

August 26, 2023 (100 more days of no communication)

Judge Wayne C. Wooten
P.O. Box 4934
Orlando, FL 32802

RE: Sarah Boone
Case no: 2020-CF-002603-AO, DIV: 20

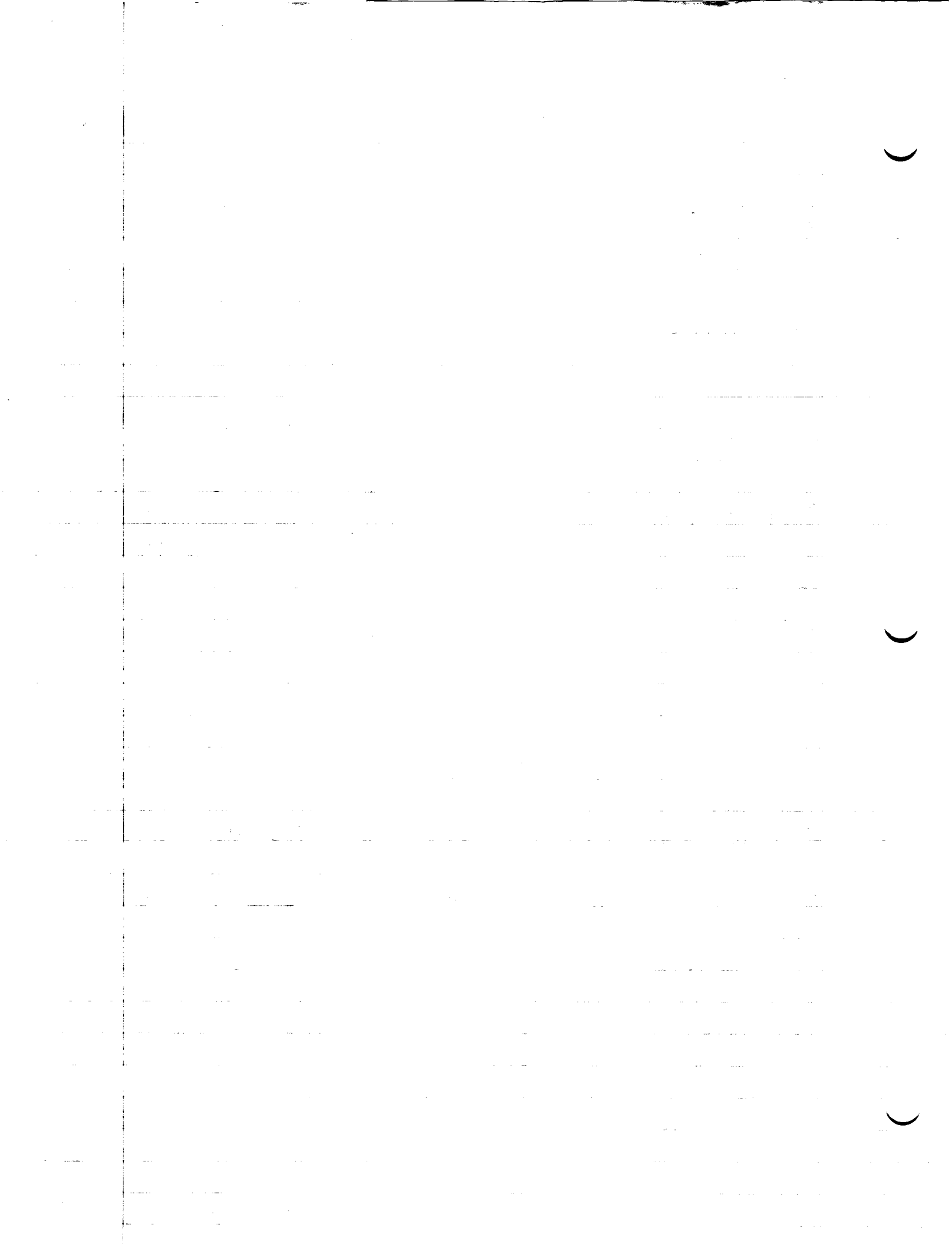
Judge Wooten -

"How do you feel about your attorney withdrawing?"
During an attempted video visit by a misrepresented, Shifty "reporter," this is how I was made aware of my "attorney," Frank J. Bankowitz, cowardly and for the second time trying to ungracefully bow out of my case.

Mr. Matt Johnson - please honor the integrity and ethics of a real reporter and not camouflage yourself as my "friend" in order to push your way through the rules and regulations of the correctional facility. "Professional" is also an option when scheduling but clearly does not pertain to you. Just don't schedule at all as I have nothing to report to you or CourtTV altogether. You're not even a real news channel and only add to the confusion and hysterics wrongfully, illegally and inappropriately concocted in my case. DO NOT CONTACT

From my perspective -

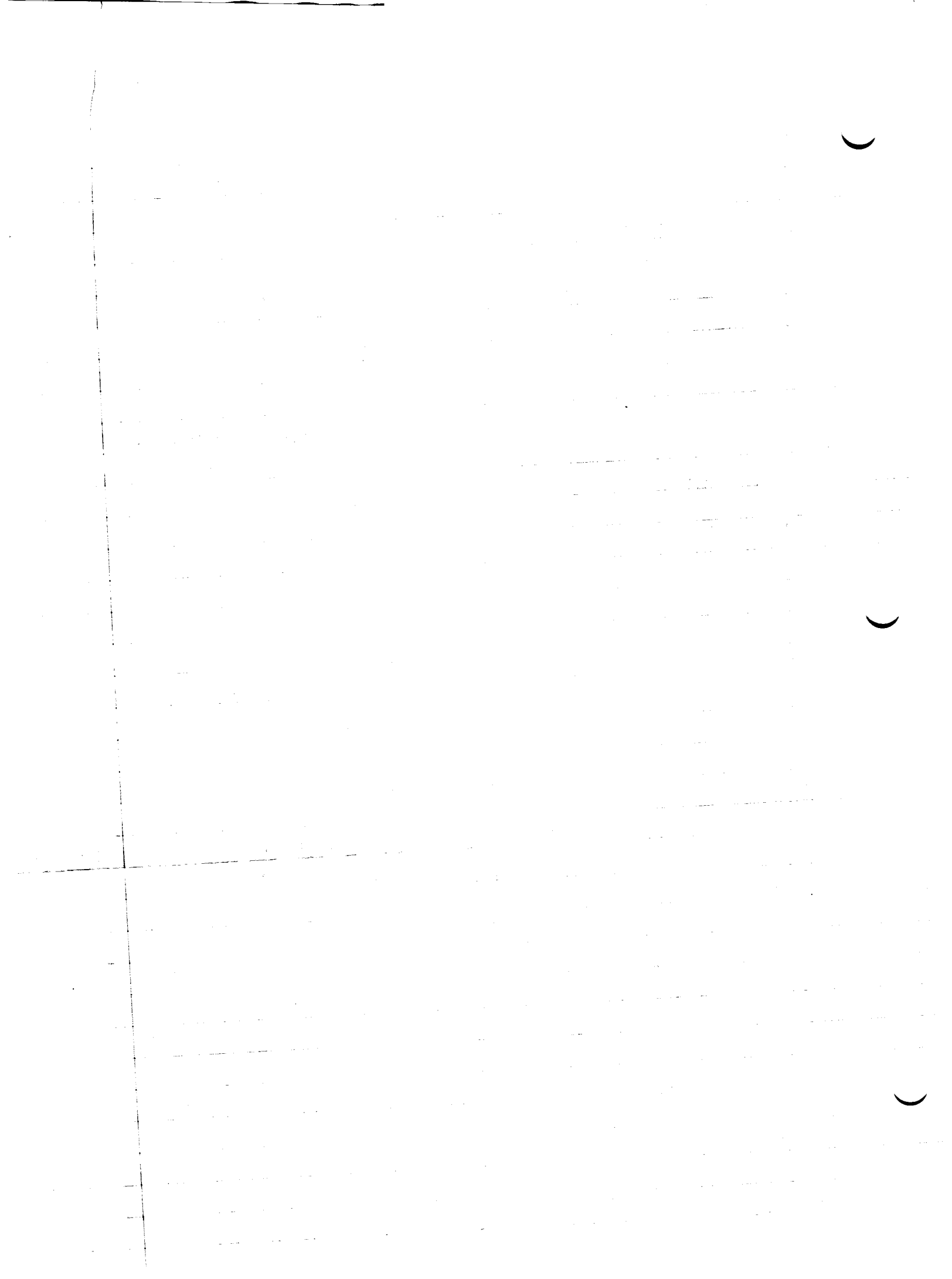
Am I surprised my attorney is trying yet again to give up completely? No. Is it a blessing? YES!! Let's be honest, Frank J. Bankowitz is a dud of an attorney. He is unprofessional, hides, lies and is disrespectful. I had a feeling when other attorneys spoke about him winced, sighed or rolled eyes saying they have some of his clients, and after finding his 3 public reprimands I announced to the court and which he said "pissed him off" being the reason for his first attempted with-



draw, this was going to be an adventure, but nonetheless hoped for the best. Unfortunately, I seem to have gotten the worst. Thankfully there are many other professional and scrupulous, valiant attorneys still available, and hopefully after all my previous letters and 6 withdraws to date - NOT BY MY CHOICE, Judge Wooten, you will remove the blindfold this time when throwing your "darts of justice" at the "remember everyone has Constitutional Rights and should be treated FAIRLY" dartboard. And you wear glasses, so let's go for the bullseye. Please. Thank you in advance for hopefully caring this time.

Also, if you are insistent on continuing to be my judge, as revolution is supposed to be every 2 years (I'm ongoing 4 now), and you've stated to me in your courtroom previously, I have not because I ask not, may you please observe and act independently as a judge and utilize your judicial authority to judicially maintain FORWARD direction of proper, LAWFUL ethical treatment and respect of the client (in any case), effective communication between all parties, especially the client and attorney, is being made, productive, regular PROGRESS is being achieved and all around FAIRNESS of and in every aspect is CONSTANT. Aren't you tired of getting my letters always asking about the same questions, concerns and drab information? Please do not ignore and avoid what I have to say any longer as I'm sure the tax-payers are unapproving of their tax dollars (mine too) being wasted for all my attorneys you keep blundering. It took almost 14 MONTHS before my "I told you so moment" with Bankowitz, and all my other attorneys, 42 MONTHS TOTAL.

Please also see finally, the absolute unfairness, fabrications, impediments, illegalities and dysfunctions ONGOING in my case, and how truly, unmistakably RANSACKED by the



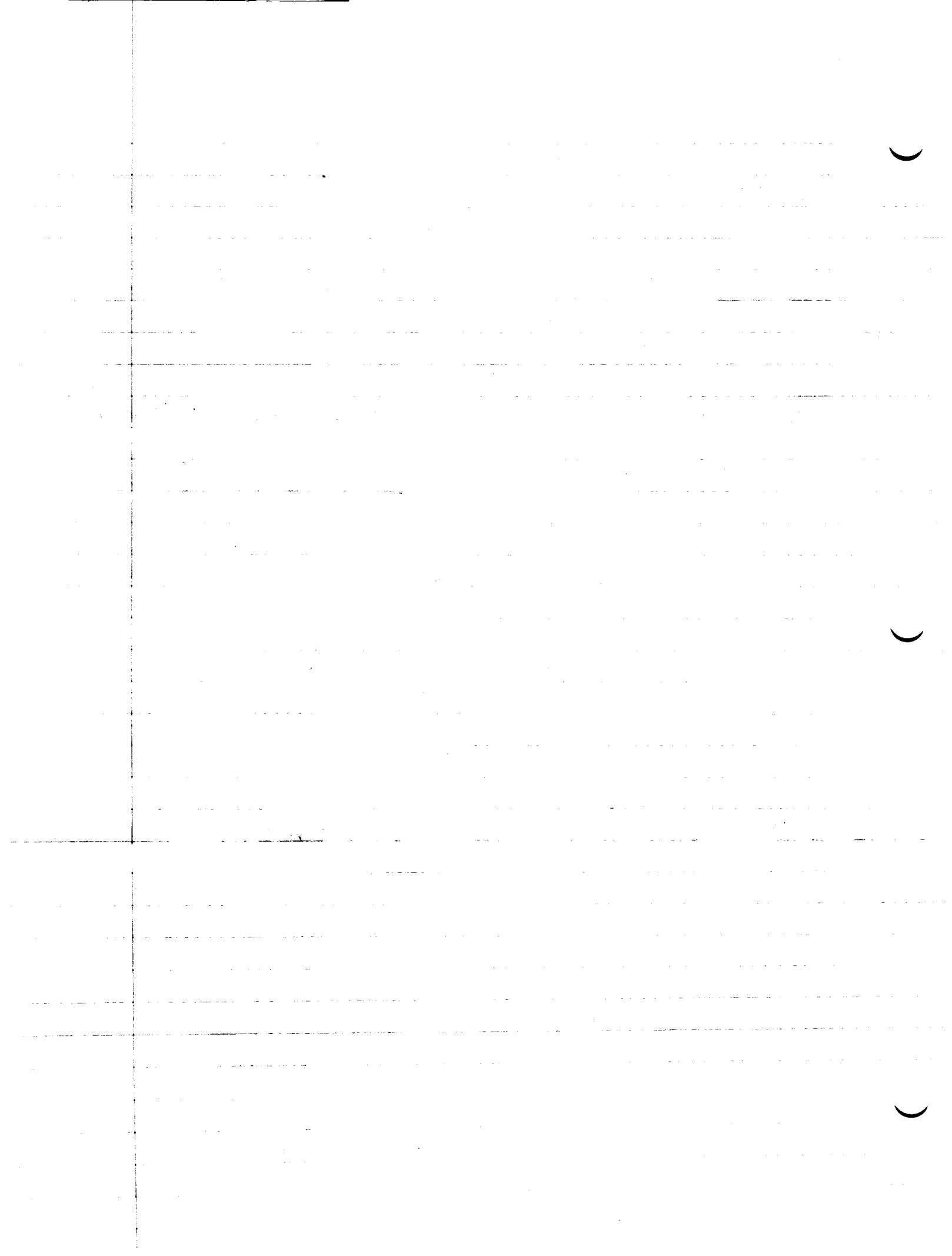
"justice system" and perverted by the WHOLE WORLD my ENTIRE case has been and become. Add yourself also to the mayhem, hype and added difficulties.

I have an UNFAIR opportunity in everything with all the pre-disposed, NON-PERMISSIVE, illegally distributed, CASE ALTERING SENSITIVE INFORMATION AND DETAILS' SPREAD GLOBALLY for everyone's viewing, EXCEPT ME. My hand is known before the cards are even out of the box! There's not a bell anywhere that hasn't already been rung for all to hear! Seeds have been planted! ALL ILLEGALLY AND UNFAIRLY.

For the monumental amount of time ALLOWING the world to abuse and devastate my private case information, lack of proper orders, not having an appropriate attorney and non-existent security and protection of ANY kind for all said information becoming so easily accessible, mutated and "shared" WITHOUT MY PERMISSION and BEFORE MY TRIAL, it is UNFAIR and UNLAWFUL that a heavily prejudiced, ignorant, incorrect pre-judgement has been made as a result. This could have been stopped, lessened or averted if someone was doing their job correctly. I am still doing mine by telling you so. I am not wrong.

Know still I believe it all depends on how much money, notoriety and benefits anyone and everyone can get for themselves and however, no matter the destruction caused or the ominous, irreparable shadow made along the very lucrative way. A "system" for all the wrong reasons.

As for Bankowitz and his "irreconcilable differences," this means because I asked again about his "phantom" phone numbers and any progress occurring since not speaking to him in months, and after:



- 408 days
- 58 weeks+
- 9,792 hours of his "representation"
(from the date of appointment 7/11/22 to withdraw attempt 8/22/23)

with ONLY:

- 6 in-person meetings (totalling ± 7 hours out of 9,792)
- 4 - 15 minute video visits

AND:

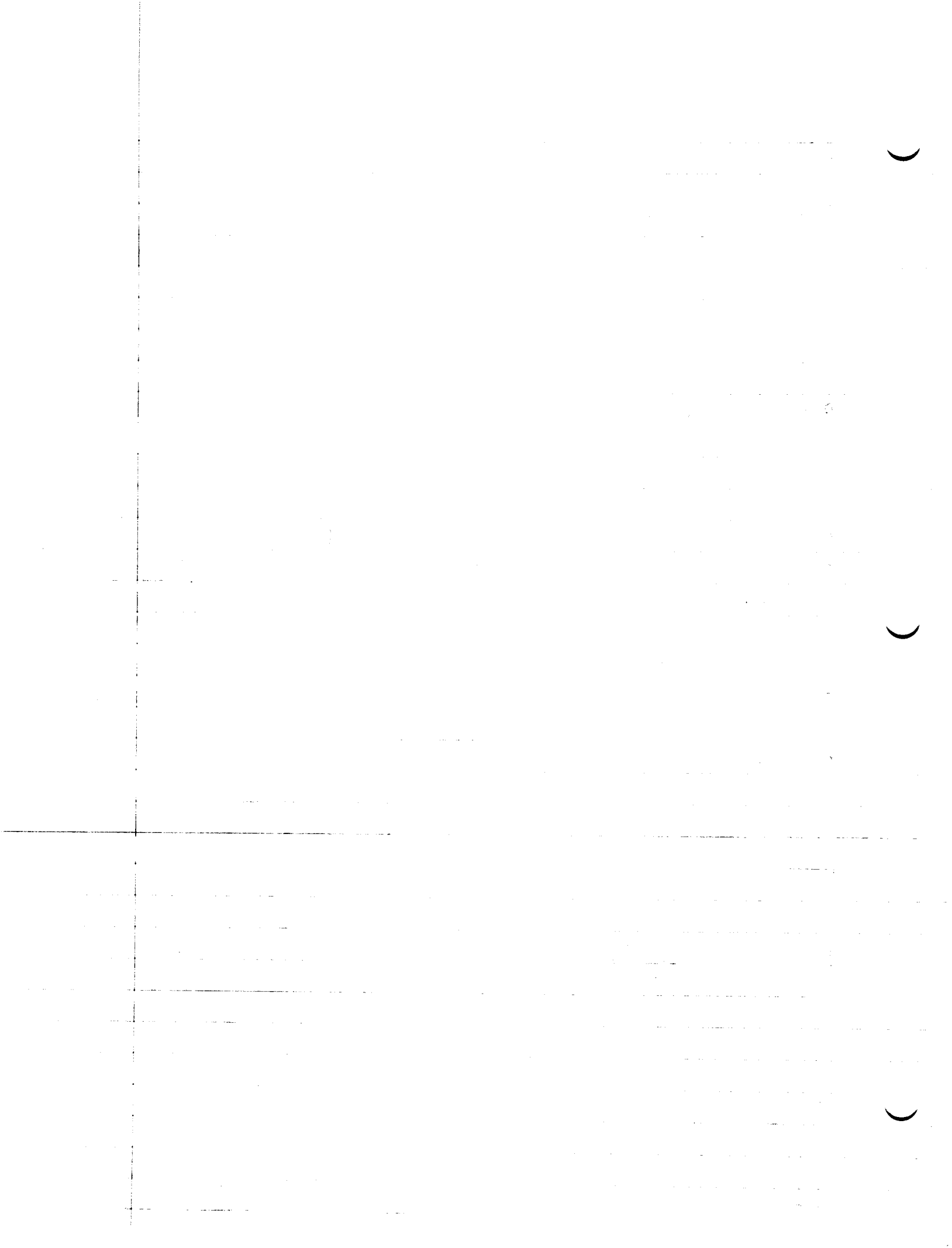
- 2 phone numbers given, 0 working, 0 calls answered
- 10 letters from me (client) trying to communicate - NO RESPONSE
- 8 letters from me (client) to Judge - NO RESPONSE (Productively)
- 4 letters from me (client) to my Investigator asking him to attempt communication on my behalf to Bankowitz
- 5 known attempts by Investigator (see 8/2/23 letter) by himself directly and on my behalf - NO RESPONSE
- 9 attempts made by outside sources on my behalf, including phone calls, voicemails, emails - NO RESPONSE

ALSO:

- Trying to use recycled components in my case
- NO DISCOVERY, witness list, research, orders, instructions, records, depositions, downloads, etc. AFTER 13 MONTHS
- Nothing but confirmation of his lack of professionalism, principles, disrespect, lies and not caring.

AND PLEASE NOTE:

* 11 out of 13 months were/are with NO COMMUNICATION.
NONE IN ANY FORM(S),



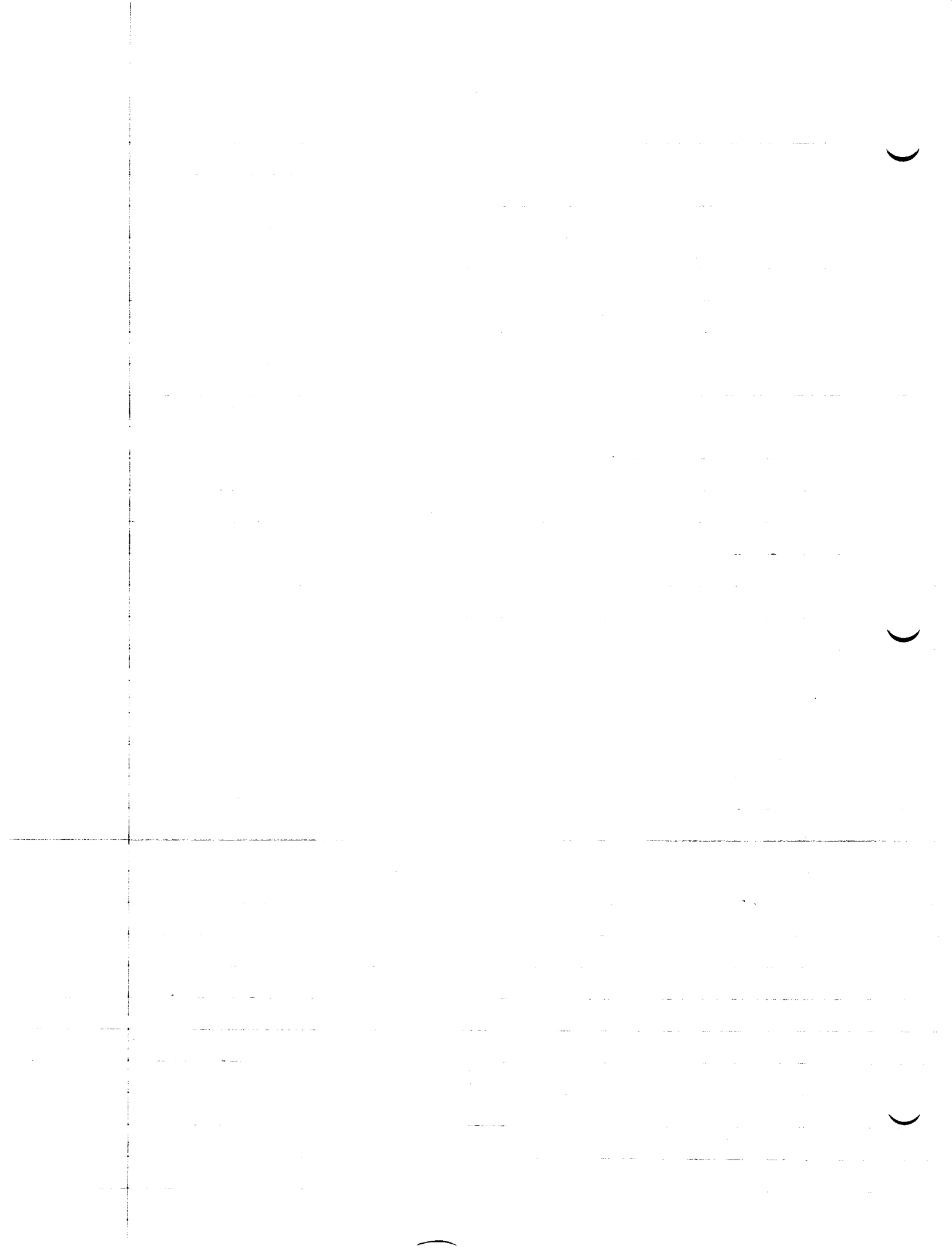
the only "difference" is I WANT progress, productivity, honesty, respect and RESULTS. If he were such a "professional" "attorney" from the beginning and not selling me on his "stable of witnesses", historical background and all his abundant resources, he wouldn't be still avoiding and cowering behind his now second attempt to withdraw.
(#2 per Motion to Withdraw)

Clearly everyone can see, anyone (not labored) in my slides would be highly unsatisfied with Bankowitz OVERALL performance as an attorney (see prior data), and NO DEDICATION has been made on his part in my case or any productive progress or effort. What time has been put forth "solely?" The 7 out of 9,792? IN 13 MONTHS?

(#3 per Motion to Withdraw)

And as I reminded Bankowitz during 1 of 4 video visits and him REPEATEDLY telling me how "busy" he is with all his other murder cases after again NO COMMUNICATION for months, I politely raised my hand to the camera where he could see and said "murder" case.. I am your client also and have been. When do I get to go to trial like all the other clients? He said he had to "think about" everything and disconnected. No word since, 100 DAYS later - except for the withdraw I learned about from CourtTV, not him. (#4 per Motion to Withdraw)

Judge Wooten, with EVERYTHING I have stated and all my information produced to you in all my previous letters so you are aware, clearly Bankowitz should NOT CONTINUE being my attorney. Wouldn't you agree? Clearly you should have listened and REVIEWED much earlier when I was trying to COMMUNICATE to you 10 letters ago, just about him. Please listen and include me going forward. It is my RIGHT.



We all know it. Me and my hope. Next...
I will allow withdraw when it should be TERMINATION.

CAUSE FOR OBSERVATION AND HEARING OF PENDING PETITIONS STATED.
RELEASE FRANK J. BANKOWITZ ENTIRELY FROM MY
I, SARAH BOONE, PERMIT JUDGE WAYNE C. WODTKE TO

WITHDRAW (dated 8/22/23) AS MY ATTORNEY.
PLEASE GRANT FRANK J. BANKOWITZ'S MOTION TO

for the day when I was trying to address the court
status hearing (carry over). Judge stated he has other priorities

hence my letter dated 6/29/23, hand delivered and copy 7/2/23
status hearing (carry over). Judge stated I was delaying trial - me -

JULY 21, 2023

7

MAY 25, 2023

6

status hearing (carry over)

MARCH 31, 2023

5

status hearing (carry over)

FEBRUARY 10, 2023

4

(7th attorney withdrew attempt - denied (I never even knew about
until started in court during "status" hearing - NO COPIES received yet

DECEMBER 27, 2022

3

1st attorney withdrawal attempt - Agreed and granted (trial was 5/28)

MAY 10, 2022

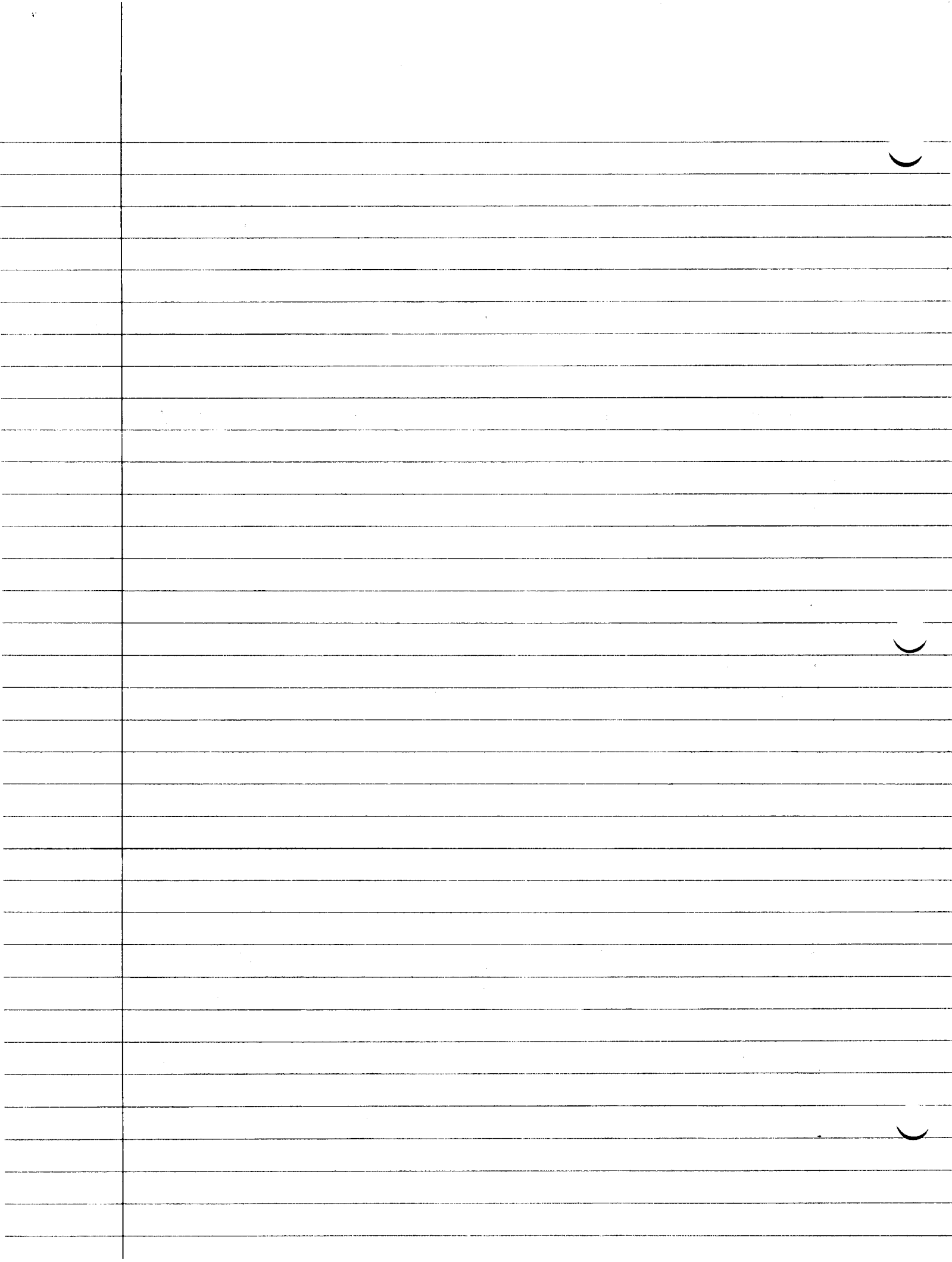
2

1st attorney withdrawal attempt (Judge made twice twice)

APRIL 29, 2022

1

TO ALL times with all other attorneys - 3 (7 times in going 4 years),
scheduled for that day - 4 times going to court with Bankowitz,
allowed permittance to my meetings, and I am on your
apprehensive time to speak in your court room, when I am
to me you have other priorities, not allowing me thoughtful
with that being said and because in the past you have stated



In the meantime of the selection of my next attorney (I am please) and also going forward, please enable and support me in still trying to utilize my Constitutional Rights and as a still proud citizen of the United States, and STOP willingly, actively allowing the violations of said RIGHTS (see previous letter dated 5/15/23). Please include me. Please listen to what I have to say. NO ONE ELSE does or has. It's my case.

Hopefully futuristicly with a better, more appropriate, professional attorney of your choosing, less letters, if any, will be generated and more time you will have to dedicate to all your "priorities" you made known to me in the past.

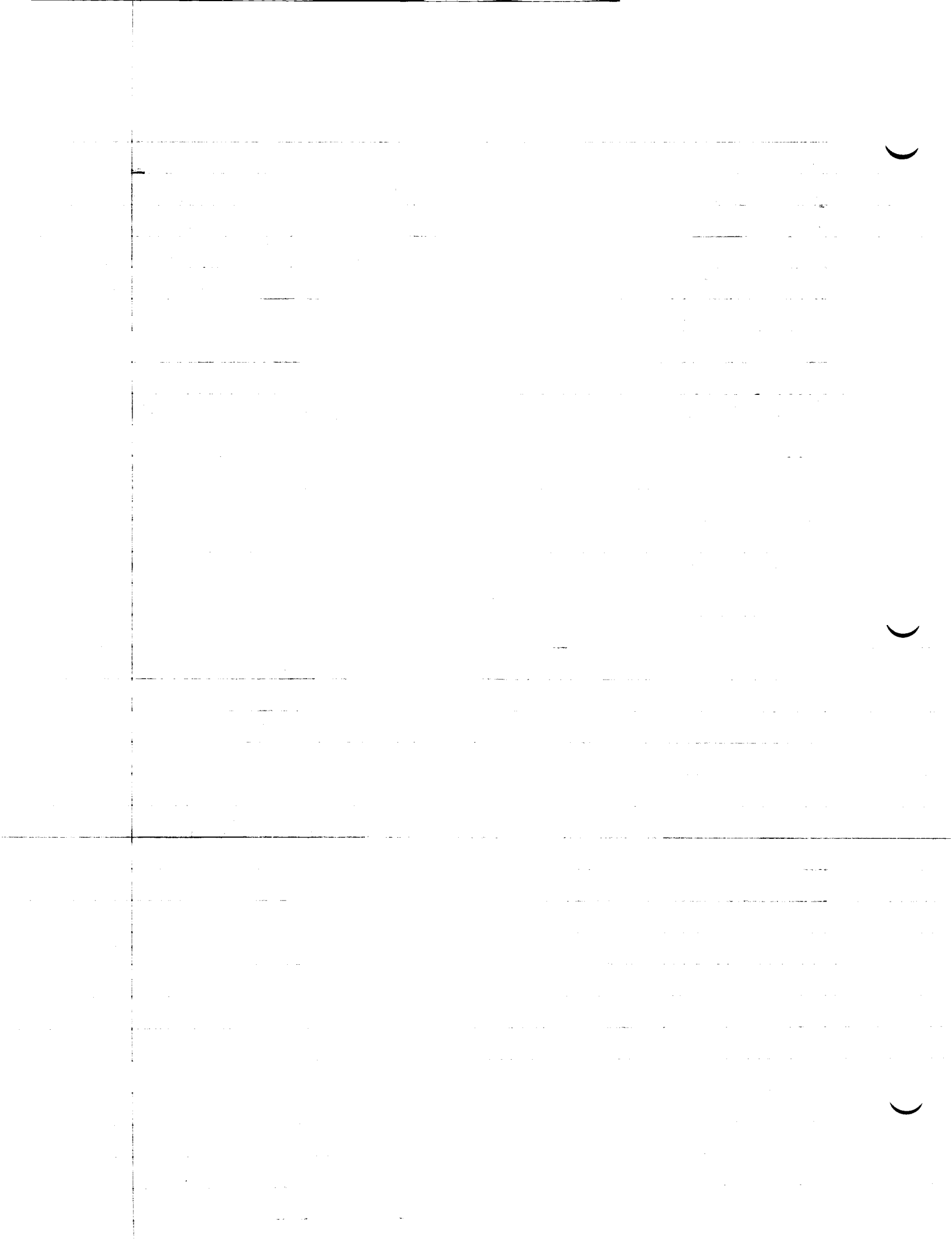
Please know also Your Honor, I know I am not priority as you condescendingly and incorrectly stated, nor am I making myself out to be or EVER have been, in anything, my entire life. I AM a client to my attorney (now 7th and ALL prior), an inmate to the County jail and "criminal" case for your righteous "judgement," STILL.

Clearly, after yet another letter from me and another withdraw NOT BY MY CHOICE, and 12 UNEVENTFUL MONTHS later, STILL looking for the starting line and 7 times more, nothing has been made priority.

Please help Bankowitz wipe the sweat from his brow and inform him he can stop the self-sabotage. He is no longer my attorney. AMEN.

My perseverance is real. So is my truth.

I can't wait to meet the bullseye. Court-appointed.
Audacious gratitude, Sarah Boone



IMPORTANT:

Please send me a COPY OF this letter as the court used to (consistency?) so I have receipt and know it was received and hopefully read.

I do not have the resources being in jail (still) to make this needed copy myself, nor the pen ink to re-write.

Hopefully my next letter will be less involved from all the necessary remedies being made. Also, my attorney is really an attorney.

Thank you in advance for the copy (10 pages), your caring and precious time.

I will look for in the mail once the copy has been mailed. Again, so grateful!

Sarah P. O'Dohne,
#20005623/FDCB36
P.O. Box 4970
Orlando, FL 32802-4970

