyperlink 14B](#) at www.bullcrapbusters.com.

If the reader is interested in viewing my updated evidence that my ninety day Protection Order was extended to a one year Protection Order, which I submitted to the court on July 6, 2017, then please go to the following hyperlinks at www.bullcrapbusters.com:

[26D](#)

[26E](#)

[26F](#)

[26G](#)

[26H](#)

[26I](#)

I live alone. I will NOT leave my apartment without my husband being with me now. My husband and I live separately. (See current water bills with separate addresses).

If the reader is interested in viewing the water bills then please go to [hyperlink 27](#) at www.bullcrapbusters.com.

According to Susana Vexler's Lawsuit her door was hit with a hammer and according to N.P the Doors Ltd Estimate she is claiming that she has to have a new door lock. However, no damage was done to the front of her door's lock. (See photos 5A and 5B).

If the reader is interested in viewing the "No Damage to Lock" Photos then please go to the following hyperlinks at www.bullcrapbusters.com:

[photo 27A](#)

[photo date 27A](#)

[photo 27B](#)

[photo date 27B](#)

[photo 27C](#)

[photo date 27C](#)

And a hammer cannot damage a lock if the door is closed because the dead bolts are in the door jam. And a

hammer cannot damage a lock if the door is open since the dead bolts are retracted into the door.

According to Susana Vexler's statement of accusation her door was hit with a hammer that made four holes in it and according to N.P the Doors Ltd Estimate she is claiming that she has to have a new door lock. However, the damage that was done to her door was made by four marks that were so shallow they only chipped off the door's finish (veneer). So the marks cannot have damaged her door's lock. (See photos 6A and 6B).

If the reader is interested in viewing the "No Damage to Lock" Photos then please go to the following hyperlinks at www.bullcrapbusters.com:

**[photo 51A](#)
[photo date 51A](#)**

**[photo 51B](#)
[photo date 51B](#)**

**[photo 51C](#)
[photo date 51C](#)**

The following hyperlink is a photo of tape on Susana Vexler's door. It is not door damage.

**[photo 51D](#)
[photo date 51D](#)**

Susana Vexler's Lawsuit states that the damage happened on December 31, 2016. Yet the date of N.P the Doors Ltd Estimate for fixing her door's lock is May 11, 2017. If there was damage to her door's lock, why did she wait five months to make a claim that her door's lock must be fixed?

All I ever received from Susana Vexler's lawsuit was her claim that I damaged her door with an estimate for repairs, not even a bill. She presents zero evidence, no witnesses, no photos, no fingerprints, etc, proving that I damaged her property, only her accusation that I banged a hammer against her door.

(There is no bill).

(See N.P the Doors Ltd Estimate and Susana Vexler's Lawsuit claim).

If the reader is interested in viewing N.P. Doors Ltd Estimate then please go to [hyperlink 24B](#) at www.bullcrapbusters.com.

If the reader is interested in viewing Susana Vexler's Lawsuit claim then please go to [hyperlink 24A](#) at

www.bullcrapbusters.com.

So, Susana Vexler has no LEGAL BASIS to include in her estimate from N.P the Doors Ltd the replacement of a lock, which includes 7 bolts, 5 keys and an interactive cylinder for 1900 NIS.

(See Susana Vexler's Bid).

If the reader is interested in viewing NP the Doors Ltd Estimate then please go to [hyperlink 24B](#) at www.bullcrapbusters.com.

If the reader is interested in viewing my Oral Presentation then please go to [hyperlink 53](#) at www.bullcrapbusters.com.

[Reader's Note: You are welcome to use my Oral Presentation for Court as a sample for how to prepare an Oral Presentation in Court].

The Akko Court House's protocol for small claim's lawsuits is that both the Plaintiff – accuser (Susana Vexler) and the Defendant – accused (Elana Laham) are required to submit written statements including evidence to the Courthouse explaining why the Court woulda, shoulda, coulda render a verdict in their favor. This is so that neither part changes his/her story at the Hearing.

THE SUSANA VEXLER SAGA

Susana Vexler is a Bully Coward who has made my life a living hell for the past two years that I have lived in my apartment!

Why such hatred just because I do not like her putting her trash by my apartment door since it brings coach roaches into my home and blocks my entrance and exit from my apartment?

On December 31, 2016, Susana Vexler's boyfriend, Vitlay Zezkav, attempted to commit assault and battery on me just because I do not like Susana Vexler putting her trash by my apartment door. However, I was able to prevent him from harming me.

Thanks be to God I won the fight.

[See the web page entitled, "Path of the Mystic Warrior Part II Updates 3/26/17" for details].

Vitlay Zezkav, continued to harass me just because I do not like Susana Vexler putting her trash by my apartment door. He put a lock on the electric box so I cannot enter my side of it to flip the

breakers to turn the electricity back on in my apartment if and when it goes off.

On April 3, 2017, the Akko Courthouse granted me a ninety-day Protection Order against Vitlay Zezkav, the violent male who attempted to commit assault and battery on me just because I do not like Susana Vexler putting her trash by my apartment door.

On July 3, 2017, the Akko Courthouse granted me a one year extension to my Protection Order against Vitlay Zezkav, the violent male who attempted to commit assault and battery on me just because I do not like Susana Vexler putting her trash by my apartment door.

Thanks be to God, I won the fight.

[See the web page entitled, "Path of the Mystic Warrior Part III Updates 4/30/17" for details].

On April 6, 2017, Susana Vexler filed a ninety-day Protection Order against me in retaliation for me filing a ninety-day Protection Order against her boyfriend, Vitlay Zezkav, the violent male who attempted to commit assault and battery on me just because I do not like Susana Vexler putting her trash by my apartment door.

On May 14, 2017, the Akko Courthouse granted me a ninety-day Protection Order against Susana Vexler for endangering me by harboring Vitlay Zezkav, the violent male who attempted to commit assault and battery on me just because I do not like Susana Vexler putting her trash by my apartment door.

On August 6, 2017, the Akko Courthouse granted me a one year extension to my Protection Order against Susana Vexler for endangering me by harboring Vitlay Zezkav, the violent male who attempted to commit assault and battery on me just because I do not like Susana Vexler putting her trash by my apartment door.

Thanks be to God, I won the fight.

[See the web page entitled, "Path of the Mystic Warrior Part IV Updates 5/16/17" for details].

The BullCrap Busters website will transmit its signals over the Internet for as long as we have not been CENSORED off the web due to the ELITE CYBER BULLY for daring to exercise our HUMAN RIGHTS, namely FREEDOM of SPEECH, in order to assist HUMANITY in overcoming BULLYING.