

Kelly Balcom



Kelly Balcom has to be one of the most hated ADA's in the County of Cattaraugus New York. She claims to be a Assistant District Attorney yet she has no problem lying to the court or the defense when she appears in court. In a properly run legal system she would get disbarred and thrown in jail.

In one court case she cited in court, to the court as well as the defense, a law that does not even exist.

The government is always voicing their concern about movements that they believe can effect to legal system in a way they don't like, pro-se movement, jury nullification, sovereign movement, even though according to New York state law all citizens are sovereign's;

NEW YORK CODE - N.Y. CVR. LAW § 2 : NY Code - Section 2: *Supreme sovereignty in the people - No authority can, on any pretence whatsoever, be exercised over the citizens of this state, but such as is or shall be derived from and granted by the people of this state.*

Except of course Kelly Balcom, she is not, she is a criminal. She would also state in one court case concerning her victim that the District Attorney's Office **"...weren't there for the majority of this, Your Honor. We came in at the end. So, I couldn't speak to everything that the other court has done. That is not one of the court's that we generally cover."** Since the matter occurred in Cattaraugus County and the Cattaraugus County district attorney is responsible for representing the People in all criminal matters in the county, then exactly who do she claim was representing the people? This one one of the numerous lies she would state at here two appearance. **IN BOTH CASES THE JUDGES IMMEDIATELY AND VOLUNTARY RECUSED THEMSELVES FORM THE MATTER.** Most likely due to her misconduct.

Why is she getting away with it? Because her boss, District Attorney Lori Rieman is a criminal also and they work together to cover up there criminal activity. For more on Rieman's criminal conduct [click here](#).

If the government would obey the very laws they claim citizens are to obey they would not have these sorts of problems.

She needs to be disbarred and thrown in jail along with Rieman.

Balcom would also demand that a Pro-Se litigant need to be mentally evaluated for standing up for his civil and constitutional rights.

This is what happens in Cattaraugus County New York if you dare stand up for your rights.

As the "law" states, It is presumed that people are sane "*As there exists a presumption of sanity, "[s]anity being the normal and usual condition of mankind"*" (People v Silver, 33 N.Y.2d 475, 481, citing Brotherton v People, 75 N.Y. 159, 162; see also, People v Lancaster, 69 N.Y.2d 20, 30, cert denied 480 U.S. 922).

In all court cases that we have uncovered, a CPL 730.30 proceeding is based upon an individual committing a violent act against another individual(s) and their own attorney tries to get them labeled as crazy see [PEOPLE v. GELIKKAYA, 84 N.Y.2d 456](#).

Rieman's and Balcom's present targeted victim has had bogus charges filed against him, all of which are non-violent, victimless crimes and they have even admitted that he is innocent. [The cop never even signed the charges...](#) **so by law the charges don't even exist...**

[To discover just how criminally oriented Kelly Balcom is click here.](#)