

**Kevin T. Mulhearn's Statement on Jane Doe v. Yeshiva Univ., et al.,
Case No. 1-22-cv-05405, SDNY Court, filed on June 27, 2022.**

Plaintiff's attorney, Kevin T. Mulhearn, Esq., of Orangeburg, New York, stated:

I continue to marvel at my client's strength, courage, and fortitude. After surviving her worst nightmare, she was shocked and appalled at the craven and callous behavior of the Yeshiva University officials charged with the sacred duties of protecting YU students and punishing those who egregiously violated YU's Torah-based code of conduct. My client is and will remain relentless in her pursuit of justice because she is compelled to do everything in her power to prevent what happened to her from ever happening again to another YU student.

We believe that YU's atrocious and unconscionable treatment of Plaintiff and its grossly improper dismissal of her rape complaint is far from the first time that YU condoned and excused the rape and/or sexual assault of a female student. We already all know, too well, what happened to two generations of YUHS boys.

Plaintiff is eager to make sure that Yeshiva University leadership finally understands that it simply is no longer acceptable for school administrators, officials, and/or directors to turn a blind eye and deaf ear to the rapes and/or sexual assaults of its students.

On behalf of Jane Doe and other students at YU, we implore YU students and former students to come forward to us on Jane Doe's behalf, to relate their own experiences, and to help put an end to YU's pernicious, long-standing, and extraordinarily damaging culture of rape cover-up once and for all.

Mindful of the extremely sensitive nature of these issues, we will protect and preserve the confidentiality of everyone who provides us with information.

**June 27, 2022
Orangeburg, NY**