

Karma's a B*tch !

by Earl P. Holt III

When New York Attorney General Letitia James brought fabricated charges against Donald Trump, that fat, ugly, corrupt, and incompetent n*ggress declared that ***“No matter how big, rich or powerful you think you are, no one is above the law.”*** Specifically, one indictment of Trump was for embellishing the value of his assets to obtain better terms on business loans.



James with *Cheshire Cat Smile* During Trump's Civil Trial

Recently, the ***Federal Housing Finance Corporation*** (FHFC) referred Letitia James to the ***Justice Department*** on several counts of mortgage fraud, proving that ***“Democrats” ALWAYS*** accuse others of the sins they routinely commit. James fraudulently charged Donald Trump with

multiple felonies and civil violations, involving what she called "*false business practices*" while he was a 2024 candidate for president.

Letitia James' most recent fraudulent transaction was her 2023 purchase of a home in **Norfolk, Virginia**. On her mortgage documents she declared the property to be her **primary residence**, even though she was New York AG at the time and legally required to reside in New York state. This false declaration on an accompanying affidavit allowed her to obtain a more favorable interest rate on her mortgage. It also made the property less expensive to insure, and wrongly gave her the benefit of tax advantages that accrue to an owner-occupied dwelling.

Earlier, in 2001 she purchased a five-unit property in **Brooklyn**. On that loan she claimed the building was a **four-unit property**, when in fact it was a **five-unit property**. The difference may sound trivial, but a five-unit property is considered "*commercial property*," while a four-unit property is considered "*residential*." The interest rate on a commercial loan would have been higher than that on a residential loan. If it had been zoned as a commercial property, it would also have been more costly to insure, and her property tax rates would have been higher, as well.

Moreover, to obtain the 2001 loan in Brooklyn, James also declared that she was co-habiting with a man she identified as her "*husband*," who presumably co-signed those same mortgage documents. That man has now been correctly identified as her *father*. (In the black community, a lot of strange things go on, but that particular arrangement is more commonly found with the genders reversed.)

Letitia James' legal team will no doubt argue that there are no victims resulting from her multiple counts of mortgage fraud. Even though Trump habitually repaid his property loans early, when that particular argument was made by Trump's attorneys in his civil case, it was

rejected by the scum and morons who sat on his jury. That argument held no weight with the n*ggers, queers, Puerto Ricans, illiterates, communist Jews, criminals and imbeciles who seem to dominate New York juries.



A Profound Role-Reversal

Thus, in both instances, Letitia James' lending institutions received **lower interest payments** from James than they would otherwise have received if the mortgage documents had not been obtained by fraud. Likewise, in both instances she doubtless paid **lower insurance premiums** than were warranted on her commercial property in Brooklynn -- and her second home in Norfolk -- so her insurance companies were denied income they merited.

Moreover, it is hoped the IRS will be re-examining Letitia James' *Federal Income Tax* returns, paying special attention to the **tax advantages** she

received as a "*married*" woman residing with her "*husband*" in her Brooklynn property, as well as those tax advantages she received from the Norfolk property as its alleged "*owner-resident*."

*Those people **NEVER** let you down. Let's hope Pam Bondi's **Justice Department** doesn't, either.*