		FL-410
ATTORNEY OR PARTY WITHOUT ATTORNEY (name, State Bar number, and address): Philip Zullo PO Box 3077 Canyon Country, Ca 91386		
TELEPHONE NO: 661-755-7244 FAX NO. (collored): 66 E-MAIL ADDRESS (collored): philipzulio@gmail.com ATTORNEY FOR (name): PHILIP ZULLO (PRO PER)	Superior Court of California County of Orange Lamoreaux Justice Center 9/13/2022 12:39 PM David H. Yamasaki, Clerk of the Court By: J. Duong, Deputy	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF STREET ADDRESS: 341 The City Dr S MAILING ADDRESS: 341 The City Dr S CITY AND ZIP CODE: Orange 92868 BRANCH NAME: Lamoreaux Justice Center		
PETITIONER/PLAINTIFF: Marcia Yvonne Robertson RESPONDENT/DEFENDANT: Philip Zullo OTHER PARTY/PARENT: Fred/Teresa Zullo (ONLY INVOLV	ED ALIVE GRANP	
ORDER TO SHOW CAUSE AND AFFIDAVIT FOR CONTEMPT		CASE NUMBER: 17FL000138
NOTICE! A contempt proceeding is criminal in nature. If the court finds you in contempt, the possible penalties include jail sentence, community service, and fine. You are entitled to the services of an attorney, who should be consulted promptly in order to assist you. If you cannot afford an attorney, the court may appoint an attorney to represent you.	declara a usted en des de prisión y de servició Usted tiene derecho a consultar sin demora p	¡AVISO! r desacato es de indole criminal. Si la corte le acato, las sanciones posibles incluyen penas o a la comunidad, y multas. los servicios de un abogado, a quien debe para obtener ayuda. Si no puede pagar a un rá nombrar a un abogado para que le
<ol> <li>TO CITEE (name of person you allege has violated the orders).</li> <li>YOU ARE ORDERED TO APPEAR IN THIS COURT AS FOLL SHOULD NOT FIND YOU GUILTY OF CONTEMPT, PUNISH Y FORTH IN THE AFFIDAVIT BELOW AND ANY ATTACHED AI REQUIRE YOU TO PAY, FOR THE BENEFIT OF THE MOVIN PROCEEDING.</li> </ol>	OWS, TO GIVE ANY L YOU FOR WILLFULLY FFIDAVIT OF FACTS (	EGAL REASON WHY THIS COURT DISOBEYING ITS ORDERS AS SET CONSTITUTING CONTEMPT; AND
a. Date: 11/4/2022 Time: 8:45 AN	Dept.:	L63 Rm.:
b. Address of court: X same as noted above other Date: 9/13/2022 12:39 PM	r (specify):	JUDGE JULIE A. PALAFOX
AFFIDAVIT SUPPORTING ORDER 3. X An Affidavit of Facts Constituting Contempt (form FL-411 4. Citee has willfully disobeyed certain orders of this court as set f 5. a. Citee had knowledge of the order in that (1) X citee was present in court at the time the order was	or FL-412) is attached. orth in this affidavit and	FOR CONTEMPT
<ul> <li>(2) x citee was served with a copy of the order.</li> <li>(3) citee signed a stipulation upon which the order was</li> <li>(4) x other (specify): On FEB 18, 2021 Judge John Fly following court date PLEASE SEE attachment 5a</li> </ul>	as based. ynn III wrote the orders	Marcia Acknowledge the Judge and on
<ul> <li>Continued on Attachment 5a(4).</li> <li>b. Citee was able to comply with each order when it was disob</li> <li>Based on the instances of disobedience described in this affida</li> </ul>	vit	
<ul> <li>a. x I have not previously filed a request with the court that</li> <li>b. I have previously filed a request with the court that the</li> </ul>		
Continued on Attachment 6b.		Page 1 of 4
Form Adapted for Mandatory Use ORDER TO SHOW CALLSE AN		

Judicial Council of California FL-410 [Rev. January 1, 2015] ORDER TO SHOW CAUSE AND AFFIDAVIT FOR CONTEMPT

	FL-4
PETITIONER/PLAINTIFF: Marcia Yvonne Robertson RESPONDENT/DEFENDANT: Philip Zullo OTHER PARTY/PARENT: Fred/Teresa Zullo (ONLY INVOLVED ALIVE GRANP	CASE NUMBER: 17FL000138
7. Citee has previously been found in contempt of a court order (specify case, co	urt, date):
Continued on Attachment 7. Each order disobeyed and each instance of disobedience is described as follo	
<ul> <li>Orders for child support, spousal support, family support, attorney fee attached Affidavit of Facts Constituting Contempt (form FL-411))</li> </ul>	ss, and court or other inigation costs (see
<ul> <li>Domestic violence restraining orders and child custody and visitation Constituting Contempt (form FL-412))</li> </ul>	orders (see attached Affidavit of Facts
c. x Injunctive or other order (specify which order was violated, how the or	rder was violated, and when the order was
violated): 2-18-2021 Judge John Flynn ordered the PETITIONER to remove Se home of my minor son. The PETITIONER was confronted by me in co footage of PETITIONER'S contempt of court. On 3-02-21 Judge Flynn obey and he re-questioned her. She was made aware again and viola B. Cooper was made aware that the PETITIONER was consistently v He re-instated the orders and re-verified 2X in court the judge asked " PETITIONER replied "yes your honor" the judge replied "he is old end	ourt i have licensed private eye surveillance n was made aware of PETITIONER'S refusal ated it again next day. On 04-07-21 Judge Sc riolating the protective orders of Judge Flynn's "Do you understand Mrs. Robertson?",
x Continued on Attachment 8c.	
<li>d. x Other material facts, including facts indicating that the violation of the (specify):</li>	orders was without justification or excuse
attached is multiple surveillance footage and reports taken over the c	ourt of the last 575 days.
Continued on Attachment 8d.	
e. I am requesting that attorney fees and costs be awarded to me for th copy of my <i>Income and Expense Declaration</i> (form FL-150) is attach	
WARNING: IF YOU PURSUE THIS CONTEMPT ACTION, IT MAY AFFECT	

Date: September 8, 2022

PHILIP ZULLO

(TYPE OR PRINT NAME)

(SIGNATURE)

FL-410 [Rev. January 1, 2015]

ORDER TO SHOW CAUSE AND AFFIDAVIT FOR CONTEMPT

Page 2 of 4

	PLAINTIFF/PETITIONER:	Marcia Yvonne Robertson	CASE NUMBER:
1	DEFENDANT/RESPONDENT:	PHILIP ZULLO	17FL000138

#### DECLARATION

(This form must be attached to another form or court paper before it can be filed in court.)

attachment 5a(4) FL-410 CONTEMPT #1

attached is the FEB 18. 2021 orders directly made after i was forced to give my son back to the home of this PETITIONER that has not only raised this sex offender but has harbored this sex offender against the clear and precise orders of Judge John Fylnn III on 2-18-2021 the court ordered that fugitive sex offender perpetrator Gregory Nigel Robertson was to be removed from the house by the mother, she was told directly by Judge John Flynn III and via Paper format as we were both given a copy of the court order issued and valid since 2-18-21. She was con-fronted by my attorney on 3-02-21 and on 04-07-21 Judge Scott B. Cooper was a new judge That was a total of 48 days of direct violation of wanted fugitive sex offender Gregory Nigel Robertson's presence at the home everyday and overnight at the home alone with my victim minor son. I told Judge Scott B. Cooper on 04-07-21 that Marcia was in direct violation and he did nothing. On page 49 of that days court transcript 04-07-21 the court was made aware and because they did nothing i cursed out the judge and he took the remaining contact with my son completely away completely severing my realationship with my son a clear vindictive move to punish my disrespect so the judge himself violates my rights goes against FAMILY CODE 3020 and strips me of even the monitored phone calls I never had received due to the contempt of court of the PETITIONER as a punishment for my mouth towards his lack of integriv for prior court orders placing my child's safety and wellbing at risk byallowing this fugitive sex offender around my čhild against another judges orderss (Judge John Flynn and his own re-instatement of said orders by the previous judge) and nothing was done to the mother after multiple court appearances this was brought up. Each time with new evidance from a new survellance team! We have current survellance that the grandmother paid for after witnessing and photographing fugitive sex offender Gregory Nigel Robertson in the same room with her grandson Michael Lombardi (the child is not supposed to be in the same home at all or around the fugitive sex offender perpetrator Gregory Nigel Robertson) grandma hired a professional which witnessed him overnight and all day there in and out like a person living there all the while my son is home! PC 273a Penal Code Section 273a Child Endangerment PC 32 Penal Code Section 32 PC Accessory After The Fact hiding this Fugitive sex offender in her home, providing access, shelter, food, clothing to a know and wanted fugitive sex offender PC 166c Penal Code Section 166(c)) Vio-lating A Court Order PC 118 Penalty of Perjury - Penal Code Section 118 PC 1831. HARBORING -- 18 USC 1071 hiding this Fugitive sex offender in her home, providing access, shelter, food, clothing to a know and wanted fugitive sex offender

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Date:

PHILIP ZULLO

8/17/22

(TYPE OR PRINT NAME)

1	-		
12	-100	- t	~
4	a Runar co	101121	2

	Attorney for	Plaintiff	Petitioner	Defendant
$\checkmark$	Respondent	Other (S	pecify):	

MC-031

MC-031

PLAINTIFF/PETITIONER:	Marcia Yvonne Robertson
DEFENDANT/RESPONDENT:	PHILIP ZULLO

CASE NUMBER: 17FL000138

#### DECLARATION

(This form must be attached to another form or court paper before it can be filed in court.)

**attachment 8(c)** FL-410 CONTEMPT #1 On 2-18-2021 Judge John Flynn III wrote the orders for no contact and the move out of wanted sex offender Gregory Nigel Robertson and ordered that I the father be allowed monitored phone calls. During court Judge Flynn asked Marcia and the PETITIONER did Acknowledge and mother agreed and understood on that date as well that Gregory Nigel Robertson a known and wanted sex offender was to not be at the home with my minor victim son, he was to move out and have no contact with my son.

over the last 575 days the court orders protecting my son per Judge John Flynn III have never been followed. I have brought this up via licensed pri-vate investigators on 3-2-2021 Judge John Flynn III was made aware via RFO evidence that the PETITIONER Marcia Robertson was still violating lhese 2-18-2021 move oul / keep away orders issued.

on 03-02-2021 Judge Flynn III re-questioned and reminded the PET/TIONER Marcia Robertson about the 2-18-2021 move out / keep away orders and the Judge told Marcia "he is old enough to be on his own", Marcia clarified she understood. The same Judge Flynn on 03-02-2021 heard testimony of minor council where Steven Dragna committed perjury and testified that "Nigel has moved out of the house" as he provided no proof other than word of mouth. The mother agreed and understood on that date as well 03-02-2021 that Gregory Nigel Robertson a known and wanted sex offender was to not be at the home with my minor victim son at anytime and was ordered to move out.

on 04-07-21 Judge Scott B. Cooper asked her if she understood the orders and the mother agreed and understood on that date as well that Gregory Nigel Robertson a known and wanted sex offender was to not be at the home with my minor victim son.

On **04-17-21** just 10 days later attached survellance footage clearly shows she doesn't care what a judge orders, she stays calm and peaceful in court lets the dad loose his temper over all the insanity the court allows and gets away with multi contempts brought to the courts attention and have never been addressed. These are not minor offenses. These pose a sexual safety precaution as the man is a wanted sex offender and has orders to be away and out of the home and is still allowed there by the mother blatantly disrespecting the courts ongoing unwarranted trust.

On 05-24-2021 Gregory Nigel Robertson was arrested again for another sex crime in LA County case# 1BL02234-01. Here is a list of other danger-ous cases which concerns me and show he is not only unstable mentally and sexually but criminally neglegent and a danger to himself and others as describe by law for he has failed to appear and own up to both sex crimes and his arson case as he has warrants for his failure to appear on those cases , the multiple criminal vehicle code violation and arson arrest and multiple sex crime arrests (still not for what was on my sons phone) proves he can harm others and he is a fugitive living in his mother's home with my son. The mother is a mandated reporter as she is a registered nurse.

Case# 20HM09321 PC \$314(1) (M) PUBLIC NUDITY Case# 21NM08469 PC 452 (M) Recklessiy cause fire to property of another he also drives my son around which concerns me for his privilege and respect for driving is far less than stellar highly unsafe and his resulted in crimi-hal charges for his driving conduct (not being accountable is apparent for him and the mother is the enabler) Case# 19NM03551 20002(a) VC (M) - Hit and run with property damage 16028(c) VC - Display evidence of financial responsibility upon request in an accident Case# HB174665 12500(a)VC Driving without a valid license Case# LHE00026768 22450(a) VC Failure to Stop at Stop Sign Case# HB102234-01 PC \$314(1) (M) PUBLIC NUDITY LA County Over the last 575 days multiple private investigators and the grandmother have witnessed and photoed the minor victim in the same room with this known and wanted sex offender. On 4-21-22 this year, 427 days exactly of basically the PETITIONER mother saying "FUCK YOU" to the judges orders but smooth and silently so she gets away with it even after i mention it in court more than once and my sons well being. My son was left com-pletely left alone with this sex offender still, no one else was home grandma was there delivering a belated Easter Present. Grandma called local police immeditely and showed the order to him. The mother arrived shortly after police arrived, where she received an incident report and the officer did speak with the sex offender Nigel Robertson with mom present at that time and my son there as well. This behaviors are definitely not obeying no contact and move out! This sex offender has picked up another sex rime case in Los Angeles which he has a warrant for currently. He also has not yet been arrested or booked for his crimes towards my son which are felonies PC 288 & PC 288.2 for taking nude photos and placing them on my minor victim sons primary communication and gaming device, my sons iphone

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Date:	8/17/22	

PHILIP ZULLO

ITYPE OR PRINT NAMES

S-ONATURE OF DECLARAN

	Attorney for	Plaintiff	Petitioner	Defendant
$\checkmark$	Respondent	Other (S	pecify):	

MC-031

PLAINTIFF/PETITIONER:	Marcia Yvonne Robertson
DEFENDANT/RESPONDENT:	PHILIP ZULLO

CASE NUMBER:

17FL000138

#### DECLARATION

(This form must be attached to another form or court paper before it can be filed in court.)

#### attachment 8(d) FL-410 CONTEMPT #1

On 2-18-2021 Judge John Flynn III wrote the orders for no contact and the move out of wanted fugitive sex offender Gregory Nigel Robertson and ordered that I the father be allowed monitored phone calls. During court Judge Flynn asked Marcia and the respondent did Acknowledge and mother agreed and understood on that date as well that Gregory Nigel Robertson a known and wanted sex offender was to not be at the home with my minor victim son, he was to move out and have no contact with my son.

over the last 600 days the court orders protecting my son per Judge John Flynn III have never been followed attached is the evidance from licensed private investigators with photos and reports, video cannot be attached but we do have it !

I declare under penalty of perjury under the	e laws of the State of California that the	foregoing is true and correct.
--	--	--------------------------------

Date: 8/17/22

PHILIP ZULLO

(TYPE OR PRINT NAME)

S-ONATURE OF DECLARAN

	Attorney for	Plaintiff	Petitioner	Defendant
$\checkmark$	Respondent	Other (S	pecify):	

ATTORNEY OR PARTY WITHOUT ATTORNEY STATE BAR M.MBER: 282481   279621	FL-305
NAME:H. Raja S. Gill   Myle Nguyen FRM NAME: Gill Law Group, PC striet Abortss: 2301 Dupont Drive, Suite 525 cm: Irvine state:CA ziP code:92612 TELEPHONE NO: 949-333-0891 FAX.NO::949-861-9733 E-MAL ADDRESS: myle@glgmailbox.com ATTORNEY FOR (name: Philip Zullo	SUPERIOR COURTY OF CALIFORNIA COUNTY OF ORANGE LAMOREAUX JUSTICE CENTER FEB 1 8 2021
SUPERIOR COURT OF CALIFORNIA, COUNTY OF Orange STREET ADDRESS: 341 The City Drive South MALING ADDRESS: CITY AND ZP CODE: Orange 92868-3205 ERANCH NAME: Lamoreaux Justice Center	BY:L WUNSCHDEPUTY
PETITIONER:Philip Zullo RESPONDENT:Marcia Robertson OTHER PARENT/PARTY:	
TEMPORARY EMERGENCY (EX PARTE) ORDERS Child Custody Visitation (Parenting Time) Property Control Other (specify):	CASE NUMBER: 17FL000138
1. TO (name(s)):Marcia Robertson	
Petitioner V Respondent Other Parent/Party	] Other (specify):
A court hearing will be held on the Request for Order (form FL-300) served with this or a. Date: 3-02-2. Time-3:40 pm I Dept.: L-74 b. Address of court same as noted above of other (specify): Remote	rder, as follows:
2. Findings: Temporary emergency (ex parte) orders are needed to: (a) help prevent ar party or to children in the case, (b) help prevent immediate loss or damage case, or (c) set or change procedures for a hearing or trial.	
COURT ORDERS: The following temporary emergency orders expire on the date and time extended by court order: 3. CHILD CUSTODY	이야. 집에서 다양이 가지 않는 것에서 이 것 이야지 않는 것 같아요.
CHILD CUSTODY AND PERFORMANCE Petitions     A. Child's name     Michael Fredrickson Lombardi	er Respondent Other Party/Parent
<ul> <li>Continued on Attachment 3(a)</li> <li>b. Visitation (Parenting Time). The temporary orders for physical custor (3) are subject to the off backary s or parties' rights of visitation (parenting The minor child may have reasonable sistation with Mother. Gregory N have any contact with the minor child.</li> </ul>	dy, care, and control of the minor children in ing time) as follows (specify): ligel Robertson shall not be permitted to
b. Visitation (Parenting Time) The temporary orders for physical custor (3) are subject to the other plane, parties' rights of visitation (parentin The minor child may have reasonable distance with Mother. Gregory N have any contact with the minor child.	Ring
THIS IS A COURT ORDER.	See Attachment 3(b) Page 1 et 2
TEMPORARY EMERGENCY (EX PARTE) OF Added Council of California FL-306 (Rev. Jaty 1, 2016)	and the second

OTHE	PETITIONER:Philip Zullo RESPONDENT:Marcla Rob R PARENT/PARTY:	ertson		UMDER: 000138
3. 🔽	CHILD CUSTODY (continued)	í –		
	c. Travel restrictions			
	<ol> <li>The party or parties with children from the state</li> </ol>	temporary physical custody of California unless the c	, care, and control of minor ourt allows it after a notice	children must not remove the mino ed hearing.
		Respondent 🗹 Other le state of California.	Parent/Party must not rem	ove their minor children (specify):
		ie following counties (speci (specify):	\$y):	
		ention orders are attached has jurisdiction to make chi		e under the Uniform Child Custody
	Jurisdiction and Enforcer (2) Notice and opportunity	ment Act (part 3 of the Calif to be heard: The respond	ornia Family Code, common	cing with section 3400). nd an opportunity to be heard as
	provided by the laws of t	he State of California.		
	(3) Country of habitual res		itual residence of the child o	r children is (specify):
	The United States     A		er (specify):	
	(4) If you violate this order PROPERTY CONTROL	, you may be subject to c	ivil or criminal penalties, o	r both.
	Petitioner Res control of the following proper			temporary use, possession, and ase or rent
ł	<ul> <li>Petitioner E Ret and encumbrances coming di</li> </ul>			te the following payments on the lien
Ŀ				te the following payments on the lien Due date:
ł	and encumbrances coming di	ue while the order is in effect	st:	2 N 7. 1996 - 1997 - 1997
ł	and encumbrances coming de Pay to:	ue while the order is in effect For:	ot: Amount: \$	Due date:
ł	and encumbrances coming de Pay to: Pay to:	ue while the order is in effec For: For:	t: Amount: \$ Amount: \$	Due date: Due date:
	and encumbrances coming de Pay to: Pay to: Pay to: Pay to:	ue while the order is in effec For: For: For: For:	it: Amount: \$ Amount: \$ Amount: \$ Amount: \$	Due date: Due date: Due date: Due date:
	and encumbrances coming de Pay to: Pay to: Pay to: Pay to: All other existing orders, not in o OTHER ORDERS (specify):	ue while the order is in effec For: For: For: For: conflict with these temporar	t: Amount: \$ Amount: \$ Amount: \$ Amount: \$ y emergency orders, remain Additio	Due date: Due date: Due date: Due date: In full force and effect. nal orders are listed in Attachment 6.
	and encumbrances coming de Pay to: Pay to: Pay to: Pay to: All other existing orders, not in o OTHER ORDERS (specify):	ue while the order is in effec For: For: For: For: conflict with these temporar	t: Amount: \$ Amount: \$ Amount: \$ Amount: \$ y emergency orders, remain Additio	Due date: Due date: Due date: Due date: In full force and effect. nal orders are listed in Attachment 6.
	and encumbrances coming de Pay to: Pay to: Pay to: Pay to: All other existing orders, not in o OTHER ORDERS (specify):	e while the order is in effec For: For: For: For: conflict with these temporary or physical custody of the phild shall be hild of the	et: Amount: \$ Amount: \$ Amount: \$ Amount: \$ emergency orders, remain eminor child. Addition eminor child.	Due date: Due date: Due date: Due date: In full force and effect. nal orders are listed in Attachment 6.
	and encumbrances coming de Pay to: Pay to: Pay to: Pay to: All other existing orders, not in o OTHER ORDERS (specify): Father shall be granted tries In the alternative, the minor cl Zullo.	e while the order is in effec For: For: For: For: conflict with these temporary or physical custody of the phild shall be hild of the	et: Amount: \$ Amount: \$ Amount: \$ Amount: \$ emergency orders, remain eminor child. Addition eminor child.	Due date: Due date: Due date:
<b>1</b>	and encumbrances coming de Pay to: Pay to: Pay to: Pay to: All other existing orders, not in o OTHER ORDERS (specify): Father shall be granted arrea In the alternative, the minor of Zullo.	e while the order is in effec For: For: For: For: conflict with these temporary or physical custody of the phild shall be hild of the	et: Amount: \$ Amount: \$ Additions Ad	Due date: Due date: Due date: Due date: In full force and effect. nal orders are listed in Attachment 6.

#### TEMPORARY EX PARTE ORDERS:

Minor is to have no contact with Gregory Nigel Robertson "Nigel" nor be in his presence alone or with others pending further court order.

Minor is not to be allowed to have any contact or interaction with ANY computer, I-Phone or smart phone, I-Pad or tablet or any other computer device or computer music playing device at any time or location. The only exception to this is access to a computer for virtual schooling experience in which case the minor must be monitored by an adult at all times he is on such computer device for virtual school purposes or homework. The minor may not have access to any phone or computer devices except for purposes of monitored telephone calls with Father.

The minor may watch smart or any other television or streaming device only when accompanied by an adult supervisor. In no event is minor to have access to any adult content. Movies are restricted to "G". No video or computer games are allowed to be participated in or consumed by minor pending further order of the court.

Father is ordered to immediately turn over to Minor's Counsel Mr. Dragna all copies of inappropriate material referenced in Father's RFO within 24 hours by hard paper copy and supporting electronic computer flash drive.

Father is not to file any further Temporary Emergency Orders regarding minor without first consulting and advising Minor's Counsel Mr. Dragna.

All other non-conflicting current orders to remain in full force and effect.

It is so ordered,

Judge John L. Flynก ไป.

LA HABRA POLICE DEPARTMENT 150 N. EUCLID ST., LA HABRA, CA • (562) 383-4316 INCIDENT # ZZJZIZU DATE 4/21/22 TIME LOCATION OAKLAND TYPE: T/C RIME OTHER REPORTING OFFICER HUNTELMAN BADGE # 690

You may purchase a copy of the report at the La Habra Police Department. All reports should be available after 10 business days. If your case requires investigation it will be assigned to an Investigator for follow-up based upon the specific facts obtained at the scene. It is impossible for an Investigator to personally discuss each and every case with all victims. An Investigator will NOT routinely contact you, unless the Investigator requires additional information. Please do not hesitate to call if you have additional or new information on your case.

Case Detail	
Case Number: 21NM08469 OC Pay Number: 10796294 Originating Court: North Pay or Appear by: - Traffic School Completion Date: - Next Payment Date: -	Printable Version
Defendant: Robertson, Gregory Nigel Demographics Names Case Status: Warrant Details Case Stage: - Release Status: F	<u> </u>
Charging Document: Mandatory Appea Complaint	No. of the second s

#### Counts

One count found 1

Seq	S/A	Violation Date	Section Statute	OL	Violation	Plea	Plea Date	Disposition	Dispe Date
1	0	05/24/2021	452(d) PC	м	Recklessly cause fire to property of another	NOT GUILTY	03/18/2022		

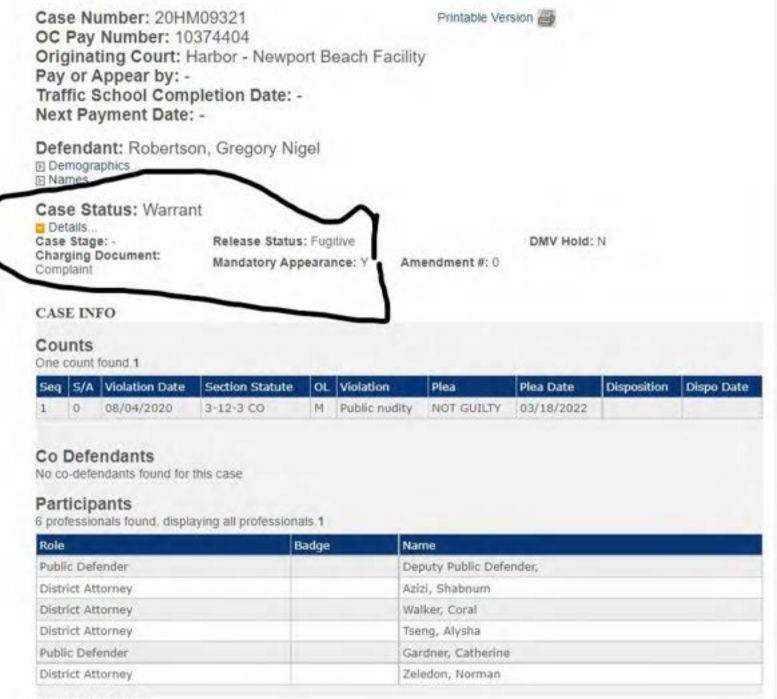
## Co Defendants

No co-defendants found for this case

Participants 6 professionals found, displaying all professionals.1

Role	Badge	Name	
Public Defender		Deputy Public Defender,	
District Attorney		Azizi, Shabnum	
District Attorney		Walker, Coral	
District Attorney		Tseng, Alysha	
Public Defender		Gardner, Catherine	
District Attorney		Zeledon, Norman	

## Case Detail



HEARING INFO

Case Number:

Defendant Name:

Violation Date:

August 1, 2021

LC 1BL02234-01

Filing Date:

October 27, 2021

Courthouse:

**Bellflower Courthouse** 

ROBERTSON, GREGORY NIGEL

# CASE INFORMATION

## NAME SEARCH » RESULTS

Pre-Pay Options Search Criteria

Criteria Search Results

s My Search History

Pre-paid Search Credits: 3 Searches

Last	First	Middle	Party Role	Case Number	Case Type	Filing Date
Robertson	Gregory	Nigel	Defendant	19NM03551	Misdemeanor	Mar 11, 2019
Robertson	Gregory	Nigel	Defendant	20HM09321	Misdemeanor	Sep 25, 2020
Robertson	Gregory	Nigel	Defendant	21NM08469	Misdemeanor	Aug 2, 2021
Robertson	Gregory	Nigel	Defendant	HB3174665	Infraction	Aug 18, 2020
Robertson	Gregory	Nigel	Defendant	LHE00026768	Infraction	May 17, 2018
Robertson	Gregory	Nigel	Defendant	LHE00048896	Infraction	Jan 29, 2021
Robertson	Gregory	Nigel	Defendant	LHE00057894	Infraction	Sep 11, 2020

### Criteria used:

Last Name:	First Name:	Middle Name:		
Robertson	Gregory	Nigel		
Filing Date From:	Filing Date To:	Case Type:	Match Type:	
Jan 1, 2017	Mar 9, 2022	All Case Types	Similar	

Case Detail		
Case Detall		
Case Number: HB3174665 OC Pay Number: 10329866 Originating Court: West Pay or Appear by: 10/01/2020 Traffic School Completion Date: - Next Payment Date: -	Printable Version	9
Defendant: Robertson, Gregory Demographics Names		
Case Status: Closed Details Case Stage: Filed with court Release Status: - Charging Document: Citation Mandatory Appearance		MV Hold: N
CASE INFO		
Counts One count found, 1		
Seq S/A Violation Date Section Statute OL Violatio	on Plea P	ea Date Disposition Dispo Date
	without a valid license	Ball Forfeiture 11/13/2020
Co Defendants No co-defendants found for this case		
Participants One professional found.1		
Role	Badge	Name
Law Enforcement Officer	2248	Ecsedy, A
HEARING INFO		
No scheduled hearings found for this case		
No scheduled hearings found for this case Heard Hearings No heard hearings found for this case		
No scheduled hearings found for this case Heard Hearings No heard hearings found for this case SENTENCING Sentences		
No scheduled hearings found for this case Heard Hearings No heard hearings found for this case SENTENCING Sentences No sentences found for this case State Institutions		
No scheduled hearings found for this case Heard Hearings No heard hearings found for this case SENTENCING Sentences No sentences found for this case State Institutions No institution records found for this case Probation		
No scheduled hearings found for this case Heard Hearings No heard hearings found for this case SENTENCING Sentences No sentences found for this case State Institutions No Institution records found for this case Probation No Probations found for this case Mandatory Supervision		
No scheduled hearings found for this case Heard Hearings No heard hearings found for this case SENTENCING Sentences No sentences found for this case State Institutions No Institution records found for this case Probation No Probations found for this case Mandatory Supervision No Mandatory Supervisions found for this case		
Scheduled Hearings No scheduled hearings found for this case Heard Hearings No heard hearings found for this case SENTENCING Sentences No sentences found for this case State Institutions No Institution records found for this case Probation No Probations found for this case Mandatory Supervisions No Mandatory Supervisions found for this case RELEASE INFO Bail No cash bail found for this case		

Case Detail	
Case Number: LHE00026768 OC Pay Number: 9490956 Originating Court: North Pay or Appear by: 07/12/2018 Traffic School Completion Date: - Next Payment Date: -	Printable Version
Defendant: Robertson, Gregory Nigel Demographics Names	
Case Status: Closed Details Case Stage: Filed with court Release Status: - Charging Document: Citation Mandatory Appearance: N	DMV Hold: N Amendment #: 0

#### CASE INFO

~		

One count found,1

Seq	S/A	Violation Date	Section Statute	OL	Violation	Plea	Plea Date	Disposition	Dispo Date
1	0	05/15/2018	22450(a) VC	I	Fail to stop at stop sign			Bail Forfeiture	08/10/2018

#### Co Defendants

No co-defendants found for this case

#### Participants

One professional found.1

Role	Badge	Name	
Law Enforcement Officer	615	Lucarevic, M	

#### HEARING INFO

#### Scheduled Hearings

No scheduled hearings found for this case

#### **Heard Hearings**

No heard hearings found for this case

#### SENTENCING

Sentences No sentences found for this case

#### State Institutions

No institution records found for this case

#### Probation No Probations found for this case

Mandatory Supervision No Mandatory Supervisons found for this case

#### RELEASE INFO

Bail No cash bail found for this case

#### Bonds

No bond ball found for this case

Case Detai	1				
Case Number: L OC Pay Number Originating Cou Pay or Appear b Traffic School C Next Payment D	: 10535123 rt: North y: 03/12/202 completion [	11	Printa	ble Version 📇	
Defendant: Rob Demographics Names	ertson, Greg	ory Nigel			
Case Status: Op	en - Civil As	sessment			
Case Stage: Filed with	Release	Status: Ciled and		DMV Hol	di V
Charging Document:	L/GIG930	The second se	Amendment #		u, r
CASE INFO					
Counts One count found.1					
Seq         S/A         Violation Di           1         0         01/27/202           Co         Defendants           No co-defendants four	1 4000(a)(1)	ute OL Violation VC I No evidence	of current registra		Date Disposition Dispo Date
Participants One professional found	1.1				
Role			Badge	Nam	ne
Law Enforcement Offi	cer		593	Mon	dragoo,
HEARING INFO					
Scheduled Hear One hearing found.1	ings				
Date	Time	Hearing	ype - Reason		Courtroom
03/18/2022	08:30 AM	Arraignm	ent -		H8
Heard Hearings One hearing found.1					
Date	Time	Hearing Type - Reas	on	Courtroom	Hearing Status
01/18/2022	08:30 AM	Arraignment -		N13	Heard

#### SENTENCING

#### Sentences

No sentences found for this case

#### State Institutions No institution records found for this case

Probation

No Probations found for this case

#### Mandatory Supervision No Mandatory Supervisions found for this case

#### RELEASE INFO

Bail No cash ball found for this case

#### Bonds

No bond bail found for this case

## Case Detail

Case Number: 19NM03551 OC Pay Number: 9774277 Originating Court: North Pay or Appear by: -Traffic School Completion Date: -Next Payment Date: -

Defendant: Robertson, Gregory Nigel Demographics Names

Case Status: Closed
Details.
Case Stage: Release Status: DMV Hold: N
Charging Document: Mandatory Appearance: Y Amendment #: 0

#### CASE INFO

#### Counts

2 counts found, displaying all counts 1

Snq	S/A	Violation Date	Section Statute	OL	violation	Plea	Piea Date	Disposition	Dispo Date
1	0	12/15/2018	20002(a) VC	м	Hit and run with property damage	GUILTY	06/28/2019	Pled Guilty	06/28/2019
2	0	12/15/2018	16028(c) VC	i.	Display evidence of financial responsibility upon request in an accident	GUILTY	06/28/2019	Pled Guilty	06/28/2019

#### Co Defendants

No co-defendants found for this case

#### Participants

6 professionals found, displaying all professionals 1

Role	Badge	Name	
Public Defender		Deputy Public Defender,	
District Attorney		Cope-Vega, Bethel	
District Attorney		Paone, Michael	
Public Defender		Chang, Sarah	
Public Defender		Chang, So Ram	
District Attorney		Garcia, Rebecca	

#### HEARING INFO

#### Scheduled Hearings

No scheduled hearings found for this case

#### **Heard Hearings**

5 hearings found, displaying all hearings 1

Date	Time	Hearing Type - Reason	Courtroom	Hearing Status
03/28/2019	MA 06:80	Arraignment -	NB	Heard
04/12/2019	08:30 AM	Pre Trial -	N9	Heard
04/25/2019	08:30 AM	Jury Trial -	N7	Cancel
06/28/2019	08:30 AM	Pre Trial -	N9	Cancel
06/28/2019	MA 06:80	Pre Trial -	N11	Heard

#### SENTENCING

#### Sentences

4 sentences found, displaying all sentences 1

Count	Sentence Date	Sentence	Due Date -
1	06/28/2019	1 years Probation	
2	06/28/2019	Sentenced Suspended	
1	06/28/2019	Restitution	
1	06/28/2019	Statement of Assets	06/28/2019

#### State Institutions

No institution records found for this case

Probation One probation found 1

#### Printable Version 🚑

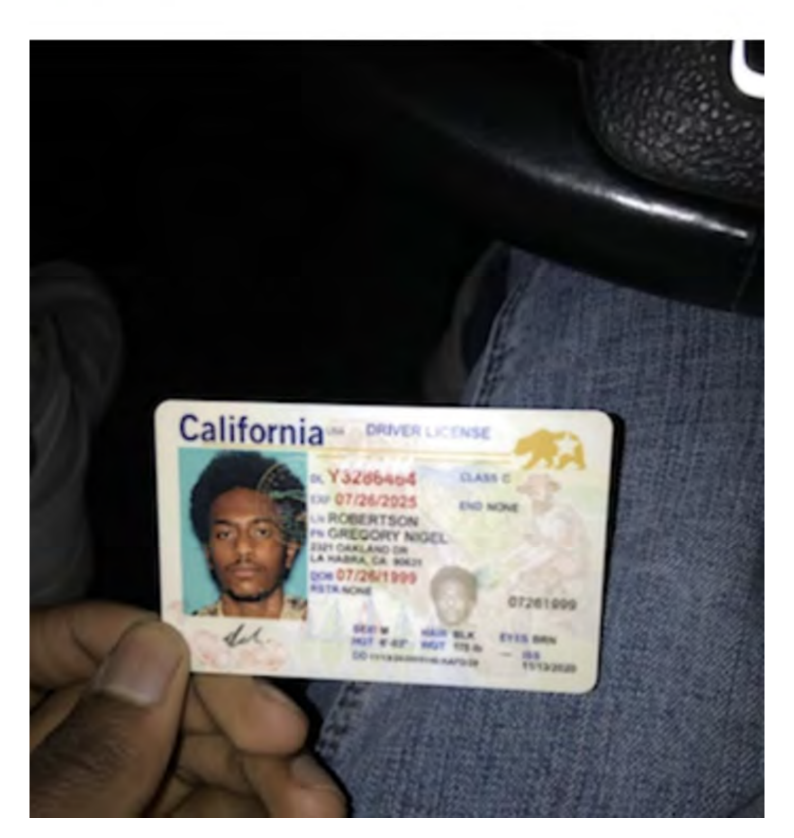
## 4:01 4



## November 30, 2020 6:12 PM

Edit

◎ LIVE ∨



## 4:14 ┥



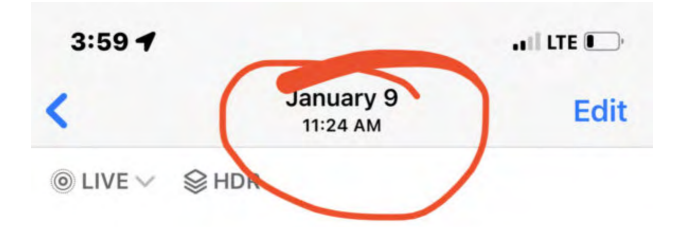


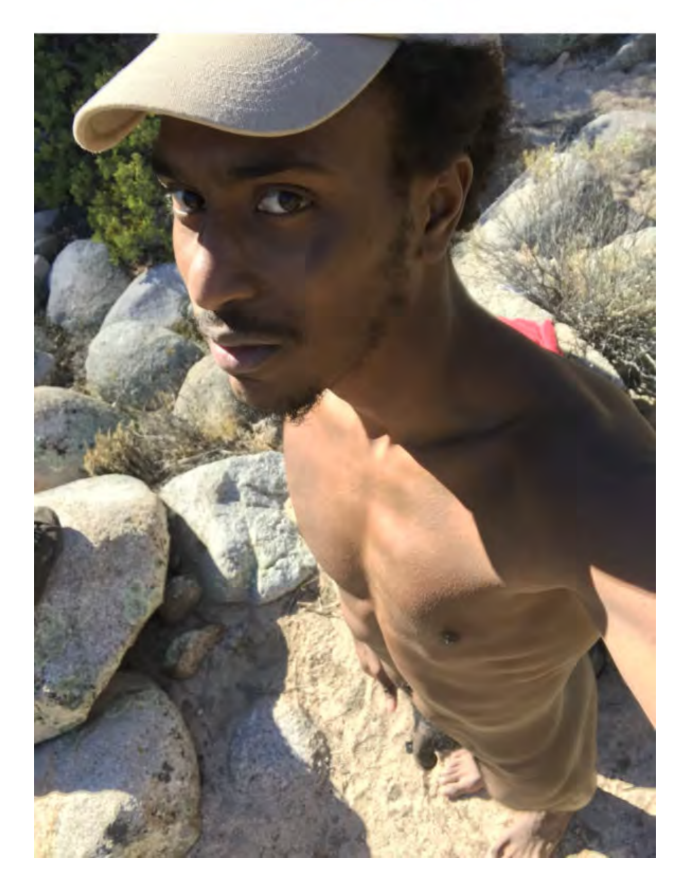
La Habra April 21 8:22 PM

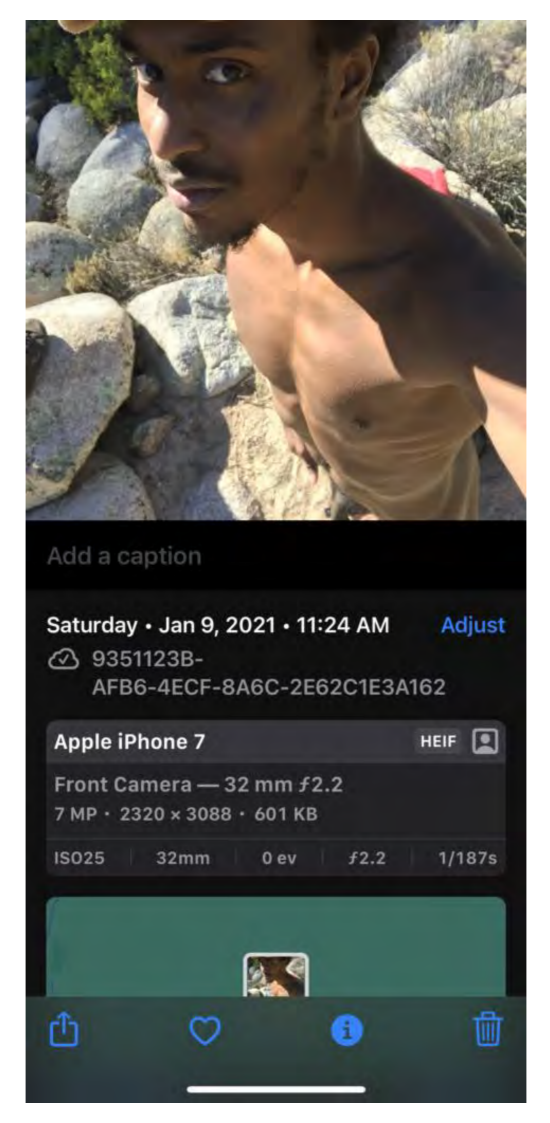


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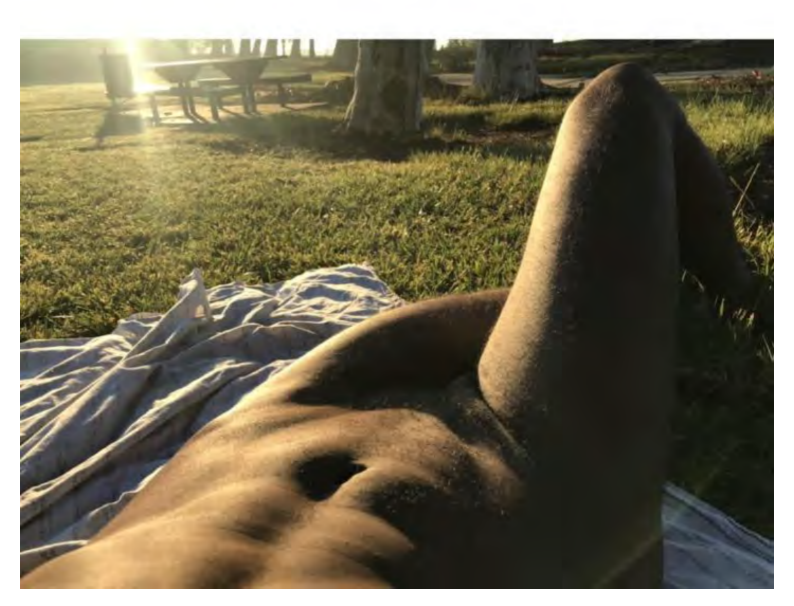


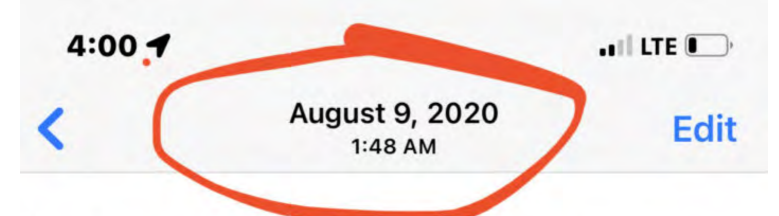




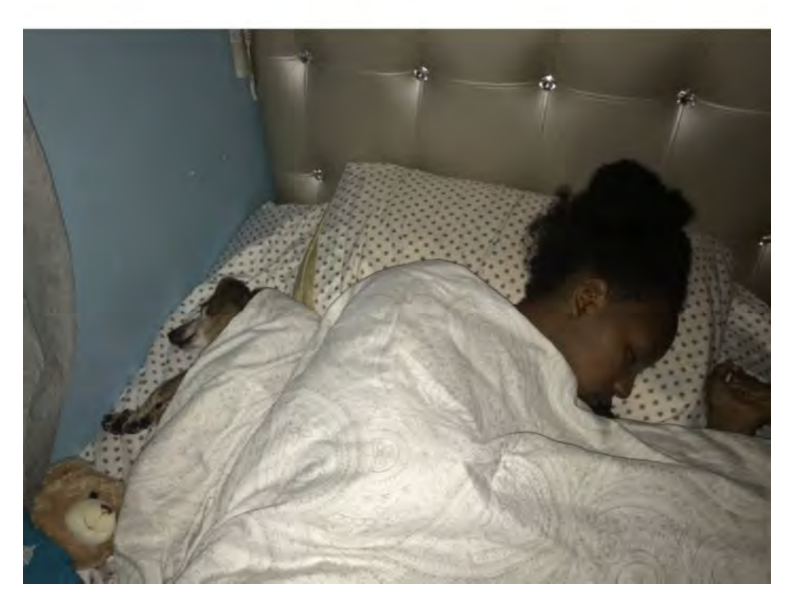
## West Coyote Hills Park October 30, 2020 7:46 AM

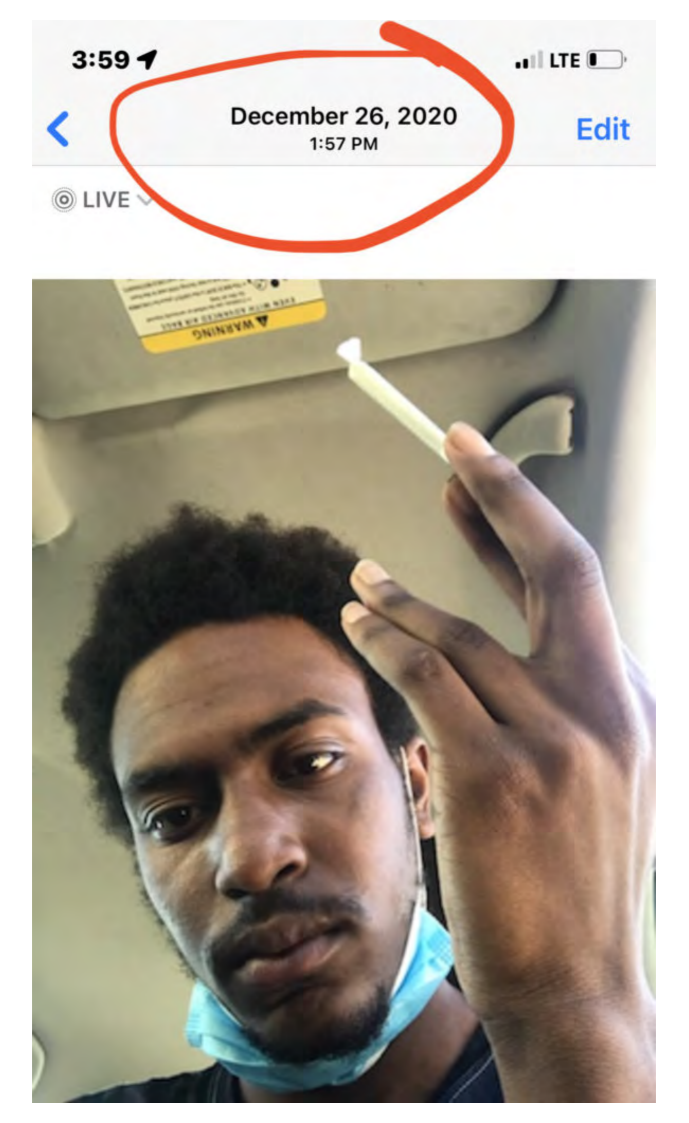
Edit

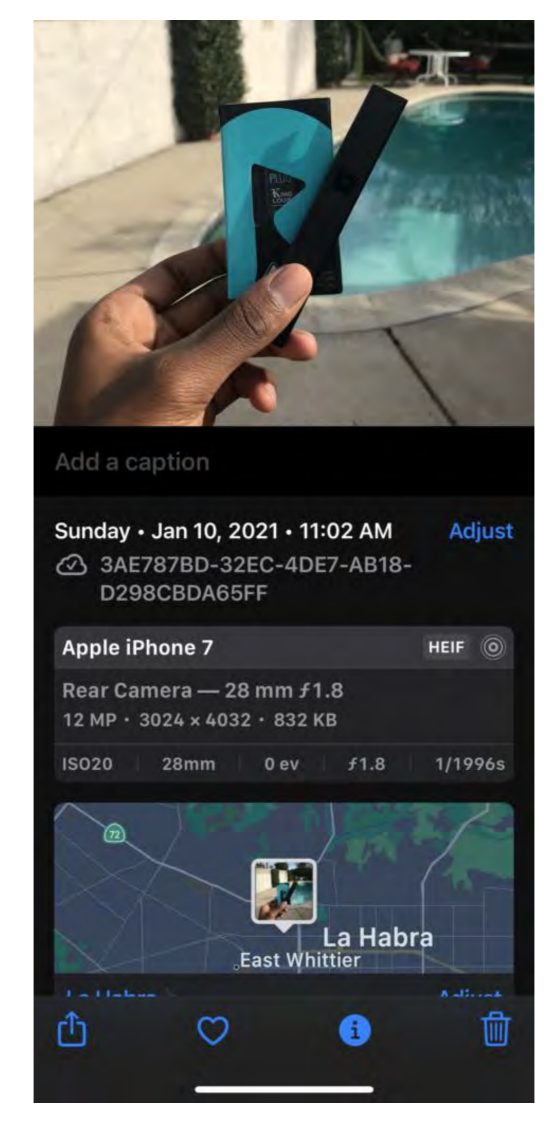


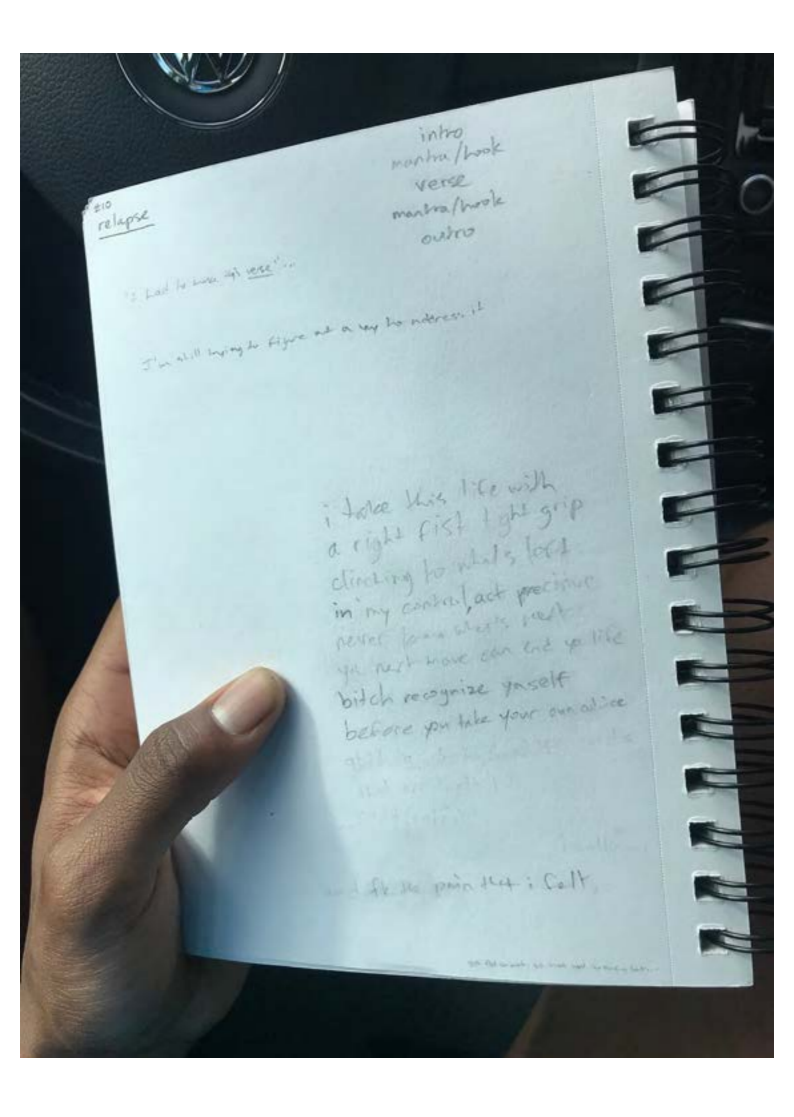


# The day after his arrest he took pictures of his sister









## PETERSON Investigations



Date:	June 15, 2022
To:	Teresa Zullo
From:	Eric Peterson
Subject:	Report of Findings on Surveillance

On Thursday June 9, 2022 surveillance agent Monica DeLaTorre arrived at 2321 Oakland Drive in the City of La Habra for a child custody case surveillance.

At 5:50 am she observed a Volkswagen Jetta Ca. Lic. 8DMV046 parked in the driveway at the location. A search of the license plate revealed Gregory Nigel Robertson as the Registered Owner.

At approximately 12 pm a woman approached DeLaTorre's vehicle and began taking pictures of her vehicle. DeLaTorre advised her she was working. The woman said she there have been a lot of Burglaries to the homes in the area. A short time after that encounter, another neighbor pulled next to DeLaTorre in Ford F150, stopped next to her, and started to look at her car. DeLaTorre advised La Habra PD that she was at the location. A short time later, a Detective from La Habra PD called DeLaTorre and advised her that there were a lot of Burglaries in the area and to be careful. He also mentioned a case with a restraining order in the area and that the subject is aware of his surroundings.

Based on the information received, the surveillance was terminated at 12:30 pm. At no time did the Volkswagen leave or was anyone seen walking into the residence or out of the residence. Date and time stamped pictures were taken of the activity.

End of Report

# **SURVEILLANCE REPORT**

## **GREGORY NIGUEL ROBERTSON**

APRIL 18<sup>TH</sup>, 2021

## **SURVEILLANCE REPORT**

#### FRIDAY, APRIL 16<sup>TH</sup>, 2021

- <u>3:00pm</u> Surveillance efforts were established at subject Gregory Robertson residence located at 2321 Oakland Dr. La Habra, CA 90631. Upon arrival Marcia Robertson's vehicle Silver Nissan Pathfinder with plates CA# 8CGL838 was observed parked on residence's driveway.
- **4:00pm** No activity was observed.
- **<u>5:00pm</u>** No activity was observed.
- 6:00pm No activity was observed.
- <u>7:00pm</u> No activity was observed.
- **<u>8:00pm</u>** No activity was observed.
- 9:00pm No activity was observed.
- **10:40pm** Marcia accompanied by her son emerged from the residence, boarded the vehicle Nissan Pathfinder, and then departed. Investigator 1 followed the vehicle, Investigator 2 remained at the residence.
- **10:45pm** Sights of Marcia's vehicle was lost as she was driving in a 45-mph area, at 70-mph.
- **10:59pm** Investigator 1 returned to the residence.
- **<u>11:31pm</u>** Gregory arrived at the residence driving his registered vehicle Gray VW Jetta with plates CA# 6UMM269, parked the vehicle in the driveway and then entered it out of view.





#### **FRIDAY, APRIL 16<sup>TH</sup>, 2021**

- **12:00am** No activity was observed.
- **<u>1:00am</u>** No activity was observed.
- **<u>2:00am</u>** No activity was observed.
- 3:00am No activity was observed.
- **<u>4:00am</u>** No activity was observed.
- **<u>5:00am</u>** No activity was observed.
- 6:00am No activity was observed.
- 7:00am No activity was observed.
- 8:00am No activity was observed.
- <u>9:59am</u> Marcia accompanied by her son and a young female arrived at the residence driving her vehicle Silver Nissan Pathfinder with plates CA# 8CGL838, parked the vehicle in the driveway and then entered it out of view.
- **10:00am** No activity was observed.
- **<u>11:00am</u>** No activity was observed.
- **12:00pm** No activity was observed.
- **<u>1:00pm</u>** No activity was observed.
- **<u>2:00pm</u>** No activity was observed.
- 3:00pm No activity was observed.
- **<u>4:00pm</u>** No activity was observed.
- **<u>5:00pm</u>** No activity was observed.
- <u>6:59pm</u> Gregory emerged from the residence, boarded his vehicle and then departed.
- <u>7:12pm</u> Marcia accompanied by her son emerged from the residence, boarded the vehicle Nissan Pathfinder, and then departed. Investigator 1 followed the vehicle, Investigator 2 remained at the residence.

- <u>7:18pm</u> Marcia and her son arrived at the "Corner Bakery Cafe" located at 1040 W. Imperial Hwy. La Habra, CA 90631
- **<u>7:29pm</u>** Marcia and her son boarded the vehicle and then departed.
- <u>7:34pm</u> Marcia and her son arrived at the "Joghurt" located at 2121 W Imperial Hwy, La Habra, CA 90631
- **<u>7:39pm</u>** Marcia and her son boarded the vehicle and then departed.
- <u>7:49am</u> Marcia and her son returned to the residence, parked the vehicle in the driveway and then entered it out of view.
- 8:00pm No activity was observed.
- 9:00pm No activity was observed.
- **10:51pm** Marcia emerged from the residence, boarded the vehicle Nissan Pathfinder, and then departed. Investigator 1 followed the vehicle, Investigator 2 remained at the residence. Was not possible identify if Marcia's son boarded the vehicle.
- <u>11:25pm</u> Marcia arrived at the Apartment Complex located at 11536 Colima Rd, Whittier, CA 90604, and entered it out of view.

















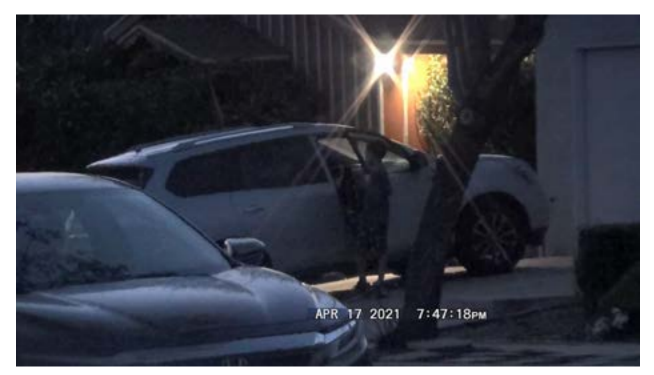














#### SATURDAY, APRIL 17<sup>TH</sup>, 2021

- **12:06am** La Habra police agent advised that there was a restraining order against Client's Philip Michael Zullo restricting him from 2321 Oakland Dr., La Habra, CA 90631. The police Incident #21-009473 4/18/21. Reporting Officer Drake Badge #634.
- **<u>12:30am</u>** Surveillance was discontinued.

### END OF REPORT

## 04-07-21 transcript as follows

# MARCIA

**page 15 lines 4-5** opposing council admits to MARCIAS CONTEMPT OF COURT AND IS VIOLATION OF A COURT ORDER AS WELL AND ENDANGERING A MINOR AND HARBORING A FUGITIVE

page 20 lines 1-12 Petitioner Marcia Robertson is sworn into OATH

**page 20 lines 13-18 and lines 22-26** commits perjury about the whereabouts of WANTED FUGITIVE SEX OFFENDER Gregory Nigel Robertson, stating to the court he does not live there and has moved out (this man has a court order to be completely 100% away from Michael and move out) to protect herself from contempt of court

**page 21 lines 1-2 and lines 5-6 and line 8** again she commits perjury about the whereabouts of WANTED FUGITIVE SEX OFFENDER Gregory Nigel Robertson, (this man has a court order to be completely 100% away from Michael and move out) to protect herself from contempt of court

**page 21 lines 9-15** she says she takes them meaning the minor children (excluding Nigel for he is the adult fugitive sex offender the court want to know everyone is away from) but later....

**page 21 lines 18-19** she commits perjury telling the court that the minor children meaning my son and Zariah stay with the grandmother the minor children do not stay with their grandmother I have video surveillance Gregory Nigel Robertson the fugitive watches my son while she is at work, ADULT fugitive sex offender Gregory Nigel Robertson & Zariah the only blood relative to Leila Bowens (grandmother). My son Michael is not related to her and has a real grandmother named Teresa Zullo Marcia Robertson's mother is deceased circa 2010. and the children she is referring to which in legal terms not blood relative terms would be My son Michael and not my child Zariah, misleading the tribunal

**page 21 lines 20-23** admits Nigel was over with Nigel contradicting her and her attorney other statements and continues to this very day 9/11/2022 and I possess surveillance videos and photos over the past 600+ days of constant contempt of court, perjury to the court, child neglect and child endangerment by willfully harboring a known fugitive sex offender with a court stay away order designed to protect my victim minor son who is the child the court wrote the order for because of the evidence found with the minor's cellphone that was littered with adult penis photos of this known and wanted sex offender Gregory Nigel Robertson

**page 21 lines 22-23** Marcia starts to lie fumbles, her attorney helps this who scam out by DRAWING ATTENTION AWAY FROM HER with a complete lie telling her mute is on, confusing the court as if the damn court and I did not just here her (since the court reporter was able to document all parties)

**page 21 line 26** admits Nigel was over with Nigel contradicting her and her attorney other statements and continues to this very day 9/11/2022 and I possess surveillance videos and photos over the past 600+ days of constant contempt of court, perjury to the court, child neglect and child endangerment by willfully harboring a known fugitive sex offender with a court stay away order designed to protect my victim minor son who is the child the court wrote the order for because of the evidence found with the

minor's cellphone that was littered with adult penis photos of this known and wanted sex offender Gregory Nigel Robertson

**page 22 line 16-21** she commits perjury she never even answers directly at this point in the case after Mr. Toepel help, she got the hint and realized they are coming for her if she broke this order! attached is a photo taken this year in April 21 2022 @ 8:22pm .... over 420+ days later this photo was taken. Michael is completely alone with Nigel at the home. Mother is not home yet. LHPD Police were called, incident report# 2212130, he arrives shortly after the petitioner, Marcia Robertson, arrives at her home to the scene of a dispatched officer Huntleman Badge#690 of the La Habra Police Department. The suspect comes out of the house with the minor victim, to speak with the officer and the mother her arrived on scene after the police arrived. Grandmother who was there dropping off presents when she witnessed this offender. Grandmother proceeded to provide officer Huntleman Badge#690 with online WARRANT INFO that he is a fugitive he did nothing but give grandmother an incident report.

**page 45 line 26 - page 46 lines 1-8** court can't read presumes and rewrites existing judge order I did point it out and give it to them and the court has it on record. The judge just finished reading John Flynn's orders than misinterprets them and then goes on to say he does not have them in front of himself. how can he say he read John Flynn's order and say he assumed if he does not have the order

page 50 court REMINDS MARCIA court is not changing order regarding Nigel

**page 51 line 1** marcia answer the judge that she DOES UNDERSTAND NIGEL IS NOT ALLOWED OVER 4.7.21



page 14 lines 2-3 Mr. toepel contradicts later testimony about knowledge of such order

**page 14 lines 22-26 & Page 15 line 1** he says he does have knowledge of this order ALL OF THE SUDDEN but totally lies about the content of the order entirely deceiving the courts

page 15 lines 4-5 admits petitioner, Marcia did violate the order

page 17 lines 5-6 & 21-23 Toepel commits perjury and tells the court Nigel is never alone with Michael

page 18 lines 24-26 Toepel says he doesn't know he does not have the order

**page 19 lines 3-4** he suddenly is totally aware of the order after a few lines above on page 18 line 24-26 and beginning of page 9 ins 1-2 he is confused

page 19 lines 19-20 suddenly again he is aware of the order

**page 23 lines 7-12** he acts like he doesn't know what the order says like its confusing (yet its 1-page addition written in 6th grade English a clown dropout could understand)

**page lines 18-20** directly testifies knowledge of no such orders yet in other times today questioned he has full knowledge at other times partial knowledge his client petitioner Marcia Robertson was non-compliant and in contempt of court causing my son Penal Code 278.5 PC & Penal Code 273a(b) PC Child Endangerment State of California

Page 24 lines 10-14 directly contradicts himself and lies to the tribunal as well confusing the courts

**page 18 lines 24-26 and page 19 lines 1-9 he** gives a true account "Nigel told to move out" and then all this wishy-washy nonsense to contradict his own words



page 13 lines 21-26 court is aware that I am complaining yet they get away again

page 18 lines 2-5 court is aware of the exact stay away order yet it continues to no avail

**page 21 line 25** the court fell hook line and sink for Mr Toepel blatant abuse of the tribunal. The judge and court reporter are located physically in the same room if she was able to type her response and the court reporter was able to type it. and I have an audio recording of this.... then it would be impossible for the petitioner to be on mute, the judge has slow wit and is easily confused by the demeanor actions and intentions of Mr. Paul D. Toepel as the petitioner was telling on Herself at the time

**page 29 lines 2-18** the court was made aware I have admissible legally obtained evidence of contempt of marcia and perjury THEY DONT CARE

PAGE 31 lines 2-6 court made aware of my legal lawsuit which will come

Page 46 lines 24-26 and page 47 lines 1-8 I explain to the court I have real evidence instead the court repeats that THE COURT THEMSELVES DO HAVE THE ORDER REGARDING MY PHONE CALLS BUT NOW THE PUNK JUDGE WITH THIN SKIN AND NO BRAIN LOST HIS TEMPER AND because he is VINDICTIVE AND ABUSED HIS POWER taking MY RIGHTS AWAYS AGAINSTS FAMILY CODE 3020 not letting me part of the process all because the court loses its temper at their own incompetence and lies of Toepel and Marcia now for the phone calls I was arguing out not getting the whole time and the court should have found marcia in contempt for not allowing me my phone calls instead I get punished



page 15 lines 15-17 told court and Toepel they will be sued

page 17 lines 12-15 told the court I have legal proof of lies

page 26-line 8-11 court is aware that I have proof Marcia is lying in court, court does nothing

**page 26 line 13-26 - page 30 line 9** the court is made aware of Marcia hitting grandma Infront of Michael. You can take care of him he is your nigger. the state can have him they have been told about what type of mother she really is but they did not listen or care

**page 30 lines 5-10** once again I correct Toepel about the order he mysteriously knows and forgets in the same hearing whom the court has acknowledge is this hearing

**page 46 lines 5-26 - page 47 lines 1-10** I offer proof to the court of licensed surveillance that the petitioner Marcia Robertson is lying and committing perjury and contempt of court while endangering a minor and disobeying a court order instead the fag judge loses his temper that i have proof they left my child with the wrong person, but they don't want me with my kid so they take my custody after I say that I have proof then and only then do I cuss weak thin skin faggot judge the truth.

#### **CERTIFIED COPY**

SUPERIOR COURT OF THE STATE OF CALIFORNIA 1 2 COUNTY OF ORANGE - LAMOREAUX JUSTICE CENTER 3 DEPARTMENT L65 4 5 MARCIA ROBERTSON, ) ) 6 PETITIONER, ) 7 ) CASE NO.: 17FL000138 VS. 8 PHILLIP ZULLO, ) ) 9 RESPONDENT. 10 11 12 HONORABLE SCOTT B. COOPER, JUDGE PRESIDING 13 14 REPORTER'S TRANSCRIPT 15 APRIL 7, 2021 16 17 APPEARANCES OF COUNSEL: 18 FOR THE PETITIONER: LAW OFFICE OF PAUL D. TOEPEL, JR. 19 BY: PAUL D. TOEPEL, JR., ESQ. (VIA VIDEO CONFERENCE) 20 FOR THE RESPONDENT: 21 PHILLIP M. ZULLO, IN PRO PER (VIA VIDEO CONFERENCE) 22 FOR MINOR'S COUNSEL: 23 LAW OFFICE OF STEVE DRAGNA BY: STEVE DRAGNA, ESQ. 24 (VIA VIDEO CONFERENCE) 25 JENNIFER R. CRAIG, CSR NO. 11094 OFFICIAL COURT REPORTER 26

1		CHRONOLOGICAL WITNESS INDEX	
2			
3	PETITIONER:		PAGE
4		(NONE)	
5			
6			
7			
8			
9	RESPONDENT:		PAGE
10		(NONE)	
11			
12			
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1	EXHIBITS
2	
3	(EXHIBITS PREMARKED FOR ID UNLESS OTHERWISE NOTED)
4	
5	EXHIBITS ID EVID
6	(NONE)
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1	ORANGE, CALIFORNIA - WEDNESDAY, APRIL 7, 2021
2	MORNING SESSION
3	
4	(THE FOLLOWING PROCEEDINGS WERE HELD VIA VIDEO
5	CONFERENCE:)
6	THE COURT: WE'RE ON THE RECORD ON THE ROBERTSON AND
7	ZULLO MATTER. LET'S START WITH APPEARANCES BEGINNING WITH
8	PETITIONER'S COUNSEL, PLEASE.
9	MR. TOEPEL: GOOD MORNING, YOUR HONOR. PAUL TOEPEL
10	FOR PETITIONER MARCIA ROBERTSON WHO IS LOGGED IN REMOTELY.
11	THE COURT: THANK YOU. I DO SEE MS. ROBERTSON ON THE
12	VIDEO.
13	AND MR. ZULLO, CAN YOU PLEASE STATE YOUR NAME,
14	SIR.
15	MR. ZULLO: YES, PHILLIP ZULLO.
16	THE COURT: AND MR. ZULLO, WE HAVE BEEN TALKING
17	BRIEFLY OFF THE RECORD. YOU DO NOT HAVE YOUR VIDEO
18	ACTIVATED. I HAD REQUESTED YOU DO SO AND YOU'RE
19	MR. ZULLO: I DID HAVE IT ACTIVATED. SIR, I HAD IT
20	ACTIVATED AND YOU TOLD ME IT KEPT FREEZING SO I
21	UNACTIVATED IT SO WE COULD HAVE AN AUDIO CALL BECAUSE AS
22	LONG AS IT'S ENACTED, THE AUDIO AND THE VIDEO WILL SUFFER.
23	THE COURT: SIR, I UNDERSTAND THAT, BUT AS STATED IN
24	THE COURT'S CURRENT REMOTE VIDEO HEARING RULES, THE
25	PARTIES ARE REQUIRED TO MAKE SURE THEY TEST THEIR DEVICES
26	AND ARE ABLE TO PROPERLY PROCEED.

MR. ZULLO: SIR -- SIR -- SIR -- SIR -- SIR --1 THERE'S -- SIR, ACTUALLY, AT THIS POINT, I DO NOT NEED 2 YOUR PATHETIC GOVERNMENT RIGHT NOW. FOR EXAMPLE, AT 300 3 MEGABYTES PER SECOND SO RIGHT NOW, I'M TESTING IT. I HAVE 4 5 MY DATA CAP. I'M TAKING SCREENSHOTS OF YOUR ACCUSATIONS, 6 OKAY. 7 IT'S ACTUALLY YOUR SYSTEM, SIR. SORRY. FEDERAL GOVERNMENT CAN PAY THE VIDEO PEOPLE A LITTLE MORE MONEY 8 9 AND MAYBE YOU'LL HAVE A LITTLE MORE -- BUT I DID NOT DO 10 ANYTHING, OKAY. MY DEVICE RIGHT NOW IS PULLING 300 11 MEGABYTES A SECOND WHICH IS EOUIVALENT TO 8K VIDEO FEEDS, 12 OKAY. SO WHY DON'T YOU GUYS WORK WITH YOUR TECHNOLOGY 13 EXPERTS. I HAVE A DEGREE FOR THAT. I KNOW WHAT I'M 14 TALKING ABOUT. 15 THE COURT: MR. DRAGNA, CAN YOU PLEASE MAKE YOUR 16 APPEARANCE, SIR. 17 MR. DRAGNA: YES. GOOD MORNING, YOUR HONOR. STEVE 18 DRAGNA FOR MINOR'S COUNSEL. 19 THE COURT: THANK YOU. 20 THIS CASE WAS RECENTLY TRANSFERRED TO THIS COURT DUE TO THE RECUSAL OF THE PRIOR JUDGE. THIS IS OUR FIRST 21 22 HEARING ON THIS MATTER. 23 I HAVE DONE MY BEST TO FAMILIARIZE MYSELF WITH 24 THE CASE AT LEAST TO THE EXTENT I COULD FROM PRIOR MINUTE 25 ORDERS AND WHAT I THINK ARE THE CURRENT ORDERS, ALTHOUGH 26 WE'LL HAVE TO DISCUSS THAT. THERE ARE A NUMBER OF RFO'S

5

THAT ARE CURRENTLY ON THE CALENDAR. IT'S A LITTLE 1 2 DIFFICULT TO DECIPHER EXACTLY WHAT IS CURRENTLY BEFORE THE 3 COURT IN TERMS OF REQUESTS. WHAT I DO KNOW, THERE'S A COUPLE OF REQUESTS THAT 4 5 HAVE BEEN FILED SINCE I HAVE BEEN ASSIGNED TO THIS CASE SO 6 I INTEND TO DEAL WITH THOSE REQUESTS FIRST. THE FIRST OF 7 THOSE REQUESTS IS MR. DRAGNA'S REQUEST TO BE RELIEVED AS 8 COUNSEL FOR THE MINOR CHILD. 9 BEFORE WE GO FORWARD WITH ANY OF THAT, I WANT TO 10 MAKE IT CLEAR TO EVERYBODY ON THE RECORD THAT NO ONE, INCLUDING ANY ATTORNEY, PARTY OR WITNESS, MAY RECORD THIS 11 12 PROCEEDING IN ANY MANNER. MR. ZULLO: WELL, UNFORTUNATELY, I AM -- I'M SORRY. 13 14 I'M GOING TO TELL YOU SOMETHING. CALIFORNIA LAW SAYS IN A 15 CANNABIS FACILITY, IT'S GOT TO KEEP ROLLING. 16 THE COURT: SIR --17 MR. ZULLO: I'M --18 THE COURT: SIR --MR. ZULLO: -- IN A CANNABIS --19 20 THE COURT: SIR --21 MR. ZULLO: -- FACILITY. IT WILL KEEP ROLLING. 22 THE COURT: SIR --23 MR. ZULLO: HAVE A GOOD DAY. IT WILL KEEP ROLLING. I CAN'T SHUT IT DOWN. SORRY. LAW PERMITS THAT. 24 THE COURT: SIR, STOP --25 26 MR. ZULLO: READ YOUR -- READ THE CODE UNDER THE

WELFARE AND INSTITUTION ACT FOR 13 -- 13362.5. 1 2 THE COURT: SIR -- SIR --MR. ZULLO: YOU NEED -- I CAN'T SHUT DOWN 3 SURVEILLANCE. I'M SORRY. I CANNOT. SURVEILLANCE IS 4 5 SURVEILLANCE. IT IS NOT A RECORDING. IT'S A REGULAR SURVEILLANCE LIKE ALL COURTROOMS AND ANY PLACE OF HIGH 6 7 VALUE HAS, OKAY. THE COURT: SIR, I'M GOING TO CONTINUE MY 8 9 ADMONITION AND --10 MR. ZULLO: WHAT ARE YOU ON? WHAT ARE YOU WORRIED ABOUT --11 12 THE COURT: -- YOU --MR. ZULLO: -- DON'T DO ANYTHING WRONG. LET'S FOCUS 13 14 ON THE CHILD, SIR. 15 THE COURT: YOU NEED TO STOP. MR. ZULLO: LET'S FOCUS ON THE CHILD, SIR. OKAY. 16 17 THE COURT: SIR, YOU NEED TO STOP --18 MR. ZULLO: MY --THE COURT: -- INTERRUPTING. 19 20 MR. ZULLO: -- FAMILY IS NOT TOO HAPPY WITH YOUR 21 SYSTEM YET. OKAY, SIR? 22 THE COURT: SIR, YOU NEED TO STOP INTERRUPTING ME. 23 MR. ZULLO: YOU, LOOK --24 THE COURT: AND YOU NEED TO LET ME FINISH AND THEN I'M 25 GOING TO GIVE YOU A CHANCE TO SAY WHAT YOU WANT TO SAY, 26 BUT FOR NOW, I'M GOING TO SAY WHAT I NEED TO SAY.

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DOING SO, THAT IS RECORDING THIS --1 2 MR. ZULLO: GO AHEAD, YOUR HONOR. 3 THE COURT: DOING SO, THAT IS RECORDING THIS MATTER, WILL BE CONSIDERED A VIOLATION OF VARIOUS STATUTES AND 4 5 RULES AND MAY BE REFERRED FOR PROSECUTION. PARTIES SHOULD 6 SEE CALIFORNIA PENAL CODE SECTION 632, CALIFORNIA RULE OF 7 COURT NUMBER 1.150 AND ORANGE COUNTY LOCAL RULE 180. THE 8 ONLY ALLOWABLE RECORDING OF THE PROCEEDINGS WILL BE THE COURT REPORTER'S TRANSCRIPT AND ANY --9 10 MR. ZULLO: YOU SHOULD CHECK --11 THE COURT: -- MINUTE ORDER OR FORMAL ORDER ISSUED AS A RESULT OF THE HEARING. 12 AGAIN, MR. ZULLO, I WOULD ASK THAT YOU PLEASE 13 14 STOP INTERRUPTING THE COURT. I WILL ASK -- I WILL ALLOW 15 YOU TO RESPOND WHEN IT'S APPROPRIATE. THE FIRST -- THE OTHER THING I WANT TO CONFIRM IS 16 17 THAT THE CHILD, MICHAEL, IS NOT IN EARSHOT OF THIS 18 HEARING. I BELIEVE THE CHILD IS IN MS. ROBERTSON'S CARE 19 RIGHT NOW. 20 MS. ROBERTSON, I NEED YOU TO TELL ME, IS MICHAEL 21 SOMEWHERE WHERE HE CAN HEAR THIS RIGHT NOW? 22 YOU'RE SHAKING YOUR HEAD, BUT I CAN'T -- YOU NEED 23 TO UNMUTE YOURSELF, MA'AM. I'M HAVING A TOUGH TIME 24 UNMUTING YOU. 25 THERE YOU GO. 26 MS. ROBERTSON: NO, YOUR HONOR.

THE COURT: OKAY. 1 MS. ROBERTSON: HE'S ACTUALLY IN CLASS. 2 3 THE COURT: WHERE IS HE RIGHT NOW? MS. ROBERTSON: HE IS IN MY KITCHEN AND I'M IN MY 4 5 BEDROOM WITH MY DOOR LOCKED. 6 THE COURT: AND HE CANNOT HEAR WHAT'S HAPPENING? 7 MR. ZULLO: THAT HOUSE IS ABOUT 600 SQUARE FEET. 8 THE COURT: MR. ZULLO --9 MR. ZULLO: HE CAN HEAR. 10 THE COURT: MR. ZULLO, I'M GOING TO ASK THAT YOU STOP INTERRUPTING, PLEASE. I WILL LET YOU RESPOND --11 MR. ZULLO: OKAY. WELL, I'M --12 13 THE COURT: -- WHEN IT'S APPROPRIATE. 14 MR. ZULLO: -- GIVING YOU A FAMILIARIZED VIEW OF THE 15 SIZE OF HER HOUSE. HE CAN HEAR EVERYTHING THROUGH THOSE THIN WALLS AND THEY'RE VERY COLD. 16 17 THE COURT: MR. DRAGNA, THE FIRST --18 MR. DRAGNA: YES, SIR. 19 THE COURT: THE REQUEST I HAVE FROM YOU TODAY IS TO BE 20 RELIEVED AS COUNSEL OF RECORD FOR MICHAEL; IS THAT 21 CORRECT? 22 MR. DRAGNA: THAT'S CORRECT, YOUR HONOR. 23 THE COURT: DOES ANYBODY OPPOSE MR. DRAGNA'S REQUEST 2.4 TO BE RELIEVED AS COUNSEL FOR THE MINOR CHILD IN THIS 25 CASE? 26 MR. TOEPEL: NO OPPOSITION FROM PETITIONER.

THE COURT: I'M NOT HEARING ANY OPPOSITION. 1 2 I FIND THAT MR. DRAGNA HAS MADE THE APPROPRIATE 3 SHOWING TO BE RELIEVED AS COUNSEL, HAS GIVEN THE PROPER 4 NOTICE. THE PARTIES ARE HERE TODAY --5 MR. ZULLO: HOLD ON. HOLD ON. I HAVEN'T OBJECTED. 6 YOU DIDN'T ASK ME. YOU ASKED MR. TOEPEL. 7 THE COURT: MR. ZULLO, I SAID, DOES ANYBODY --8 MR. ZULLO: I --9 THE COURT: -- DOES ANYBODY OPPOSE IT. "ANYBODY" 10 INCLUDES YOU. MR. ZULLO: I AM NOT A LAWYER. I'M LEARNING -- I'M 11 12 LEARNING THIS SO I DO HAVE SOMETHING TO SAY. 13 THE COURT: SIR, STOP. 14 MR. ZULLO: I DO NOT HAVE A PROBLEM WITH HIM 15 LEAVING --16 THE COURT: THEN --17 MR. ZULLO: -- BUT I DO HAVE A PROBLEM -- HOLD ON. 18 LET ME TALK OR I'M GOING TO KEEP TALKING. I --THE COURT: SIR, DID YOU JUST SAY -- DID YOU JUST SAY 19 20 LET YOU TALK OR YOU'RE GOING TO KEEP TALKING? 21 MR. ZULLO: I DO HAVE A PROBLEM WITH WHAT HE PUT ON 22 PAPER. 23 THE COURT: SIR, I NEED YOU -- SIR -- SIR -- SIR, I 24 NEED YOU TO STOP. SIR, I NEED YOU TO STOP. I NEED YOU 25 TO -- WE NEED BETTER AUDIO CONNECTION AND SINCE YOU ARE IN 26 A POSITION WHERE YOU CAN'T PROVIDE ADEQUATE AUDIO AND

1	VIDEO
2	MR. ZULLO: ACTUALLY, I
3	THE COURT: I WILL ASK THAT YOU I WILL ASK
4	MR. ZULLO: I'M TAKING A SCREENSHOT I'M TAKING A
5	SCREENSHOT OF MY OF MY SPEED OF MY INTERNET. THE
6	PROBLEM IS ON YOUR GOVERNMENT'S END. OKAY, BUDDY?
7	THE COURT: SIR, I'M JUST ASKING YOU, I NEED TO HEAR
8	YOU BETTER SO I NEED YOU TO
9	MR. ZULLO: WELL, THEN YOU TELL YOUR TELL YOUR I.T.
10	PEOPLE TO PICK UP THE PACE.
11	THE COURT: I NEED YOU TO SIR
12	MR. ZULLO: IT'S NOT
13	THE COURT: SIR, I NEED YOU TO TURN OFF YOUR VIDEO FOR
14	NOW.
15	MR. ZULLO: OH, NOW YOU'RE ASKING ME TO TURN IT OFF.
16	BEFORE YOU COULDN'T OKAY. SO I WAS RIGHT TO BEGIN
17	WITH, BEING A TECHNOLOGY EXPERT, KEEPING IT OFF. YOU
18	SHOULD HAVE JUST LISTENED TO ME. THANKS.
19	DON'T SHAKE YOUR HEAD AT ME, TOEPEL. I DON'T
20	HAVE RESPECT FOR THE COURTS WHO JACK ME OF MY SON. AND
21	YOU'RE A LIAR IN COURT SO DON'T SHAKE YOUR HEAD AT ME.
22	DON'T DON'T DON'T POKE FINGERS AT ME, LITTLE MAN.
23	THE COURT: MR. ZULLO, DO YOU OBJECT
24	MR. ZULLO: LOOK AT HIM TAUNTING ME.
25	THE COURT: MR
26	MR. ZULLO: I'M TIRED OF HIM TAUNTING ME.

THE COURT: MR. ZULLO -- MR. ZULLO, DO YOU OBJECT TO 1 2 MR. DRAGNA BEING RELIEVED AS COUNSEL FOR YOUR SON? 3 MR. ZULLO: I HAVE ONE OBJECTION. I HAVE THE OBJECTION OF HOW HE'S BEING RELIEVED. HE'S BEING RELIEVED 4 5 ON A COMPLETE FRAUDULENT CLAIM. I ACCEPT HIS RELIEF. HE 6 SHOULD BE REMOVED BECAUSE OF CONFLICT OF INTEREST, NO 7 OTHER REASON HE STATES. THE FIRST THING DRAGNA TOLD MY SON WHEN HE GOT 8 9 HIM IS, I LOVE YOU. I'M SORRY YOU'RE GOING THROUGH THIS, 10 ALL WHILE FAKE CRYING AND RUBBING MY SON'S BACK. THIS IS ALL ON VIDEO. THIS WAS ABSOLUTELY WRONG. HE WAS 11 MANIPULATING MY SON FROM DAY ONE. 12 THE COURT: SIR -- SIR -- SIR, THE ONLY MATTER BEFORE 13 14 THE COURT THAT I'M ADDRESSING RIGHT NOW IS RELIEVING MR. DRAGNA. YOU HAVE --15 MR. ZULLO: I -- I'M --16 17 THE COURT: SIR, STOP INTERRUPTING, PLEASE. YOU HAVE TOLD ME THAT YOU DON'T OBJECT TO 18 MR. DRAGNA BEING RELIEVED. I'M THEREFORE RELIEVING 19 20 MR. DRAGNA AS COUNSEL. MR. ZULLO: OH, ALSO, HIS PAPERWORK HE TURNED IN TO 21 22 COURT IS A 100 PERCENT ABSURD LIE. 23 THE COURT: I AM RELIEVING --24 MR. ZULLO: I DO OBJECT TO IT. 25 THE COURT: I AM --26 MR. ZULLO: I DO OBJECT TO IT, YES.

THE COURT: I AM RELIEVING MR. DRAGNA AS COUNSEL OF 1 2 RECORD. 3 MR. DRAGNA, YOU ARE RELIEVED. PLEASE PROVIDE THE COURT WITH A PROPOSED ORDER TO THAT EFFECT, OKAY? 4 5 MR. DRAGNA: YOUR HONOR, I THINK I ATTACHED ONE WITH 6 THE PAPERS, BUT I'LL BE HAPPY TO RESUBMIT ANOTHER ONE. 7 THE COURT: PLEASE JUST E-MAIL IT TO THE COURT IF YOU WOULD. 8 9 MR. DRAGNA: THANK YOU VERY MUCH. 10 THE COURT: ALL RIGHT. ACTUALLY, I'VE JUST BEEN INFORMED WE HAVE IT SO I'LL TAKE A LOOK AT THAT AND WE'LL 11 12 TRY TO GET THAT OUT WHEN WE CAN. OKAY. 13 MR. DRAGNA: I DO HAVE ONE OUESTION, YOUR HONOR. 14 DOES THE COURT WANT ME TO RESPOND TO THE 15 GENTLEMAN'S WORDS RELATED TO ME AND HIS SON? THE COURT: NO. 16 17 MR. DRAGNA: VERY WELL. THE COURT: THANK YOU. I'LL REMOVE YOU FROM THE 18 HEARING NOW, SIR. 19 20 MR. DRAGNA: THANKS. THE COURT: ALL RIGHT. THE NEXT MATTER THAT'S BEFORE 21 22 THE COURT, AT LEAST WAS PRESENTED DIRECTLY TO ME SINCE 23 I'VE BEEN ASSIGNED, WAS MR. ZULLO'S EX PARTE REQUEST FOR 24 ORDER FILED YESTERDAY ALLEGING THAT CONTRARY TO THE 25 COURT'S FEBRUARY 18 ORDER, MICHAEL HAS HAD CONTACT WITH 26 NIGEL.

MR. TOEPEL, DO YOU WANT TO RESPOND TO THAT, SIR? 1 2 MR. TOEPEL: YOUR HONOR, I DID NOT RECEIVE A COPY OF 3 THE --MR. ZULLO: YES, YOU DID. I HAVE THE E-MAIL HEADER TO 4 5 PROVE IT. YOU ARE A LIAR, BUDDY. AND I CALLED YOU. 6 LIAR. AND I RECORDED THAT CALL. LIAR. 7 THE COURT: MR. ZULLO -- MR. ZULLO, I WANT TO MAKE 8 SOMETHING CLEAR FOR ALL THESE MATTERS TODAY AND IN THE 9 FUTURE. 10 I WILL ALWAYS GIVE YOU A CHANCE TO RESPOND TO WHAT THE OTHER SIDE SAYS. I GIVE EVERYBODY A CHANCE TO DO 11 12 SO, BUT I NEED EACH PARTY TO LET THE OTHER PERSON FINISH SO THAT WE CAN HAVE AN ORDERLY DISCUSSION. 13 14 WE ALSO HAVE A COURT REP- -- WE ALSO HAVE A COURT 15 REPORTER WHO'S HERE TRYING TO TAKE DOWN EVERY WORD WE SAY AND SHE CAN'T DO SO IF WE'RE TALKING OVER ONE ANOTHER. SO 16 17 PLEASE JUST WAIT FOR MR. TOEPEL TO FINISH AT WHICH TIME 18 I'LL LET YOU RESPOND. 19 GO AHEAD --20 MR. ZULLO: OKAY. SIR. 21 THE COURT: GO AHEAD, MR. TOEPEL. 22 MR. TOEPEL: OKAY. SO SINCE THE LAST HEARING DATE, 23 WITH RESPECT TO WHAT I'M ASSUMING TO BE THE SUBSTANCE OF 24 THE REQUEST FOR ORDER, JUDGE FLYNN DID ALLOW NIGEL TO COME 25 HOME TO RETRIEVE SOME BELONGINGS AND I BELIEVE MODIFIED 26 THE ORDER IN SUCH A WAY THAT NIGEL WAS NOT TO BE ALONE

WITH THE MINOR CHILD. 1 2 I HAVE --MR. ZULLO: OH, MY GOD. 3 MR. TOEPEL: -- MY CLIENT. SHE SAYS THAT NIGEL DID 4 5 COME TO THE HOUSE A FEW TIMES TO GET THINGS --6 MR. ZULLO: ABSOLUTELY WRONG. 7 MR. TOEPEL: -- AND LEAVE. 8 THE COURT: JUST A SECOND. JUST A SECOND. 9 MR. ZULLO: YOU FUCKING LYING DEGENERATE. YOU'RE A 10 LYING DEGENERATE. 11 THE COURT: I'M JUST GOING TO -- THE COURT WILL 12 NOTE --13 MR. ZULLO: -- GET YOU FOR --14 THE COURT: -- THE COURT WILL --15 MR. ZULLO: YOU'RE GOING TO BE SUED FOR LEGAL 16 MALPRACTICE. YOU'RE HURTING MY CHILD, YOU LITTLE FAT SON OF A BITCH. 17 THE COURT: THE COURT WILL NOTE THAT MR. ZULLO HAS 18 19 SCREAMED THOSE LAST WORDS FROM --20 MR. ZULLO: AT --21 THE COURT: -- HIS CONNECTION. 22 MR. ZULLO: AT MR. TOEPEL. YES, AT MR. TOEPEL, I 23 SCREAMED THEM. YOU'RE CORRECT. 24 THE COURT: MR. TOEPEL, YOU CAN FINISH. MR. ZULLO: YOUR HONOR, I'M JUST GOING TO BE -- BE 25 26 HONEST WITH YOU, TREAD LIGHTLY BECAUSE I AM HIRING

ATTORNEYS TO FIND OUT HOW TO SUE THE GOVERNMENT FOR THEIR 1 2 INACCURACIES, THEIR INABILITY TO PROVIDE A SAFE 3 ENVIRONMENT FOR MY MINOR CHILD AND FOR REMOVING ME OF MY FATHERHOOD. YOU GUYS NEED TO BE RESPONSIBLE HUMAN THINGS, 4 5 OKAY, AND YOU HAVE NOT BEEN. 6 THE COURT: MR. TOEPEL --7 MR. ZULLO: YOU ALLOWED THIS MAN TO MANIPULATE AND LIE 8 IN THE COURTROOM AND SO DID JOHN, THE JUDGE BEFORE YOU, 9 OKAY. THIS MAN SAID IN COURT -- AND IT IS RECORDED. IN A 10 COURT, THIS MAN, MR. TOEPEL SAID THAT I PUT A GUN TO MY 11 SON'S HEAD THEN HE LOWERED -- THEN -- THEN HE LOWERED --I'LL PLAY IT FOR YOU, YOUR HONOR, IF YOU WANT. 12 13 THE COURT: MR. ZULLO --14 MR. ZULLO: THEN HE LOWERED --15 THE COURT: MR. ZULLO --16 MR. ZULLO: YEAH. 17 THE COURT: I'VE ASKED YOU A NUMBER OF TIMES POLITELY TO NOT INTERRUPT, TO LET THE OTHER SIDE --18 MR. ZULLO: OKAY. I'LL -- I'LL SHUT UP. YOU 19 20 TELL ME WHEN I CAN TALK. I'M GOING TO SIT BACK AND LET 21 THE LIAR OPEN HIS MOUTH. 22 THE COURT: WHAT I'M GOING TO TELL YOU, SIR, IS I'M 23 GOING TO GIVE YOU ONE MORE CHANCE NOT TO DO THAT. AT SOME 24 POINT IF YOU CONTINUE TO INTERRUPT AND DISRUPT THESE 25 PROCEEDINGS, I WILL HAVE TO REMOVE YOU FROM THE HEARING. 26 SO YOU NEED TO PLEASE --

MR. ZULLO: OKAY.

2 THE COURT: -- WAIT UNTIL HE'S FINISHED AND WAIT UNTIL
3 I'M FINISHED BEFORE RESPONDING.

GO AHEAD, MR. TOEPEL.

MR. TOEPEL: OKAY. PICKING UP WHERE I LEFT OFF, AT NO
POINT WAS NIGEL EVER LEFT ALONE WITH MICHAEL. HE DOES
RESIDE AT THE HOUSE. HE HAD TO GET SOME THINGS. YOU
KNOW, HIS REMOVAL FROM THE HOUSE WAS SUDDEN, BUT WAS -MR. ZULLO: HE SPENT THE NIGHT. HE'S SUCH A LIAR.
OH, MY GOD.

THE COURT: MR. ZULLO --

MR. ZULLO: I'M WALKING AWAY FROM IT. IT'S HARD.
THIS GUY'S JUST LYING, OKAY. I HAVE VIDEO SURVEILLANCE
FOR DAYS OF SOMETHING DIFFERENT, BUT I'M GOING TO WALK
AWAY AND LET HIM TALK.

MR. TOEPEL: AND WITH RESPECT TO THAT VIDEO
SURVEILLANCE, YOUR HONOR, IT IS IN VIOLATION OF AN
OUTSTANDING CURRENT DVRO AS WELL AS AN EMERGENCY
PROTECTIVE ORDER.

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MR. ZULLO: NO --

21 MR. TOEPEL: BUT WITH RESPECT TO THE ISSUES WITH 22 REGARD TO MICHAEL, HE HAS NEVER BEEN LEFT ALONE WITH 23 NIGEL. HE HAS ALWAYS BEEN MONITORED. HE'S ONLY BEEN IN 24 THE HOUSE LIMITED AMOUNTS OF TIME.

25 I BELIEVE IN THE BEGINNING, HE WAS THERE FOR A26 LITTLE WHILE, BUT AGAIN, ALWAYS WITH MY CLIENT AND

PROBABLY ALWAYS WITH HIS SISTER THERE WHO'S 17 AND --1 THE COURT: MR. -- MR. TOEPEL, LET ME TELL YOU, I'M 2 3 LOOKING BACK AT THE ORDERS. THE FEBRUARY 18 TEMPORARY EMERGENCY ORDER SAYS MINOR IS TO HAVE NO CONTACT WITH 4 5 NIGEL NOR BEING IN HIS PRESENCE ALONE OR WITHOUT --6 MR. ZULLO: THANK YOU. 7 THE COURT: -- OR -- OR WITH OTHER -- MR. ZULLO --8 MR. ZULLO --9 MR. ZULLO: I'M JUST HAPPY. I'M SORRY. I'M JUST HAPPY YOU CAN READ. I'M SO HAPPY. I'M SORRY. 10 THE COURT: SIR, IF IT HAPPENS AGAIN, SIR --11 MR. ZULLO: I'M MUTING. 12 13 THE COURT: -- I'LL HAVE TO REMOVE YOU. 14 MR. ZULLO: YEAH, I'M MUTING. MR. TOEPEL: I BELIEVE --15 16 THE COURT: IS IT YOUR POSITION, MR. TOEPEL, THAT 17 JUDGE FLYNN SOMEHOW ALTERED THOSE ORDERS AT THE MARCH 2 18 HEARING? MR. TOEPEL: I BELIEVE WHEN I LOOKED AT THE TRANSCRIPT 19 20 THAT THERE WAS A CHANGE IN THE --21 THE COURT: BECAUSE I'M NOT SEEING ANYTHING RELATING 22 TO THE NIGEL ISSUE ON THE MINUTE ORDER FROM THE MARCH 2 23 HEARING. MR. TOEPEL: I DON'T KNOW THAT I HAVE RECEIVED THE 24 MINUTE ORDER. I DO HAVE THE TRANSCRIPT AND AT THE VERY 25 26 END OF THE COURT HEARING, WHICH WAS EXCEEDINGLY DIFFICULT

AS YOU MIGHT IMAGINE, I ASKED IF HE COULD COME TO THE 1 2 HOUSE AND GET THINGS AND JUDGE SAID SOMETHING TO THE 3 EFFECT OF -- AND I CAN PULL THE TRANSCRIPT UP, BUT HE'S NOT TO BE ALONE WITH NIGEL. THAT WAS THE MAIN ISSUE, BUT 4 5 HE COULD COME GET SOME THINGS. BUT I THINK HE SAID TO THE 6 EFFECT THAT, BUT HE COULD LEAVE. HE'S AN ADULT. HE CAN 7 GO FIND HIS OWN PLACE TO LIVE, AND THAT'S WHAT HE DID. HE 8 HAS NOT SPENT THE NIGHT THERE WITH MICHAEL. MICHAEL 9 LEAVES AT NIGHT OR NIGEL IS NOT THERE. 10 THE COURT: MS. ROBERTSON, I'M GOING UNMUTE YOU. YOU APPEAR TO HAVE A TOUGH CONNECTION AS WELL. IT APPEARS TO 11 12 BE FROZEN RIGHT NOW. 13 CAN YOU HEAR ME, MA'AM? 14 YOU NEED TO UNMUTE YOURSELF. MS. ROBERTSON: YOUR HONOR, I CAN HEAR YOU. 15 16 THE COURT: ALL RIGHT. I'M GOING TO ASK YOU TO DO THE 17 SAME THING --18 MS. ROBERTSON: I HEAR YOU. THE COURT: I'M GOING TO ASK YOU TO DO THE SAME THING 19 20 MR. ZULLO DID. CAN YOU TURN OFF YOUR VIDEO, SIR -- MA'AM? 21 DO YOU KNOW HOW TO DO THAT ON THE -- ON THE PHONE? 22 MS. ROBERTSON: SURE. 23 THE COURT: CAN YOU HEAR ME NOW? 24 MS. ROBERTSON: IS THAT WHAT YOU WANTED? 25 THE COURT: THAT'S BETTER. 26 MA'AM, CAN YOU PLEASE --

MS. ROBERTSON: I CAN HEAR YOU, YOUR HONOR. 1 THE COURT: OKAY. THANKS. 2 3 MA'AM, CAN YOU PLEASE RAISE YOUR RIGHT HAND AND JUST LET THE COURT KNOW WHEN YOU'VE DONE THAT. 4 5 MS. ROBERTSON: I'VE RAISED MY RIGHT HAND, YOUR HONOR. THE COURT: THANK YOU. PLEASE LISTEN TO THE CLERK. 6 7 8 MARCIA ROBERTSON, 9 WAS FIRST DULY SWORN BY THE CLERK OF 10 THE COURT AND TESTIFIED AS FOLLOWS: 11 MS. ROBERTSON: YES. 12 THE COURT: THANK YOU, MA'AM. 13 WHERE IS NIGEL LIVING RIGHT NOW, MA'AM? 14 MS. ROBERTSON: NIGEL IS STAYING WITH HIS GRANDMOTHER 15 AND HIS DAD. THE COURT: AND HOW FAR DO THEY LIVE FROM YOUR HOUSE? 16 17 MS. ROBERTSON: HIS FATHER LIVES IN ANAHEIM AND HIS 18 GRANDMOTHER LIVES IN COMPTON. THE COURT: OKAY. HAS HE LIVED IN THE HOUSE -- LET ME 19 20 ASK THIS, HAS HE SPENT THE NIGHT IN YOUR HOUSE SINCE THE 21 COURT'S ORDER FROM FEBRUARY 18? 22 MS. ROBERTSON: THE ONLY TIME HE HAS SPENT THE NIGHT 23 IS WHEN I WORK NIGHTS AND I'M NOT THERE. SO I TAKE MY 24 CHILDREN TO MY KIDS' GRANDMOTHER EVERY NIGHT, WHICH IS MY DAUGHTER AND MY SON MICHAEL. AND THEN IF I'M NOT THERE, 25 26 NIGEL IS THERE TO SPEND THE NIGHT BECAUSE MICHAEL IS NOT

1	THERE. IF I'M THERE, YOU KNOW, HE'S NOT THERE AT NIGHT.
2	HE GOES TO HIS DAD, HE'S AT HIS GRANDMOTHER'S.
3	THE COURT: HAVE NIGEL AND MICHAEL BEEN ALONE IN EACH
4	OTHER'S PRESENCE SINCE THE COURT'S ORDER ON FEBRUARY 18?
5	MS. ROBERTSON: NO, YOUR HONOR. I HAVE ALWAYS BEEN
6	THERE. NO
7	THE COURT: WHEN YOU WORK NIGHT
8	MS. ROBERTSON: HE HAS NOT.
9	THE COURT: WHEN YOU WORK NIGHTS, YOU SAY YOU TAKE
10	MICHAEL TO STAY SOMEWHERE ELSE?
11	MS. ROBERTSON: YES. I HAVE BEEN TAKING THEM WHICH
12	HAS REALLY BEEN HARD. I'VE BEEN TAKING THEM EVERY NIGHT
13	WHEN I WORK. I HAVE NOT BEEN LEAVING
14	THE COURT: AND WHO DO THEY
15	MS. ROBERTSON: LEAVING THEM HERE.
16	THE COURT: WHO DO THEY SPEND THE NIGHT WITH WHILE
17	YOU'RE WORKING?
18	MS. ROBERTSON: WITH MY FATHER-IN-LAW, THE TWO
19	CHILDREN'S GRANDMOTHER.
20	THE COURT: DO YOU UNDERSTAND THE ORDER CURRENTLY IS
21	THAT NIGEL NOT BE IN THE PRESENCE OF MICHAEL?
22	MS. ROBERTSON: WELL, I KNOW THAT THIS WEEK NIGEL
23	HAS
24	MR. TOEPEL: YOU MUTED YOURSELF, MARCIA.
25	THE COURT: MA'AM, YOU'RE MUTED.
26	MS. ROBERTSON: HE HAS

1	THE COURT: YOU HAVE TO MA'AM, YOU HAVE TO START
2	THAT ANSWER OVER AGAIN. YOU MUTED IN THE MIDDLE.
3	MS. ROBERTSON: OH, I'M SO SORRY ABOUT THAT.
4	I WAS SAYING THAT WHEN WE WENT BACK TO COURT THE
5	SECOND TIME AROUND, MY UNDERSTANDING WAS THAT NIGEL CAN BE
6	HERE TO PICK UP THINGS, THAT'S WHAT THE JUDGE HAD SAID, IF
7	HE NEEDED TO DO STUFF AND THEN LEAVE ONCE I'M HERE.
8	SO HE HAS BEEN HERE TEMPORARILY TO GRAB HIS
9	THINGS, TO GET STUFF, TO GET CLOTHES, TO YOU KNOW, AND
10	TO LEAVE. IT'S BEEN ROUGH ON ALL OF US. IT'S BEEN HARD
11	ON NIGEL. IT'S BEEN YOU KNOW, HE HAS REALLY NEVER DONE
12	ANYTHING TO HIS BROTHER AND HIS SISTER. HOWEVER, HE HAS
13	BEEN FOLLOWING THE OPERATIVE ORDER AS WELL. SO IT'S BEEN
14	VERY HARD ON HIM, YOU KNOW. IT'S BEEN HARD ON THE WHOLE
15	FAMILY, TO BE HONEST.
16	THE COURT: HAVE MICHAEL AND NIGEL HAD CONTACT SINCE
17	THE COURT'S PERSONAL FACE-TO-FACE CONTACT SINCE THE
18	COURT'S ORDER ON FEBRUARY 18?
19	MS. ROBERTSON: WELL, NOT NECESSARILY. WHEN I'M HERE
20	AND MICHAEL IS HERE, IF NIGEL COMES THROUGH TO GET THINGS,
21	YOU KNOW, MICHAEL IS WITH HE'S WITH ME IN MY ROOM.
22	THE COURT: OKAY. THANK YOU, MA'AM.
23	MR. TOEPEL, SOMETHING ELSE MR. ZULLO MENTIONS IN
24	HIS REQUEST FOR ORDER IS THAT HE BELIEVES HE HAS A CURRENT
25	ORDER THAT ALLOWS HIM TELEPHONE CONTACT WITH MICHAEL AND
26	THAT HE IS BEING DENIED THAT TELEPHONE CONTACT. IT WAS

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1 DIFFICULT FOR ME TO DECIPHER FROM THE PRIOR ORDERS WHAT 2 EXACTLY IS THE CURRENT ORDER WITH REGARD -- IF ANY, WITH 3 REGARD TO PHONE CONTACT BETWEEN MICHAEL AND MR. ZULLO. 4 THE LAST ORDER WAS CLEAR THAT MOM HAS SOLE LEGAL AND 5 PHYSICAL CUSTODY AND THAT FATHER WILL HAVE -- NO 6 VISITATIONS WITH MR. ZULLO.

BUT WHAT IS YOUR POSITION, SIR, AS TO THE CURRENTORDER REGARDING PHONE CONTACT?

9 MR. TOEPEL: MY UNDERSTANDING IS THAT -- AGAIN, IF YOU 10 LOOK AT SOME OF THE TRANSCRIPT AND THINGS THAT WERE SAID 11 BY JUDGE FLYNN WAS THAT HE WAS LOOKING TO STOP ALL 12 EXPOSURE OF THE MINOR CHILD TO THE RESPONDENT.

13 NOW WITH RESPECT TO THE PHONE CALL, I DO BELIEVE 14 AT ONE POINT IN TIME WHILE IN MINOR'S COUNSEL'S OFFICE, 15 MR. DRAGNA DID -- IN AN EFFORT TO BUILD SOME RAPPORT AND -- WITH HIS CLIENT, ALLOW THE MINOR CHILD TO CALL THE 16 17 GRANDFATHER AND I BELIEVE HE MAY HAVE EVEN SPOKEN WITH HIS 18 FATHER. BUT AT NO POINT IN TIME DID THE COURT SET 19 EXPLICIT ORDERS THAT ALLOWED OR REQUIRED MY CLIENT TO SET 20 UP MONITORED TELEPHONIC VISITATION. HAD THAT ORDER BEEN 21 MADE, I WOULD HAVE RAISED THE ISSUE OF MY CLIENT'S 22 PENDING, YOU KNOW, ONGOING DV ORDERS AND THE FACT THAT 23 WHEN SHE HAS HAD TO DO THAT IN THE PAST, IT HAS SIMPLY TURNED INTO AN INSULT, A BARRAGE OF INSULTS WHILE TRYING 24 25 TO COORDINATE THESE PHONE CALLS.

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SO I BELIEVE THAT UNTIL MINOR'S COUNSEL CAN

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PROVIDE MORE INPUT AND WE CAN GET GOING WITH THE 730 1 2 EVALUATION, THAT THE RESPONDENT HAS NO RIGHTS FOR ANY 3 COMMUNICATION WITH THE SON MICHAEL PARTICULARLY WITH THE ELECTRONICS BAN THAT'S CURRENTLY IN PLACE BECAUSE THERE 4 5 ARE SUBSTANTIAL ISSUES THAT MY CLIENT HAS WITH RESPECT TO 6 THE PROGRAMS THAT WERE DOWNLOADED OR SOMEHOW PUT ON HER 7 PHONE TO TRANSFER THINGS THROUGH THE CLOUD THAT SOMEHOW 8 ENDED UP ON MR. ZULLO'S PHONE. SO THERE'S SOME ISSUES 9 THERE THAT NEED TO BE RESOLVED. 10 BUT IN TERMS OF THE JUDGE MAKING AN ORDER, THERE

11 IS NO EXPLICIT "FATHER WILL HAVE MONITORED TELEPHONE 12 VISITATION." THERE IS JUST THE -- THAT TEMPORARY ORDER 13 AND I THINK THAT THAT WAS IN RESPONSE PRIMARILY TO THE ONE 14 PHONE CALL THAT HE WAS ALLOWED IN MINOR'S COUNSEL'S 15 OFFICE --

THE COURT: WHAT WAS THE --

MR. TOEPEL: -- BUT NOT --

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18 THE COURT: LET ME ASK THIS QUESTION AND THEN I'LL LET 19 MR. ZULLO RESPOND.

20 WHAT DO YOU BELIEVE THE CUSTODY AND PARENTING
21 TIME ORDERS WERE PRIOR TO JUDGE FLYNN'S FEBRUARY 4
22 NO-VISITATION ORDER AND SOLE LEGAL/PHYSICAL TO MOM?
23 MR. TOEPEL: THE FATHER WAS TO HAVE MONITORED VISITS.
24 THEY WERE LIMITED IN TIME AND PRETTY STANDARD ORDERS.
25 THEY WOULD BE THE SAME ORDERS THAT WERE ON THE EXIT ORDER.
26 THE COURT: WAS THAT MONITORED PROFESSIONALLY?

1	MR. TOEPEL: MONITORED BY THE GRANDPARENTS.
2	THE COURT: PATERNAL OR MATERNAL?
3	MR. TOEPEL: PATERNAL GRANDPARENTS. MR. ZULLO'S
4	PARENTS.
5	THE COURT: DO YOU KNOW THE DATE WHAT'S THE DATE OF
6	THE, AS YOU REFERRED TO IT, THE EXIT ORDER?
7	MR. TOEPEL: I BELIEVE MAY 2017.
8	THE COURT: OKAY. MR. ZULLO, IF YOU CAN UNMUTE
9	YOURSELF, SIR.
10	MR. ZULLO: I DID UNMUTE MYSELF.
11	LET ME TALK ABOUT ALL THE BEFORE YOU ASK ANY
12	QUESTIONS, LET ME JUST GET THIS ALL (COURT LIVE FEED
13	UNINTELLIGIBLE) IT WOULD REALLY HELP OUR RELATIONSHIP,
14	YOUR HONOR, PLEASE IN THE PAST, I HAVEN'T BEEN ABLE TO
15	TALK AND I WOULD REALLY APPRECIATE TO TALK, PLEASE.
16	THE COURT: SIR
17	MR. ZULLO: FIRST OF ALL, MR. TOEPEL IS A COMPLETE
18	(COURT LIVE FEED UNINTELLIGIBLE) LIAR. I DO NOT HAVE
19	MONITORED
20	THE COURT: SIR MR. ZULLO, THE AUDIO THE AUDIO
21	IS
22	MR. ZULLO: THE ACTUAL JUDGE HAS THE GRANDPARENTS
23	MONITORING THE OKAY. CAN I TALK? I'M TRYING TO TELL
24	YOU WHAT'S HAPPENING.
25	SO THE CURRENT ORDER BEFORE
26	THE COURT: SIR, WHAT I'M TRYING TO TELL YOU IS YOUR

AUDIO IS NOT COMING --1 MR. ZULLO: -- JUDGE -- GETTING BETTER. 2 3 DID IT GET BETTER, SIR? THE COURT: IT'S GETTING BETTER IN BURSTS. 4 5 MR. ZULLO: OKAY. IT SHOULD -- I -- I'M -- I'M 6 SHUTTING DOWN EVERYTHING THAT'S RUNNING ON THIS INTERNET 7 RIGHT NOW. JUST A SECOND. I'LL SHUT IT DOWN. I RUN --8 THE COMPANY'S BEING RUN INTO THE SET NETWORK SO I'M 9 SHUTTING DOWN THE SERVICE. 10 OKAY. WE SHOULD HAVE A BETTER RECEPTION NOW, SIR. HOW IS THAT? 11 12 THE COURT: THAT'S SOUNDING BETTER. 13 MR. ZULLO: AWESOME. 14 I'D JUST LIKE TO SPEAK AND ADDRESS THE COURT AND 15 I HAVEN'T BEEN ABLE TO DO THAT THIS -- THIS ENTIRE COURT 16 CASE. AND I DON'T MEAN WITH YOU, I MEAN WITH ANY OF THE 17 JUDGES. I'D LIKE TO BUILD A RELATIONSHIP WITH YOU, SIR, 18 SO YOU CAN BETTER UNDERSTAND WHAT'S REALLY GOING ON. 19 YOU'RE BEING LIED AND MANIPULATED TO WHICH IS 20 FINE. EVERYBODY DOES. THAT'S WHAT YOU'RE HERE TO FIGURE 21 OUT. MR. TOEPEL IS BRINGING TO YOU AN OLD MANIPULATED FORM OF A JUDGE'S ORDER. 22 23 WHAT THE JUDGE'S ORDER FOR VISITATION USED TO BE 24 WAS THAT I HAVE EVERY OTHER WEEKEND AND I HAVE WEEKLY VISITS WITH THE MINOR COMPLETELY ALONE. THE ONLY TIME THE 25 26 PARENTS ARE SUPPOSED TO BE THERE IS FOR THE EXCHANGES AND

1 THAT'S BECAUSE MARCIA TOLD THE COURT THAT THEY'RE VERY 2 DIFFICULT EXCHANGES, BUT I HAVE VIDEO THAT ACTUALLY CAN --3 I CAN PROVIDE IT TO YOU -- THAT SHOWS THE COURT WHO REALLY 4 IS A PROBLEM.

5 SHE HIT MY MOTHER IN FRONT OF MICHAEL. SHE HAS 6 DRAGGED MICHAEL LOMBARDI ZULLO OUT OF MY CADILLAC ESCALADE 7 IN FRONT OF THE SHERIFF'S. I ALSO HAVE THAT ON VIDEO. DRAGGED, YANKED OUT OF A VEHICLE LIKE HE'S A RAG DOLL. 8 Ι 9 HAVE MANY INCIDENCES OF HOW THE EXCHANGES WHERE SHE'S 10 REACHING INTO MY CADILLAC, SCRATCHED AND KEYED MY LEATHER 11 SEAT. IT STILL HAS A KEY HOLE IN IT. I HAVE THE VIDEO OF 12 HER DOING IT.

13 SO ACTUALLY, WHEN SHE COMPLAINED THAT THE 14 EXCHANGES ARE VERY DIFFICULT, SHE WAS BEING TRUTHFUL, BUT 15 WHO SHE BLAMED IT ON, SHE DID NOT. I HAVE A TEMPER AND 16 SHE EXPECTED THE COURT TO BITE AND THEY DID. I HAVE A 17 TEMPER BECAUSE I'VE BEEN MISTREATED. I'VE BEEN CHEATED 18 OUT OF MY FATHERHOOD.

19 NOW EVEN MR. DRAGNA -- WHICH I LEFT A TERRIBLE 20 REVIEW TO AND AN HONEST REVIEW -- HE'S A DEVIANT, BY THE 21 WAY. AND EVEN MR. DRAGNA, AFTER LEAVING THE REVIEW IN THE 22 LAST COURT CASE WITH MR. -- JUDGE JOHN FLYNN, HE EVEN 23 TESTIFIED THAT THE MINOR URGENTLY WANTS TO SPEAK WITH HIS 24 FATHER, GRANDMOTHER, GRANDPA AND SEE HIS FISH. HE HAS A \$15,000 FISH COLLECTION. OKAY. THERE'S 500 GALLONS OF 25 26 FISH HERE. WE HAVE MULTIPLE AQUARIUMS. HE ALSO WANTS TO

1 SEE HIS BEES.

2	NOW HE SAID THIS TO MR. DRAGNA EVEN AFTER I LEFT
3	MR. DRAGNA AN HONEST AND ONE-STAR REVIEW. HE WAS STILL
4	GOOD ENOUGH OF A MAN TO BE HONEST, BUT HE WAS STILL A DICK
5	BECAUSE HE FINISHED IT OFF WITH, IN LIEU OF AN
6	INVESTIGATION OF THE 730 EVALUATION, WE SHOULD WAIT TO
7	PROTECT THE MINOR JUST IN CASE.
8	BUT WHAT COMMON SENSE SAID, WHEN A CHILD REQUESTS
9	TO SEE GRANDMA, GRANDPA, DAD AND THE FISH, HE HAS A
10	RELATIONSHIP WITH THESE PEOPLE. HE'S YEARNING FOR THESE
11	THINGS.
12	I HAVE NEVER BEEN FOUND GUILTY OF ENDANGERING MY
13	SON. I HAVE NEVER BEEN EVEN I DON'T EVEN YELL AT
14	HIM. THE ONLY PERSON THAT'S EVER HIT THAT CHILD IS MARCIA
15	ROBERTSON WHICH THE 730 EVALUATION WILL REVEAL. I'VE
16	WIPED HIS ASS 95 PERCENT OF THE TIME BECAUSE I RAISED HIM.
17	I HAVE A RECORDING. IF YOU'D LIKE TO HEAR SOME
18	DAY, I CAN PULL IT OFF MY SERVER. IT SAYS, THIS IS YOUR
19	NIGGER. YOU TAKE CARE OF HIM. THAT WAS SPOKEN OUT OF
20	MARCIA ROBERTSON'S MOUTH.
21	I ALSO HAVE A TEXT MESSAGE FROM MARCIA WHERE SHE
22	SAYS, FUCK IT. THE STATE CAN HAVE HIM. HE'S NOT
23	FUCKING I HAVE A TEXT. YOU SHOULD READ IT. THE STATE
24	CAN HAVE HIM.
25	LET ME TELL YOU SOMETHING, BUDDY, MAN TO MAN, THE
26	STATE'S NOT GETTING MY KID. I'LL FIGHT UNTIL I'M DEAD FOR

1	
1	MY KID. BUT SHE SAYS THAT SHIT, OKAY. SHE
2	NOW NOW REFERRING BACK TO NIGEL, LET ME TELL
3	YOU SOMETHING, I HAVE SURVEILLANCE BY A LICENSED OFFICER
4	OF THE LAW, OFF DUTY, PRIVATE INVESTIGATOR WHO WILL
5	TESTIFY IN COURT WITH VIDEO SURVEILLANCE, LICENSE PLATES.
6	AND NIGEL ROBERTSON SPENT THE NIGHT THERE WITH MICHAEL
7	LOMBARDI, OKAY.
8	MARCIA TESTIFIED THAT SHE TAKES HIM ON THE WAY TO
9	WORK TO HER GRANDMOTHER'S. WE HAVE VIDEO SURVEILLANCE OF
10	HER VEHICLE. WE HAVE VIDEO SURVEILLANCE OF NO MINOR CHILD
11	IN THAT VEHICLE ON THE WAY TO WORK. SHE WAS TAILED, OKAY.
12	SHE WE ALSO WATCHED A A 20-YEAR-OLD MALE
13	LEAVE. RIGHT AS MARCIA'S GETTING READY TO GO TO WORK,
14	ANOTHER DIFFERENT 20-YEAR-OLD MALE MAYBE HER
15	BOYFRIEND LEFT. AS SOON AS HE'S LEAVING, NIGEL
16	ROBERTSON PULLS UP AT 11:30 SOMETHING AT NIGHT ON A VIDEO
17	SURVEILLANCE AND SPENDS THE ENTIRE NIGHT THERE, OKAY, WITH
18	MY SON THERE.
19	NOW I WENT AND TOLD THE POLICE DEPARTMENT AND
20	DETECTIVE JASON FORDASH (PHONETIC) WHO'S AN ASSHOLE RAT,
21	HE WENT AND TOLD MARCIA ROBERTSON, AS YOU CAN SEE IN ONE
22	OF THE AFFIDAVITS THAT BY MR. TOEPEL THAT SHE WAS
23	TOLD BY A LAW ENFORCEMENT OFFICER THE PRIVATE EYE IS
24	WATCHING HER. SO THAT NIGHT NIGEL DID NOT COME OVER, BUT
25	THAT NIGHT, SHE LEFT MICHAEL ZULLO COMPLETELY ALONE IN
26	THAT HOUSE. WE HAVE VIDEO SURVEILLANCE OF HIM COMING INTO

1 THAT HOUSE AND NEVER LEAVING, BUT MARCIA LEAVING AND THE 2 HOUSE BEING DARK. 3 WE HAD LAW ENFORCEMENT AND PRIVATE INVESTIGATOR KNOCK ON THAT DOOR. NO ONE ANSWERED, BUT THE CHILD DID GO 4 5 INTO THAT HOUSE. SO EITHER HE WAS DEAD OR SCARED TO 6 ANSWER THE DOOR. MOST LIKELY SCARED. 7 I'M JUST GOING TO LET YOU KNOW THAT THIS LADY 8 MARCIA ROBERTSON -- WHERE ARE YOU -- I SERVED EIGHT YEARS 9 IN METROPOLITAN STATE HOSPITAL --10 THE COURT: SIR -- SIR --11 MR. ZULLO: NO, NO. SHUT UP, TOEPEL. YOU'RE INTERRUPTING ME. CONTEMPT OF COURT. SHUT YOUR FAT MOUTH. 12 13 THE COURT: SIR --14 MR. ZULLO: NOW --THE COURT: I'M TELLING YOU, WHAT YOU'RE GOING INTO 15 NOW IS NOT RELEVANT TO THE ISSUES BEFORE --16 17 MR. ZULLO: SHE USED TO WORK AS A PRISON GUARD. 18 I THINK YOU BETTER. 19 SHE USED TO BRING ME DRUGS, LIQUOR, TOBACCO AND 20 CELL PHONES. SHE IS A CORRUPT HUMAN BEING. SHE WORKED 21 FOR THE PENAL SYSTEM. SHE LOST HER JOB THERE FOR BRINGING 22 ME DOPE, OKAY. I THINK IT IS PERTINENT TO THE TYPE OF 23 PERSON SHE IS. SHE RISKED HER -- THE WELFARE AND SAFETY 24 OF HER OTHER TWO CHILDREN WHEN SHE WOULD DO THAT BECAUSE THEY WERE 12 AND 6. AND THEN SHE WOULD BRING DRUGS IN TO 25 26 ME WHILE I'M DOING TIME AND RISK HER FREEDOM TO NOT COME

1 HOME TO THE OTHER TWO KIDS, OKAY.

2	YOU NEED TO PAY ATTENTION TO THIS CASE, SIR,
3	BECAUSE THERE WILL BE A LEGAL LAWSUIT CIVILLY WHEN ALL
4	THIS IS SAID AND DONE FOR ALL THE IDIOTS INVOLVED THAT
5	LIED, MANIPULATED AND ACTUALLY DID NOT DO THE RIGHT THING
6	IN REGARDS TO MY SON.
7	I HAVE NEVER DONE ANYTHING BAD TO MY SON, PERIOD.
8	OKAY. THE FACT THAT I DON'T HAVE RESPECT FOR GROWN MEN,
9	FUCK IT. I DON'T NEED TO. I'M A BOSS. I MAKE MORE MONEY
10	THAN EVERY MAN IN THAT COURTROOM TODAY, OKAY. I'M NOT
11	I'M NOT LYING.
12	HOLD ON.
13	MR. TOEPEL: YOUR HONOR
14	MR. ZULLO: THERE IT IS. THERE IT IS, YOUR HONOR.
15	THE COURT: SIR, I DON'T
16	MR. TOEPEL: I BELIEVE
17	THE COURT: WHAT ARE YOU SHOWING ME, SIR?
18	MR. ZULLO: THIS WATCH IS MORE THAN YOU MAKE IN A
19	YEAR.
20	THE COURT: THAT'S A NICE WATCH, SIR.
21	MR. ZULLO: YEAH
22	MR. TOEPEL: (COURT LIVE FEED UNINTELLIGIBLE)
23	MR. ZULLO: ROLEX.
24	MR. TOEPEL: ON THE 2030.
25	THE COURT: MR. TOEPEL, WHAT IS IT THAT YOU SAID, SIR?
26	MR. TOEPEL: THIS LITIGATION IS GETTING COMPLETELY OUT

1 OF HAND.	
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2 MR. ZULLO: NO, IT ISN'T. IT'S TELLING THE TRUTH OF 3 WHAT TYPE OF CLIENT YOU HAVE. YOU'RE A LIAR AND A 4 MANIPULATOR OF FACTS. I -- OH, I FORGOT TO TELL YOU THIS.

5 YOUR HONOR, YOU HAVE A -- HE LIED. THE JUDGE 6 WROTE AN EXPLICIT ORDER THAT DIRECTS ME TO MY PHONE CALLS 7 AND IT ALSO EXPLICITLY SAYS NO NIGEL AT ALL, PERIOD. NOT 8 TO PICK UP YOUR SHIT, NOTHING. GET THE FUCK OUT OF THE 9 HOUSE, IS WHAT IT SAYS. I HAVE A COPY OF IT SIGNED BY THE 10 JUDGE JOHN. HE'S ACTING LIKE AN IGNORANT FOOL.

AND MARCIA, FAR FROM IGNORANT. SHE CAN DISPENSE
MEDICATION WHICH MEANS SHE KNOWS A LITTLE LATIN, A LOT OF
CALCULUS AND VERY GOOD ENGLISH. DON'T LET THESE PEOPLE
FOOL YOU.

15 THE COURT: OKAY. I'M JUST GOING TO NOTE A COUPLE OF 16 THINGS FOR THE RECORD; THAT MR. ZULLO WAS DANGLING HIS 17 WATCH IN FRONT OF THE SCREEN A MOMENT AGO, SHOWING THE 18 COURT THAT HE HAS A VERY EXPENSIVE, NICE WATCH.

19 SECONDLY, THAT THROUGHOUT THIS LAST PROBABLY
20 30 SECONDS OF HIS CONVERSATION, HIS VIDEO HAS BEEN ON AND
21 HE'S BEEN RIGHT UP IN THE MOUTH OF THE CAMERA, SCREAMING
22 AND YELLING AND VERY AGITATED.

23 MR. TOEPEL, WHAT IS IT THAT YOU WANT TO SAY, SIR? 24 MR. TOEPEL: IT DOESN'T LOOK LIKE THERE'S ANY END IN 25 SIGHT FOR THIS LITIGATION. MY CLIENT IS A SINGLE WORKING 26 MOTHER. I DON'T BELIEVE SHE'S EVEN GETTING SUPPORT FROM

1	MR. ZULLO BECAUSE THE HEADACHE THAT THAT WOULD OTHERWISE
2	ENTAIL.
3	BUT THE COURT IS GOING TO SHOULD BE APPOINTING
4	A 730 EVALUATOR AT SOME POINT PAID FOR BY MR. ZULLO.
5	MR. ZULLO HAS SUBSTANTIALLY GREATER ASSETS THAN MY CLIENT
6	AND MY CLIENT IS BEING LEFT WITHOUT ADEQUATE FUNDS TO
7	REPRESENT HERSELF IN A CASE THAT CLEARLY DEMANDS
8	COUNSEL
9	MR. ZULLO: OH, SHE HAS FUNDS. I'VE BEEN GIVING HER
10	FUNDS FOR YEARS. WHAT DID SHE DO WITH IT ALL?
11	THE COURT: MR. ZULLO, PLEASE STOP INTERRUPTING.
12	MR. TOEPEL: WITH HIS REPRESENTATIONS AS TO THE AMOUNT
13	OF FUNDS THAT HE HAS AVAILABLE AND THAT HE EARNS AND THAT
14	HE HAS, I WOULD ASK THIS COURT TO MAKE PURSUANT TO FAMILY
15	CODE SECTION
16	MR. ZULLO: SORRY. MY MOTHER GAVE ME THE ROLEX, YOU
17	FUCKING FAT BITCH, SO SHUT THE FUCK UP. STOP TRYING TO
18	STEAL A MAN'S MONEY. MY MOMMY GAVE IT TO ME, MY
19	\$80 MILLION PARENTS, YOU FAT FUCKING SHIT BAG.
20	THE COURT: MR. ZULLO, I'M GOING TO HAVE TO ASK THAT
21	YOU NOT ONLY STOP SCREAMING, BUT THAT YOU STOP USING THAT
22	AMOUNT OF THAT TYPE OF LANGUAGE PARTICULARLY DIRECTED
23	AT OPPOSING COUNSEL ON THE CASE.
24	MR. ZULLO: I'M SORRY. HE'S JUST A LITTLE LYING SACK
25	OF SHIT. MY MOM
26	THE COURT: SIR

MR. ZULLO: -- GAVE IT --1 2 THE COURT: SIR --MR. ZULLO: -- THAT TO ME. MY MOM HELPED BUILD 3 HOLLYWOOD, YOUR HONOR. OKAY. THIS MONEY AIN'T GOING 4 5 NOWHERE BECAUSE IT'S MY MOMMY'S IN A TRUST. 6 UNDERSTAND THAT, BUDDY? 7 THE COURT: MR. TOEPEL, MY QUESTION IS THIS: IS THERE ANYTHING BEFORE THE COURT IN THE WAY OF SUPPORT ISSUES? 8 9 MR. TOEPEL: NO. 10 THE COURT: ALL THAT'S -- I MEAN, WITH ALL THOSE RFO'S 11 THAT ARE ON THE COURT'S CALENDAR, IT ALL RELATES TO 12 CUSTODY AND PARENTING TIME; IS THAT -- AM I -- IS THAT 13 CORRECT, AND THE 730 -- AND THE REQUEST FOR A 730 14 EVALUATION? 15 MR. TOEPEL: YES, I BELIEVE SO. THE COURT: OKAY. THE COURT PREVIOUSLY ORDERED A 730 16 17 EVALUATION. I BELIEVE THE LAST COURT ORDER WAS THAT 18 FATHER WOULD PROVIDE THE NAMES OF THREE EVALUATORS AND 19 THEN MOM WOULD CHOOSE. 20 DID THAT EVER HAPPEN, MR. TOEPEL? 21 MR. TOEPEL: NO, IT DID NOT. AND IN FACT, JUDGE FLYNN 22 ORDERED THAT DR. SHEFFNER WOULD BE APPOINTED IF AN 23 AGREEMENT WASN'T REACHED WITHIN 21 DAYS OF THE LAST 24 HEARING. NO AGREEMENT WAS REACHED WITHIN 21 DAYS. 25 MR. ZULLO: BUT HE DID SENT MARCIA THE THREE. SHE 26 NEVER RESPONDED. CAN'T HELP IT IF SHE DOESN'T WANT TO

1	REPLY.
2	THE COURT: AGAIN, MR. TOEPEL, I DON'T HAVE THE
3	BENEFIT OF A TRANSCRIPT, BUT THE MINUTE ORDER DOESN'T
4	MENTION SHEFFNER BEING THE DEFAULT IF THE PARTIES CAN'T
5	AGREE.
6	YOU'RE SAYING THAT HAPPENED AT THE MARCH 2
7	HEARING?
8	MR. ZULLO: HE'S A LIAR.
9	THE COURT: I'M SORRY. I'M SORRY. THAT'S FEBRUARY 4.
10	LET ME DOUBLE CHECK THE MARCH 2ND MINUTE ORDER AND MAKE
11	SURE I'M CORRECT ON THAT. GIVE ME JUST A SECOND. I JUST
12	DON'T REMEMBER SHEFFNER BEING MENTIONED.
13	MR. TOEPEL: NO PROBLEM.
14	THE COURT: MR. ZULLO, SINCE YOU SAID YOU SENT NAMES
15	TO MS. ROBERTSON OR HER COUNSEL, WHAT NAMES DID YOU
16	RECOMMEND, SIR?
17	MR. ZULLO: I DON'T REMEMBER THEM OFFHAND. I SENT
18	THEM TO HER VIA E-MAIL. I SENT IT TO MR. TOEPEL.
19	MR. TOEPEL HAS A UNIQUE ABILITY. HE DOESN'T GET ANY OF MY
20	LEGAL E-MAIL, BUT HE GETS MY LEGAL I MEAN MY HATE MAIL
21	WHERE I SHOW HIM
22	THE COURT: MR
23	MR. ZULLO: I'M A GOOD FATHER AND I SHOW HIM THAT
24	I YOU KNOW, I'M LIVING A NICE LIFE. THAT'S THAT'S
25	THE ONLY E-MAILS HE GETS, BUT I USE THE SAME E-MAIL
26	ADDRESS FOR THE LAWYERS AND FOR SOME REASON HE DOESN'T GET

1 IT. 2 THE COURT: MR. --3 MR. ZULLO: I JUST WANT TO ADDRESS THE COURT. HOLD ON. 4 5 THE COURT: NO. 6 MR. ZULLO: I WANT TO ADDRESS THE COURT. 7 THE COURT: NO. NO, SIR. I NEED TO ASK YOU A 8 QUESTION. 9 MR. ZULLO: -- AND I HAVE HIS E-MAIL HEADER SHOWING 10 HIS E-MAIL SERVER RECEIVED THE E-MAILS, JUST TO LET YOU GUYS KNOW. 11 12 THE COURT: SIR --13 MR. ZULLO: I'M CONFIDENT --14 THE COURT: -- I ASSUME WITH YOUR TECHNICAL BACKGROUND 15 YOU'D BE ABLE TO LOCATE THAT E-MAIL WITH THE NAMES OF THE EVALUATORS THAT YOU SUGGESTED TO MS. ROBERTSON. 16 17 CAN YOU PLEASE FIND THAT FOR ME. 18 MR. ZULLO: I DON'T HAVE ACCESS TO THAT E-MAIL IN MY OFFICE. I CAN DO THAT WHEN I'M AT HOME. I AM NOT AT 19 20 HOME. 21 THE COURT: YOU DON'T HAVE ACCESS TO YOUR PERSONAL E-MAIL SERVER WHERE YOU ARE NOW? 22 23 MR. ZULLO: ABSOLUTELY NOT. THE COMPANY REGULATIONS 24 DO NOT ALLOW US TO EVEN ACCESS ANY PERSONAL DATA FROM THE 25 WORK. IT'S -- IT'S ILLEGAL TOWARDS THE COMPANY'S LLC 26 CODE.

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THE COURT: GOTCHA.

2 MR. ZULLO: SO WE CAN'T DO IT. I DIDN'T MAKE THE 3 CODES. THE BOSS DID. I JUST LISTEN.

4 THE COURT: I'M GOING TO PULL UP THE EVALUATOR LIST
5 NOW AND WE'RE GOING TO APPOINT A SPECIFIC 730 EVALUATOR AS
6 ORDERED BY THE COURT PREVIOUSLY.

GIVE ME JUST A MOMENT.

8 MR. ZULLO: OKAY. THAT SOUNDS GOOD. THANK YOU. 9 THE COURT: OKAY. THE COURT'S GOING TO ORDER A 730 10 EVALUATION IN THIS CASE TO BE PERFORMED BY DR. DAVID 11 SHEFFNER.

ACTUALLY, GIVE ME A MOMENT.

MR. ZULLO: I'M SUPPOSED TO HAVE THREE CHOICES AND
PRESENT THEM TO HER SO WHY AM I -- WHY IS IT -- I NEVER -THE COURT: BECAUSE YOU CAN'T TELL ME WHO THOSE THREE
PEOPLE WERE, SIR. IF YOU WANT TO GIVE ME --

MR. ZULLO: WELL, YOU'RE GOING TO HAVE TO -- THEN -THEN WHY DON'T WE RESCHEDULE THE COURT DATE AND I'LL MAKE
SURE TO GET THAT E-MAIL WHEN I GO HOME. I DIDN'T KNOW I
WAS GOING TO HAVE TO PROVIDE IT. I THOUGHT I WAS GOING
HERE TODAY FOR A COURT DATE FOR SOMETHING DIFFERENT, OKAY.
THE COURT: NO, SIR. NO, SIR. WE'RE HERE TODAY TO
RESOLVE THESE ISSUES. THIS 730 --

MR. ZULLO: WELL --

THE COURT: THIS 730 ISSUE HAS BEEN PENDING NOW FOR
THREE DIFFERENT COURT HEARINGS AND IT'S GOING TO BE

RESOLVED TODAY WHICH IS GOING TO --1 MR. ZULLO: WELL, THEN --2 3 THE COURT: SIR, PLEASE -- PLEASE, SIR. PLEASE STOP INTERRUPTING -- WHICH IS GOING TO ALLOW US TO GET THIS 4 5 MATTER RESOLVED MORE OUICKLY WHICH I THINK IS IN 6 EVERYBODY'S INCLUDING, MOST IMPORTANTLY, MICHAEL --7 MR. ZULLO: WELL, I DON'T WANT SHEFFNER. THE COURT: SIR --8 9 MR. ZULLO: I DON'T LIKE THAT GUY --10 THE COURT: SIR --11 MR. ZULLO: -- AND I KNOW HIM. I HAVE A CONFLICT OF 12 INTEREST WITH SHEFFNER. THE COURT: SIR, WHAT IS --13 14 MR. ZULLO: THANK YOU. 15 THE COURT: WHAT IS YOUR CONFLICT OF INTEREST WITH DR. SHEFFNER? 16 17 MR. ZULLO: I -- I -- I ALREADY HAVE DEALT WITH 18 HIM IN THE PREVIOUS CASE. 19 THE COURT: WHAT CASE WAS THAT, SIR? 20 MR. ZULLO: WE WENT FOR A 730 --21 THE COURT: SIR, I'M SORRY --22 MR. ZULLO: -- EVAL- --23 THE COURT: SORRY, I NEED TO INTERRUPT YOU. 24 BEFORE I GO ANY FURTHER, I DO NEED TO HAVE YOU 25 SWORN IN. CAN YOU PLEASE RAISE YOUR RIGHT HAND AND LET ME 26 KNOW WHEN YOU'VE DONE THAT.

MR. ZULLO: YEAH, I DID IT. 1 2 THE COURT: PLEASE LISTEN TO THE CLERK. 3 PHILLIP M. ZULLO, 4 5 WAS FIRST DULY SWORN BY THE CLERK OF 6 THE COURT AND TESTIFIED AS FOLLOWS: 7 MR. ZULLO: YEAH. UNLIKE EVERYONE ELSE, I BELIEVE IN 8 GOD AND THE TRUTH. SO YES, I -- I WILL SPEAK THE TRUTH IN 9 YOUR COURTROOM. 10 THE CLERK: THANK YOU. 11 THE COURT: SIR, WHAT IS YOUR ALLEGED CONFLICT WITH 12 DR. SHEFFNER? 13 MR. ZULLO: PREVIOUSLY, A FEW YEARS AGO, WE WERE ASKED 14 TO PICK 730 EVALUATIONS AND THINGS DIDN'T GO RIGHT AND 15 THAT WAS ONE OF THE PEOPLE WE PICKED. THAT WAS ONE OF THE 16 PEOPLE PICKED. 17 THE COURT: DID HE ACTUALLY -- DID HE ACTUALLY PERFORM 18 AN EVALUATION? 19 MR. ZULLO: WE HAD A YELLING MATCH. 20 THE COURT: SOMEHOW, SIR, THAT DOESN'T SURPRISE ME. 21 MR. ZULLO: YEAH. SO WE HAD A YELLING MATCH. YEP. SO THAT IS A CONFLICT OF INTEREST. WE NEED A CLEAN SLATE 22 23 IN ORDER TO GET AN HONEST ANSWER --2.4 THE COURT: MR. TOEPEL --25 MR. ZULLO: -- NOT TAINTED. 26 THE COURT: MR. TOEPEL, DO YOU HAVE A RESPONSE TO

1	THAT, SIR?
2	MR. ZULLO: CAN WE WAIT A FEW MINUTES? I CAN ASK MY
3	ATTORNEY FOR THREE GUYS. I CAN ASK MY ATTORNEY FOR THREE
4	GUYS RIGHT NOW.
5	THE COURT: SIR, YOU DON'T HAVE AN ATTORNEY IN THIS
6	CASE.
7	MR. ZULLO: OH, I HAVE ATTORNEYS, THEY'RE JUST NOT
8	WORK I'M THE ATTORNEY BECAUSE THAT'S HOW I WANT IT.
9	THE COURT: OKAY. MR. TOEPEL, DO YOU HAVE ANY
10	RESPONSE TO HIS POSITION ON DR. SHEFFNER? AND IF SO, IF
11	NOT EITHER WAY, DO YOU HAVE ANY OTHER SUGGESTION FOR AN
12	EVALUATOR IN THIS CASE?
13	MR. TOEPEL: YEAH. I MEAN, ULTIMATELY, COOPERATION IS
14	GOING TO BE DIFFICULT ENOUGH IF HE'S GOING TO RAISE THESE
15	ISSUES NOW. WHY DON'T WE JUST
16	MR. ZULLO: NO. I HAVE NO PROBLEM COOPERATING WITH
17	HONEST PEOPLE, NOT A PROBLEM AT ALL.
18	THE COURT: HOW ABOUT DR HOW ABOUT DR. JOHNSON?
19	MR. TOEPEL, DO YOU HAVE ANY OBJECTION TO DR. RUSSELL
20	JOHNSON?
21	MR. TOEPEL: DR. JOHNSON WILL WORK.
22	THE COURT: I'M SORRY?
23	MR. TOEPEL: DR. JOHNSON IS ACCEPTABLE TO THE
24	PETITIONER.
25	THE COURT: OKAY. THE COURT'S GOING TO APPOINT
26	DR. RUSSELL JOHNSON AS THE 730 EVALUATOR IN THIS CASE TO

PERFORM A CHILD CUSTODY AND PARENTING TIME EVALUATION 1 2 INCLUDING MENTAL HEALTH EVALUATIONS ON THE PARTIES. 3 MR. ZULLO: NO. YOU KNOW WHAT, THIS GUY -- YOU KNOW WHAT -- HOW COME EVERYBODY THAT THE COURT HIRES IS EITHER 4 5 A ONE STAR OR ZERO STAR MOTHER FUCKING IDIOT? I WANT A 6 RESPECTABLE ATTORNEY OR DOCTOR, NOT A ONE STAR SHIT BAG 7 LIKE HE IS. YOU KEEP GIVING ME ONE STAR LOSERS, SIR, AND SO DOES THE OTHER PERSON. 8 9 THE COURT: THE COURT --10 MR. ZULLO: NO, NO, NO, NO. NO, NO. THAT'S NOT 11 ACCEPTABLE, YOUR HONOR. YOU'RE GOING TO GIVE ME A REAL 12 FUCKING DOCTOR THAT HAS A -- REAL RATINGS OF BEING A 13 DECENT HUMAN. STOP FUCKING BEING -- SIDE RAILING ME WITH 14 SHIT BAGS THAT GOT ONE STARS BECAUSE THEY'RE FUCKING 15 TAINTED. THE COURT: THE COURT WILL ISSUE THE ORDER TODAY 16 17 APPOINTING DR. RUSSELL. THE COURT WILL ORDER THAT --18 MR. ZULLO: YOU'RE A WEAK ASS MAN. THE COURT: THE COURT WILL NOTE THAT MR. ZULLO 19 20 CONTINUES TO USE FOUL LANGUAGE AS TO BOTH THE COURT AS 21 WELL AS MR. TOEPEL THROUGHOUT THIS MATTER AND JUST DID SO 22 AGAIN. 23 THE 730 ORDER WILL ISSUE TODAY. THE COURT WILL ORDER THAT RESPONDENT PAY THE COST OF THE 730 EVALUATION 24 25 SUBJECT TO REALLOCATION AT A LATER HEARING. 26 MR. ZULLO: OKAY. WHAT ARE YOU GOING TO DO, YOUR

HONOR, ABOUT THE COURT ORDER BY JUDGE FLYNN FOR MY 1 2 MONITORED PHONE CALLS THAT I NEVER GOT? IT'S A CLEAR 3 PIECE OF PAPER. IT'S SEPARATE. IT'S NOT ON THE FORM. IT'S ON AN 8 AND A HALF BY 11 BLANK PIECE OF PAPER THAT HE 4 5 TYPED UP AND SIGNED WITH HIS JUDGE'S SIGNATURE. 6 WHAT ABOUT THAT THAT WASN'T FOLLOWED --7 THE COURT: LET ME --8 MR. ZULLO: -- AND YOU TRIED TO --9 THE COURT: LET ME -- LET ME FINISH ON THE 730. 10 MR. ZULLO: OKAY. 11 THE COURT: THE 730 ORDER WILL ISSUE TODAY. IT WILL 12 BE SENT TO ALL PARTIES. 13 MR. ZULLO: AWESOME. 14 THE COURT: AS TO THE ISSUE OF MONITORED PHONE CALLS, SIR, OTHER THAN THE REFERENCE OF THE MONITORED PHONE CALLS 15 16 IN JUDGE FLYNN'S FEBRUARY 18 TEMPORARY EMERGENCY ORDER, 17 WHAT -- CAN YOU POINT ME TO AN ORDER WHERE YOU WERE 18 ACTUALLY GRANTED SPECIFIC MONITORED CONTACT WITH YOUR --MONITORED PHONE CONTACT WITH YOUR SON? 19 20 MR. ZULLO: IT'S ON -- I MEAN, IT'S ON THE TEMPORARY 21 EX PARTE ORDERS. CAN ANYBODY READ IN THE COURT OR IS 22 EVERYBODY STUPID BECAUSE I DON'T HAVE A LAW DEGREE AND YOU 23 GUYS DO. 24 THE COURT: SIR --25 MR. ZULLO: SO WHY DON'T YOU TRY READ -- WHY DON'T YOU 26 TRY READING A LITTLE BETTER FOR YOURSELF. I'LL TURN ON

THE VIDEO CAMERA SO YOU CAN SEE THE FUCKING PAPER. 1 2 THERE YOU GO. WANT A SCREENSHOT OF IT, BUD? 3 THERE IT IS. WANT TO READ THE LINE WHERE IT SAYS -- I EVEN UNDERLINED IT FOR THE INCOMPETENCE. 4 5 THE COURT: THANK YOU, SIR. I'VE ACTUALLY ALREADY --6 MR. ZULLO: YOU'RE WELCOME. 7 THE COURT: I'VE ACTUALLY ALREADY READ IT. IT 8 REFERENCES --9 MR. ZULLO: IT SAYS MONITORED PHONE CALLS WITH THE 10 FATHER. EITHER YOU CAN READ ENGLISH OR YOU CANNOT. 11 THE COURT: ITS REFERENCE --MR. ZULLO: IT'S PRETTY SIMPLE. 12 13 THE COURT: ITS REFERENCE TO MONITORED PHONE CALLS 14 WITH THE FATHER IMPLIES THAT THERE WAS AN EXISTING ORDER 15 FOR MONITORED PHONE CALLS --MR. ZULLO: NO, THERE WASN'T. NO. IT DOESN'T 16 17 IMPLY ANYTHING. IT DOESN'T IMPLY THAT THERE IS OR ISN'T. 18 DON'T -- DON'T -- USE -- USE YOUR BRAIN, OKAY. NO, IT, DOESN'T IMPLY THAT. ALL IT STATES IS BECAUSE HE TOOK AWAY 19 20 MY FATHER RIGHTS THAT DAY, GENIUS, AND SAID I CAN'T 21 CONTACT HIM OR TOUCH HIM OR SEE HIM, BUT THEN HE SAID YOU DO GET THE MONITORED PHONE CALLS. HE DIDN'T WANT TO SEVER 22 23 ALL CONTACT. 24 OPEN YOUR EYES. DON'T -- DON'T MAKE UP STORIES 25 THAT ARE NOT WRITTEN IN FACTUAL FORM. 26 THE COURT: THE COURT --

1 MR. ZULLO: OKAY. THE COURT: THE COURT WILL NOTE THAT THROUGHOUT THESE 2 3 LAST COUPLE OF TIRADES BY MR. ZULLO THAT HE HAS BEEN AGAIN 4 SCREAMING INTO THE --5 MR. ZULLO: I'M NOT SCREAMING, OKAY. IF YOU WANT 6 TO -- HEY, DUDE, REMEMBER EVERYTHING IS ON VIDEO 7 SURVEILLANCE. YOU WANT TO ARGUE, ARGUE, BUD. 8 THE COURT: SIR, ARE YOU TELLING ME --9 MR. ZULLO: WE'LL SEE --10 THE COURT: ARE YOU TELL --11 MR. ZULLO: WE'LL SEE LATER IF YOU BEING A DISHONEST 12 LIAR AND RUINING MY SON'S LIFE, SEVERING CONTACT WITH MY 13 SON IS GOOD FOR THE WORLD. THE WORLD DOESN'T DESERVE 14 THAT, OKAY. 15 I'M A GOOD FATHER. I SPENT A LOT OF QUALITY TIME BUILDING A GREAT LITTLE MAN. I WIPED HIS ASS ALMOST EVERY 16 17 TIME. THAT MOTHER DID NOT. SHE WORKED AS A NURSE AND 18 SHOT HIM OVER TO ME ALL THE TIME, OKAY. I WAS THE MOMMY 19 AND THE DADDY. 20 THE COURT: OKAY. 21 MR. ZULLO: HOW DARE THE COURT INTERFERE WITH THAT. 22 THE COURT: SIR, LET ME ASK YOU, DID YOU JUST CONFIRM 23 FOR US THAT YOU ARE IN FACT RECORDING THIS PROCEEDING? 2.4 MR. ZULLO: I DID NOT. DID NOT, SIR. 25 THE COURT: WHAT DID YOU MEAN BY THE SURVEILLANCE OF 26 THE MEETING, SIR?

MR. ZULLO: I DON'T KNOW WHAT I MEANT, SIR. I DON'T 1 2 KNOW. I DIDN'T SAY I WAS RECORDING IT. 3 DO YOU HAVE PROOF? DO YOU HAVE THE RECORDING, SIR? 4 5 THE COURT: SIR, THE TRANSCRIPT --6 MR. ZULLO: DO YOU --7 THE COURT: SIR, THE TRANSCRIPT, AS IT ALWAYS DOES, WILL SPEAK FOR ITSELF. 8 9 MR. ZULLO: IT CAN SPEAK FOR WHATEVER IT WANTS. I 10 DON'T HAVE A RECORDING GOING ON. SO NO, IT DOESN'T HAVE A RECORDING GOING ON --11 12 THE COURT: THE COURT FINDS --13 MR. ZULLO: -- GENIUS. 14 THE COURT: THE COURT FINDS THAT OTHER THAN THE 15 REFERENCE TO MONITORED TELEPHONE CALLS WITH FATHER THAT WAS CONTAINED IN JUDGE FLYNN'S FEBRUARY 18 TEMPORARY 16 17 EMERGENCY ORDER, THERE IS NO SPECIFIC ORDER IN PLACE 18 REGARDING MONITORED PHONE CALLS WITH THE CHILD. THERE 19 WOULD HAVE BEEN -- IF THERE WERE, IT WOULD HAVE BEEN AN 20 ORDER REGARDING SPECIFIC PARAMETERS OF THOSE PHONE CALLS, 21 DATES AND TIMES, LENGTH, THINGS LIKE THAT. THE COURT DOESN'T FIND THAT EXISTS ANYWHERE. 22 23 MR. ZULLO: I WAS NEVER SUPPOSED TO HAVE MONITORED --24 THE COURT: IT APPEARS --MR. ZULLO: -- PHONE CALLS --25 26 THE COURT: IT APPEARS THAT JUDGE FLYNN MAY HAVE

ASSUMED THERE WAS AN ORDER FOR MONITORED PHONE CALLS AT 1 2 THE TIME, BUT I CAN'T FIND THAT ORDER. MR. ZULLO HAS NOT 3 POINTED THAT ORDER OUT. MR. TOEPEL SAYS THAT ORDER DOESN'T EXIST AND --4 5 MR. ZULLO: OKAY. WHETHER IT EXITS OR NOT, I STILL 6 DIDN'T GET HIS ACTUAL ORDER WHICH SAYS TO GIVE ME THE 7 MONITORED PHONE CALLS. HE WAS TRYING NOT TO SEVER THE 8 CONTACT. 9 WHY ARE YOU BOUNCING AROUND FROM REALITY? THE 10 REALITY OF THE MATTER IS THAT THE JUDGE SAYS THAT I CAN 11 HAVE MONITORED PHONE CALLS HERE IN HIS PAPER. AFTER 12 TAKING AWAY MY FATHERHOOD, HE STILL ADDED THAT, OKAY. 13 THE COURT: AND WHO --14 MR. ZULLO: WHAT -- WHAT IS YOUR -- OH, NO, NO, NO, NO, NO. WHAT IS YOUR -- WHAT IS YOUR -- WHAT ARE YOU 15 16 GOING TO DO ABOUT MARCIA BRINGING NIGEL OVER TO SPEND THE 17 NIGHT AND THEN THE VERY NEXT TWO DAYS LATER -- I WANT --18 MARCIA ROBERTSON, YOU'RE LISTENING? WE'VE BEEN FOLLOWING YOU FOR OVER A WEEK. YOU'RE A LIAR. NOW --19 20 THE COURT: SIR, ARE YOU -- SIR, ARE YOU --21 MR. ZULLO: -- TELL THE COURT THE TRUTH. 22 THE COURT: ARE YOU SAYING YOU'VE BEEN SURVEILLING 23 MS. ROBERTSON? 24 MR. ZULLO: PRIVATE INVESTIGATION HAS BEEN MONITORING 25 MY SON TO MAKE SURE THAT NIGEL ROBERTSON IS NOT IN THAT 26 HOUSE AND HE IS, WHICH IS AGAINST THE COURT ORDER AND IT

1 IS CONTEMPT OF A COURT ORDER.

2 THE COURT: THE COURT FINDS THAT THERE IS NO SPECIFIC 3 EXISTING ORDER WITH RESPECT TO MONITORED TELEPHONE CONTACT. TO THE EXTENT THE ORDER OF FEBRUARY 18 COULD BE 4 5 READ AS AN ORDER TO ALLOW MONITORED CONTACT, THE COURT IS 6 GOING TO REVISE THAT ORDER AT THIS TIME AND ORDER THERE IS 7 NO CONTACT BETWEEN MR. ZULLO AND HIS SON INCLUDING 8 MONITORED PHONE CONTACT. 9 THE COURT FINDS THAT THAT ORDER IS IN THE BEST 10 INTEREST OF MICHAEL BASED ON WHAT I'VE --11 MR. ZULLO: FUCK YOU, YOU FUCKING PIECE OF SHIT. HAVE A GOOD DAY ASSHOLE. FUCK OFF. 12 13 THE COURT: THE COURT FINDS THAT'S IN THE BEST 14 INTEREST OF MICHAEL BASED ON WHAT THE COURT HAS READ FROM 15 THIS FILE AS WELL AS MR. ZULLO'S ACTIONS TODAY IN COURT IN 16 WHICH --17 MR. ZULLO: YOU'RE A FUCKING DEGENERATE PIECE OF SHIT. NOW GET ME OFF YOUR FUCKING MEETING BECAUSE YOU TOOK MY 18 FATHERHOOD AND MY VOICE AWAY FROM MY SON. YOU'RE A 19 20 PATHETIC FAGGOT PIECE OF SHIT LOSER, OKAY. COP, JUDGE, 21 WHATEVER THE FUCK YOU ARE, YOU ARE A LITTLE MAN, OKAY, 22 WITH A LITTLE FUCKING EGO, OKAY. YOU ARE A NOBODY, 23 THOUGH, IN REAL LIFE, JUST A MAN IN A DRESS. 24 YOU OUGHT TO BE ASHAMED OF YOURSELF FOR TAKING AWAY FULL CONTACT WITH MY SON. THAT KID WANTS TO TALK TO 25 26 ME. ASK DRAGNA, HE TESTIFIED TO THAT. BUT YOU'RE A

LOWBALL KIND OF GUY. YOU LIKE RESPECT SO YOU'RE GOING TO 1 2 TEACH ME A LESSON. YOU'RE NOT GOING TO TEACH ME SHIT, 3 OKAY. ALL YOU'RE TEACHING ME IS THAT YOU HAVE A VERY FRAGILE EGO; THAT YOU'VE BEEN RESPECTED ALL YOUR LIFE AND 4 5 YOU CAN'T STAND A GUY LIKE ME. 6 WELL, LET ME TELL YOU SOMETHING, THAT MEANS THAT 7 YOU'RE MORE SMALLER OF A MAN, OKAY. HAVE A GOOD DAY BEING 8 AN ASSHOLE BECAUSE YOU JUST STRIPPED MY FATHERHOOD AWAY 9 FROM ME COMPLETELY. YOU'RE A LITTLE BITCH MADE MAN. HAVE 10 A GOOD DAY. 11 DON'T WORRY. THIS RICH WOMAN RIGHT HERE, SHE'S 12 WORTH 80 MILLION SO YOU BEST BELIEVE THERE'S GOING TO BE A 13 LOT OF REPERCUSSIONS IN LITIGATION, OKAY. AND I DON'T 14 THINK YOU'RE GOING TO HAVE YOUR JUDGESHIP VERY LONG, 15 BUDDY. GOOD LUCK. GOOD LUCK, BUD. 16 THE COURT: THE COURT WILL NOTE THAT MR. --17 MR. ZULLO: HAVE A GOOD DAY, BUD. HAVE A GOOD DAY. 18 LEAVING NOW BECAUSE I DON'T NEED TO LISTEN TO YOU ANYMORE. 19 SEND ME THE INFORMATION FOR THE 730 EVALUATION, BOSS, AND 20 I'LL GET RIGHT TO IT. 21 THE COURT: THE COURT WILL NOTE THAT MR. ZULLO JUST FLIPPED OFF THE COURT THROUGH THE CAMERA. 22 23 MR. ZULLO: I DID NOT, YOU FUCKING LIAR. 24 UNIDENTIFIED FEMALE: YOUR HONOR, WHAT ARE YOU DOING 25 ABOUT THE --THE COURT: MA'AM -- MA'AM --26

UNIDENTIFIED FEMALE: -- INCOMPETENT MOTHER --1 2 THE COURT: -- MA'AM -- I'M SORRY -- MA'AM, I'M 3 SORRY -- MA'AM --MR. ZULLO: -- THE COURT, YOU DUMB FUCK. 4 5 THE COURT: MA'AM, I'M SORRY. YOU'RE NOT A PART OF 6 THIS HEARING RIGHT NOW, OKAY. YOU'RE WELCOME TO --7 MR. ZULLO: HEY, YOU'RE GOING TO -- HEY, DON'T WORRY. 8 EVERYTHING IN DETAIL WILL BE REVEALED ONE DAY ON YOUTUBE. 9 YOU'RE GOING TO REGRET YOUR DECISIONS, YOU DUMB FUCKING JUDGE, OKAY. YOU DON'T WANT TO DO ANYTHING FOR MARCIA 10 VIOLATING THE LAST JUDGE'S ORDER AND LETTING FUCKING NIGEL 11 12 SLEEP THERE WITH MY SON? YOU OUGHT TO -- AND -- AND HER 13 DEGENERATE SEXUALLY DEVIANT SON WHO PULLS HIS DICK OUT IN 14 PUBLIC PARKS COMPLETELY NAKED. I HAVE THE PICTURES. HE'S 15 HOLDING IT NEXT TO HIS FACE IN PHOTO ID. 16 YOU'RE GOING TO REGRET YOUR DECISIONS LEGALLY. 17 YOU'RE GOING TO BE REMOVED FROM THE BENCH ONE DAY FOR YOUR 18 INCOMPETENCY. JUDGE SAYS I'M ANGRY. IT'S PASSION. I LOVE MY SON, OKAY? OKAY, WHITE MAN? I LOVE MY SON. 19 20 THAT'S MY BLOODLINE. AND I PROMISE YOU THERE'S GOING TO 21 BE REPERCUSSIONS FINANCIALLY AND LEGALLY TO THIS -- TO 22 YOUR FUCKING COUNTY, OKAY? 23 THE COURT: BASED ON MR. ZULLO'S CONDUCT TODAY IN COURT, THE COURT FINDS IT WOULD NOT BE IN MICHAEL'S 24 25 INTEREST TO SUBJECT MICHAEL TO POTENTIAL --26 MR. ZULLO: HE'S -- POTENTIAL -- I'M ONLY AGAINST YOU

BECAUSE YOU GUYS KEEP LIMITING ME AND MY FATHER TIME, YOU 1 2 FUCK WAD. I'VE NEVER BEEN ANGRY AT MY SON, YOU FUCKING 3 IGNORANT FUCK UP. GO HOME TO YOUR PISSANT LIFE, YOU 4 PATHETIC 65K EARNER. GO HOME, YOU BALDING MAN. GO HOME 5 AND DRINK YOUR CONSCIENCE. GO HOME AND DRINK THAT 6 CONSCIENCE --7 THE COURT: SO THE COURT --8 MR. ZULLO: -- MOTHER FUCKER. 9 THE COURT: JUST TO MAKE --10 MR. ZULLO: YOU'RE A LOWBALL LOSER. THE COURT: JUST TO MAKE IT --11 12 MR. ZULLO: A LOWBALL LOSER. 13 THE COURT: JUST TO MAKE IT --14 MR. ZULLO: YOU'RE A LOWBALL LOSER. JUST SEND ME THE 15 730 --16 THE COURT: JUST TO MAKE IT CLEAR --17 MR. ZULLO: SEND ME THE 730 EVALUATION SHIT, YOU SCUM 18 BAG. 19 THE COURT: PENDING FURTHER COURT ORDER, MR. ZULLO 20 WON'T HAVE ANY CONTACT WITH MICHAEL AND WON'T HAVE ANY VISITS WITH HIM. ALL OTHER PRIOR NONCONFLICTING COURT 21 ORDERS WILL REMAIN IN EFFECT. 22 23 MS. ROBERTSON, I NEED -- I'M NOT MAKING ANY 24 CHANGE RIGHT NOW TO THE ORDER REGARDING NIGEL AND MICHAEL. 25 I NEED YOU TO UNDERSTAND THAT. 26 DO YOU UNDERSTAND THAT, MA'AM?

MS. ROBERTSON: YES, YOUR HONOR. 1 2 THE COURT: OKAY. THAT ORDER REMAINS IN EFFECT AND 3 YOU --MS. ROBERTSON: YES, YOUR HONOR. 4 THE COURT: AND YOU NEED --5 6 MR. ZULLO: HEY, MARCIA, FOR TAKING MY FATHERHOOD 7 AWAY -- YOU KNOW, I'M A GOOD FATHER. YOU'RE GOING TO --GOOD LUCK, HONEY. MY PARENTS ARE GOING TO SUE YOU. 8 9 YOU'RE GOING TO LOSE EVERYTHING YOU'VE EARNED. THEY'RE 10 GOING TO RUN THAT MONEY ON YOU, HONEY. SEE YOU LATER. 11 BYE, TOEPEL, YOU FAT DEGENERATE LIAR. I HOPE YOU 12 ROT IN HELL. YOU BELONG IN HELL. YEAH, I LIKE YOUR LITTLE -- LITTLE WAVING. DON'T WORRY, YOU'RE GOING TO BE 13 14 HANGING THAT LAW DEGREE UP AND MAKING A PAPER AIRPLANE 15 WITH IT. GOOD BYE. THE COURT: THE COURT IS GOING TO SET ANOTHER HEARING 16 17 ON THIS MATTER FOR THE RETURN OF THE 730 EVALUATION. I'M 18 GOING TO SET THAT HEARING AT LEAST SIX --19 MR. ZULLO IS AGAIN FLIPPING OFF THE CAMERA. 20 I'M GOING TO SET THAT HEARING AT LEAST SIX MONTHS 21 OUT BECAUSE I THINK THAT'S PROBABLY A FAIR ESTIMATE OF THE 22 MINIMUM AMOUNT OF TIME IT WOULD TAKE --23 MR. ZULLO: SO I CAN'T SEE MY SON FOR A TOTAL OF OVER 24 EIGHT AND A HALF MONTHS? I HOPE YOU FUCKING CHOKE AND DIE 25 ON THE FOOD YOU EAT TONIGHT. I HOPE YOU CHOKE ON IT, 26 OKAY, YOU FUCKING --

THE COURT: IF ANYBODY --

1

2 MR. ZULLO: FUCK YOU. FUCK YOU. FUCK YOU, MOTHER 3 FUCKING JUDGE. I HOPE YOU EAT TONIGHT AND YOU CHOKE ON 4 THE FOOD AND IT GOES IN YOUR WINDPIPE AND NOBODY KNOWS HOW 5 TO TAKE IT OUT. YOU FUCKING SCUMBAG. YOU'RE A LOSER TOO. 6 YOU'RE A LITTLE MAN, OKAY. YOU'RE SHOWING YOUR POWER, 7 WOW, AND YOU'RE HURTING A KID. GO FUCK YOURSELF. YOU'RE 8 A COWARD LIKE FUCKING EVERYONE IN THE COURTROOM RIGHT NOW. 9 HEY, FUCK YOU, TOEPEL. GOOD LUCK ON YOUR REVIEWS, TOEPEL. FUCK YOU. OKAY. 10 11 FUCK YOU, YOUR HONOR. YOU TAKE AWAY MY 12 FUCKING -- I'M A GOOD DAD. WHY DON'T YOU ASK THE KID IF 13 I'VE EVER YELLED AT HIM. I HAVEN'T. ONLY YOU, FUCK. 14 YOU'VE TAKEN MY FATHERHOOD AWAY. YOU'RE GOING TO REGRET 15 THIS DECISION, YOUR HONOR. YOU'RE GOING TO BE REMOVED 16 FROM THE BENCH EVENTUALLY AND I PROMISE YOU THAT. THEN 17 WE'RE GOING TO SUE YOUR COUNTY AND GET SOME FUNDING FOR MY EMOTIONS, OKAY. 18 19 THE COURT: I'M ACTUALLY --20 MR. ZULLO: YOU'RE GOING TO REGRET --21 THE COURT: I'M ACTUALLY GOING TO --22 MR. ZULLO: LET ME SHOW YOU -- HEY, POOR ASS JUDGE, 23 LET ME JUST SHOW YOU HOW I'M LIVING BECAUSE YOU ARE POOR, 24 OKAY. YOU'RE A PATHETIC MAN. LET ME JUST TEACH YOU. OH, 25 THESE PLAQUES ON THE WALL, SEE ALL THE PLAQUES? THAT'S --26 I'VE GOT MORE PLAQUES ON THE WALL THAN YOU DO, YOU

1 PATHETIC LOSER.

11

2 LET ME SHOW YOU THE LIFESTYLE, LOSER BOY. YOU3 SEE THE MANSION?

4 THE COURT: THE COURT'S ACTUALLY -- THE COURT'S 5 ACTUALLY GOING TO SET THE -- THE COURT'S ACTUALLY GOING TO 6 SET THE REVIEW HEARING FOR FOUR MONTHS -- FOR FOUR MONTHS 7 OUT.

MR. ZULLO, I NEED YOU TO STOP TALKING, SIR.
 9 THE COURT'S GOING TO SET THE REVIEW HEARING FOR
 10 APPROXIMATELY --

MR. ZULLO: NO, YOU SEE THAT --

12 THE COURT: MR. ZULLO, I'M GOING TO HAVE TO HAVE YOU 13 STOP TALKING SO I CAN CONTINUE THIS AND IF NOT, I'M GOING 14 TO HAVE TO REMOVE YOU FROM THE HEARING, SIR.

15 MR. ZULLO: THEN REMOVE ME FROM THE COURT HEARING. DO 16 WHAT YOU NEED TO DO BECAUSE I DON'T -- YOU'RE A GIRL, A 17 FUCKING BITCH IN A DRESS, OKAY. I DON'T RESPECT YOU. I 18 DON'T RESPECT THE MAN WHO TAKES FATHERHOOD AWAY FROM A 19 GOOD FATHER. I DON'T HAVE ANY RESPECT FOR YOU. YOU'RE 20 RIGHT, I DON'T. OKAY.

21 THE COURT: THE COURT FINDS -- THE COURT FINDS -- THE 22 COURT FINDS AT THIS POINT MR. ZULLO IS OUT OF CONTROL. HE 23 IS CONTINUOUSLY INTERRUPTING THE COURT --

MR. ZULLO: OKAY. BYE. I'LL LEAVE THE COURT. BYE.
 THE COURT: -- TO DISRUPT -- TO DISRUPT THE COURT
 BUSINESS AND ISN'T ALLOWING THE HEARING TO PROCEED IN AN

ORDERLY FASHION. THE COURT IS THEREFORE GOING TO REMOVE 1 MR. ZULLO FROM THE HEARING AT THIS TIME. 2 3 MR. ZULLO: THANK YOU. THE COURT: THE COURT WILL SET THE REVIEW HEARING ON 4 5 THE 730 EVALUATION FOR AUGUST 10. THAT IS A TUESDAY, 6 AUGUST 10. IT WILL BE SET AT --7 DOES THAT DATE WORK FOR MR. TOEPEL AND HIS 8 CLIENT? 9 MR. TOEPEL: THAT WORKS FOR MY CALENDAR. 10 THE COURT: THANK YOU. MR. TOEPEL: MARCIA? 11 12 THE COURT: MS. ROBERTSON, DOES THAT WORK FOR YOU? YOU'RE NODDING. I CAN'T HEAR --13 14 MS. ROBERTSON: YES, YOUR HONOR. 15 THE COURT: I CAN'T HEAR YOU, BUT YOU'RE NODDING. 16 SO WE'LL SET IT ON OCTOBER -- EXCUSE ME, AUGUST 17 THE 10TH AT 8:30 IN THE MORNING. IT WILL BE RIGHT -- NOW 18 IT WILL BE SET AS A REMOTE VIDEO HEARING. THINGS OF 19 COURSE MIGHT BE DIFFERENT BY THEN. IT COULD POTENTIALLY 20 BE IN PERSON, BUT FOR NOW, IT WILL BE REMOTE VIDEO UNLESS 21 YOU'RE NOTIFIED OTHERWISE. AGAIN, IT'S A RETURN ON THE 22 730. 23 ASSUMING THE 730 IS DONE, IT LIKELY WOULD NOT BE 24 AN EVIDENTIARY HEARING THAT DAY. IT WOULD MORE LIKELY BE 25 A STATUS CONFERENCE ON THE RETURN OF THE 730 AND THEN A 26 DISCUSSION OF A SETTING OF AN EVIDENTIARY HEARING IF

NECESSARY. THAT'S NOT A CERTAINTY, BUT THAT'S USUALLY
 WHAT THAT FIRST HEARING FOLLOWING A 730 LOOKS LIKE. IF
 THE 730 IS NOT DONE, WE'LL INQUIRE ABOUT THAT AND GET A
 STATUS ON THE ESTIMATED COMPLETION DATE.

5 MR. TOEPEL, DO YOU HAVE ANY QUESTIONS, SIR?
6 MR. TOEPEL: NONE. I TAKE IT THE COURT DOESN'T WANT
7 TO EXPOSE ANY OTHER ADDITIONAL ATTORNEYS TO APPOINT
8 MINOR'S COUNSEL AGAIN?

9 THE COURT: WELL, THE -- IT'S SOMETHING I'VE 10 CONSIDERED. MY FEELING ON THAT RIGHT NOW IS AS FOLLOWS: 11 THAT I'VE MADE THE ORDERS I MADE TODAY. THOSE ORDERS WILL 12 BE PENDING FURTHER ORDER OF THE COURT. SO UNTIL SOMEBODY COMES BACK IN AND MAKES ANOTHER REQUEST FOR ORDER TO 13 14 CHANGE THESE ORDERS, THEN I DON'T BELIEVE NOW THERE IS A 15 NEED TO HEAR BACK FROM MINOR'S COUNSEL OR TO HAVE MINOR'S COUNSEL AT THIS TIME. 16

I SHOULDN'T SAY NOT THAT THERE'S A NEED, BUT
BALANCING THE NEED FOR MINOR'S COUNSEL VERSUS WHAT WOULD
LIKELY HAPPEN IF I BROUGHT MINOR'S COUNSEL IN, I FEEL LIKE
AT THIS POINT IT'S BETTER NOT TO APPOINT NEW MINOR'S
COUNSEL. WE'LL GET THE INFORMATION WE NEED FROM EVERYBODY
INCLUDING MICHAEL THROUGH THE 730, SO I DON'T KNOW THAT WE
NEED MINOR'S COUNSEL AT THIS TIME.

24DO YOU HAVE ANY OBJECTION TO THAT, MR. TOEPEL?25MR. TOEPEL: NONE AT ALL, YOUR HONOR. I CONCUR.26THE COURT: I'LL NEED YOU, MR. TOEPEL, TO PREPARE THE

FINDINGS AND ORDER AFTER HEARING FROM TODAY. YOU DO NEED 1 2 TO CIRCULATE THOSE TO MR. ZULLO BEFORE SUBMITTING THEM 3 PURSUANT TO THE RULES OF COURT. 4 DO YOU UNDERSTAND, SIR? 5 MR. TOEPEL: YES, SIR. 6 THE COURT: IN THE MEANTIME, WE WILL ISSUE THE 730 7 ORDER FROM THE COURT SO YOU'LL HAVE THAT SO THAT MS. --8 AND I SUGGEST AND REQUEST, SIR, THAT YOU PLEASE REACH OUT 9 TO THE EVALUATOR TO GET THAT PROCESS STARTED AS SOON AS 10 POSSIBLE. 11 IS THERE ANYTHING WE'VE LEFT UNADDRESSED TODAY? 12 OH, EXCUSE ME, YOU ALSO SERVE -- MR. TOEPEL, YOU 13 DO NEED TO GIVE NOTICE TO MR. ZULLO OF THIS CONTINUED 14 HEARING DATE. YOU CAN INCLUDE THAT IN THE FINDINGS AND 15 ORDER, IF YOU'D LIKE. 16 MR. TOEPEL: WILL DO. 17 THE COURT: ANYTHING ELSE? MR. TOEPEL: THAT WILL DO IT. THANKS, YOUR HONOR. 18 19 THE COURT: THANK YOU. 20 (PROCEEDINGS CONCLUDED.) 21 22 23 24 25 26

REPORTER'S CERTIFICATE 1 2 3 STATE OF CALIFORNIA ) ) COUNTY OF ORANGE 4 ) 5 6 I, JENNIFER R. CRAIG, CSR 11094, OFFICIAL COURT 7 REPORTER IN AND FOR THE SUPERIOR COURT OF THE STATE OF CALIFORNIA, COUNTY OF ORANGE, DO HEREBY CERTIFY THAT THE 8 9 FOREGOING REPORTER'S TRANSCRIPT, CONSISTING OF PAGES 1 10 THROUGH 56, INCLUSIVE, IS A FULL, TRUE AND CORRECT 11 TRANSCRIPT OF MY SHORTHAND NOTES, AND IS A FULL, TRUE AND 12 CORRECT STATEMENT OF THE PROCEEDINGS HAD IN SAID CAUSE. I FURTHER CERTIFY THAT THIS TRANSCRIPT HAS BEEN 13 14 PREPARED IN CONSIDERATION OF THE COVID-19 PANDEMIC 15 REQUIREMENTS CONTAINED IN THE PANDEMIC-RELATED ADMINISTRATIVE ORDERS PROVIDED BY THE COURT AND GUIDELINES 16 PROVIDED BY THE LOCAL HEALTH CARE OFFICIALS. 17 18 19 DATED AT SANTA ANA, CALIFORNIA, THIS 28TH DAY OF 20 APRIL, 2021. 21 22 23 CSR 11094 JENNIE R R 🖉 CRAIG OFFICÍAL COURT REPORTER 2.4 25 26

#### CALIFORNIA COURTS THE JUDICIAL BRANCH OF CALIFORNIA

# Enforcing a Custody Order

When a judge makes an order about child custody and visitation, it becomes a court order and it has the force of law.

It is very important that you:

- Keep a copy of your current court order in a safe place. If there are other people involved in your visitation, like if you exchange the children at someone's house, that person should have a copy too.
- Have a court order that is clear about the details of your visitation order, including where your children will spend every holiday, birthdays, parents' birthdays, vacations, etc.
- Make sure you get a new court order if you and the other parent agree to make significant changes to your time-share or visitation order. Some of the changes that you should write into a new custody and visitation order are changes in: how much time your children will spend with each parent; where both parents will live; where your children will go to school, get medical care, or religious training; who will pick up and drop off the children at the time of the exchanges; or how you will make sure your children's other needs are met.

## If one parent does not follow the custody and visitation court order

There are several options:

- · Contact your local police department and ask them to enforce the order.
- Contact the district attorney in your county. Look for the Child Abduction and Recovery Unit.
- File an action for "contempt" with the court. In contempt actions, you ask the court to enforce the order and make a finding that the other parent willfully disobeyed the court order. This is very complicated and can have serious consequences. Talk to a lawyer to get help with it.

In case you have to go back to court, you should keep accurate records of all visitation violations. Keep a journal or mark up a calendar, with the dates and times that the other parent did not follow the order and did not show up, or showed up late, or created other problems.

Enforcing a court order can be very complicated. Talk to a lawyer to find out what is best in your case. Click for <u>help</u> <u>finding a lawyer</u>.

#### If you are worried the other parent may kidnap your child

The U.S. Department of State has a list of precautions that any parent should take if they are worried about the possibility of child abduction. Here are some precautions from their list:

- Keep a list of the addresses and telephone numbers of the other parent's relatives, friends, and business associates both here and abroad;
- Keep a record of important information about the other parent, including: physical description; passer, social security, bank account, and driver's license numbers; and vehicle description and plate number;
- Keep a written description of your children, including hair and eye color, height, weight, fingerprint Questions?
   special physical characteristics; and
   <u>Chat Now</u>

#### Enforcing a Custody Order - custody\_famlaw\_selfhelp

• Take full-face color photographs or videos of your children every 6 months — a recent photo of the other parent may also be useful. If your children are abducted, this information could be vital in locating your them.

In addition, the <u>National Center for Missing and Exploited Children</u>, at telephone number 1-800-843-5678, suggests that you teach your children to use the telephone, memorize your home phone number, and practice making collect calls, and that you instruct them to call home immediately if anything unusual happens. Discuss possible plans of action with your children in the case of abduction.

Most important, if you feel your children are vulnerable to abduction, talk to a lawyer for legal advice. Do not just tell a friend or relative about your fears.

### If one of the parents kidnaps the children and leaves the country

When a child who is a U.S. citizen is kidnapped and taken to another country, the State Department's Office of Children's Issues works with U.S. embassies and consulates throughout the world to help the child and the parent looking for the child. But even when a child is taken across international borders, child custody disputes are private legal matters between the parents, and the State Department has little or no power.

If your child is at risk of being abducted by the other parent, it is very important that you have a clear custody order that specifies what the other parent can and cannot do in terms of traveling with your child. But even if you have a court order, U.S. laws and court orders are not usually recognized in foreign countries and therefore are not directly enforceable abroad.

Fortunately, the Hague Convention, which has been signed by many countries, is an international treaty that applies to child abductions. The countries that are parties to the convention have agreed that, with a few exceptions, a child who is a resident in 1 country that is a party to the convention and who is removed to another country that is also a party to the convention order must be promptly returned to the country of residence. See more information on which countries have signed this agreement.

The Hague Convention and cases of international abduction are very complicated. There is information online to help you, but if you can, talk to a lawyer who has a lot of experience with international abduction cases. Your local District Attorney's Office may also have a Child Abduction and Recovery Unit that can help you or give you resources in your area.

Here are some websites with very helpful and complete information on child abduction:

- <u>The U.S. Department of State's Office of Children's Issues website</u> provides information about international abduction. This site provides information on how to look for a child abroad, how to use the criminal justice system, and how to invoke the Hague Convention by submitting abduction applications, as well as information about the law.
- <u>A Family Resource Guide on International Parental Kidnapping</u>, from the Office of Juvenile Justice and Delinquency Prevention of the U.S. Department of Justice, provides detailed information on prevention and searching for your child, checklists for what to do in case of kidnapping, resources, and much more.

<u>Questions?</u> <u>Chat Now</u>

PETITIONER/PLAINTIFF: MAI	RCIA ROBERTSON		FL-4
			and a second
RESPONDENT/DEFENDANT: PHII			17FL000138
OTHER PARENT: FRE	D & TERESA ZULLO C	GRANDPARENTS	
Attachmen	AFFIDAVIT OF FACTS Domestic Violence t to Order to Show Cause	Custody and Visitatio	n
harassing, attacking, strik stalking, destroying the pe public places and thoroug	ersonal property of, disturbing t	ulting, battering, telephonin the peace of, keeping unde son protected by the restrai	by contacting, molesting, ng, sending any messages to, following, er surveillance, or blocking movements in ning order. (Specify which order was
			Continued on Attachment 1.
	e restraining order issued on (a idence as ordered by the court		by not moving from and was violated and when the violation
			Continued on Attachment 2.
	e restraining order issued on (c		by not staying
school or place of child ca	ards away from me, the other p tre, my vehicle, or other (speci- violated, how the order was vi-	ify):	dence, my place of work, the children's
_			Continued on Attachment 3.
	e restraining order issued on (a ed by the court. (Specify which		Continued on Attachment 3. by not relinquishing his be order was violated, and when the
or her firearm(s) as ordere violation occurred):	ed by the court. (Specify which	order was violated, how th	by not relinquishing his
or her firearm(s) as ordere violation occurred):		order was violated, how tr date):	by not relinquishing his ne order was violated, and when the Continued on Attachment 4. by failure to complete
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#### State of California CODE OF CIVIL PROCEDURE Section 1218

1218. (a) Upon the answer and evidence taken, the court or judge shall determine whether the person proceeded against is guilty of the contempt charged, and if it be adjudged that the person is guilty of the contempt, a fine may be imposed on the person not exceeding one thousand dollars (\$1,000), payable to the court, or the person may be imprisoned not exceeding five days, or both. In addition, a person who is subject to a court order as a party to the action, or any agent of this person, who is adjudged guilty of contempt for violating that court order may be ordered to pay to the party initiating the contempt proceeding the reasonable attorney's fees and costs incurred by this party in connection with the contempt proceeding.

(b) Any party, who is in contempt of a court order or judgment in a dissolution of marriage, dissolution of domestic partnership, or legal separation action, shall not be permitted to enforce such an order or judgment, by way of execution or otherwise, either in the same action or by way of a separate action, against the other party. This restriction shall not affect nor apply to the enforcement of child or spousal support orders.

(c) (1) In any court action in which a party is found in contempt of court for failure to comply with a court order pursuant to the Family Code, the court shall, subject to the sentencing option provided in paragraph (2), order the following:

(A) Upon a first finding of contempt, the court shall order the contemner to perform community service of up to 120 hours, or to be imprisoned up to 120 hours, for each count of contempt.

(B) Upon the second finding of contempt, the court shall order the contemner to perform community service of up to 120 hours, in addition to ordering imprisonment of the contemner up to 120 hours, for each count of contempt.

(C) Upon the third or any subsequent finding of contempt, the court shall order that the contemner serve a term of imprisonment of up to 240 hours and perform community service of up to 240 hours, for each count of contempt. The court shall also order the contemner to pay an administrative fee, not to exceed the actual cost of the contemner's administration and supervision, while assigned to a community service program pursuant to this paragraph.

(D) The court shall take parties' employment schedules into consideration when ordering either community service or imprisonment, or both.

(2) In lieu of an order of imprisonment, community service, or both, as set forth in paragraph (1), the court may grant probation or a conditional sentence for a period not to exceed one year upon a first finding of contempt, a period not to exceed two years upon a second finding of contempt, and a period not to exceed three years upon a third or any subsequent finding of contempt.

(3) For purposes of this subdivision, "probation" and "conditional sentence" shall have the meanings set forth in subdivision (a) of Section 1203 of the Penal Code.

(d) Pursuant to Section 1211 and this section, a district attorney or city attorney may initiate and pursue a court action for contempt against a party for failing to comply with a court order entered pursuant to the Domestic Violence Protection Act (Division 10 (commencing with Section 6200) of the Family Code). Any attorney's fees and costs ordered by the court pursuant to subdivision (a) against a party who is adjudged guilty of contempt under this subdivision shall be paid to the Office of Emergency Services' account established for the purpose of funding domestic violence shelter service providers pursuant to subdivision (f) of Section 13823.15 of the Penal Code. (Amended by Stats. 2020, Ch. 283, Sec. 1. (AB 2338) Effective January 1, 2021.)

## What Are the Penalties of Being Convicted of Contempt in California?

Violating a court order after a dissolution of marriage can come with significant consequences including civil contempt and criminal contempt consequences. Being convicted of contempt in California can come with a fine of up to \$1,000 and/or five days in prison for each act of contempt. It is also mandatory for a person convicted of contempt to perform up to 120 hours of community service or to be imprisoned for 120 hours for each count. If this a second contempt conviction, the punishments increase.

PARTY WITHOUT ATTORNEY	OR ATTORNEY	STATE BAR NUMBER	FL-19
NAME Philip Zullo	and the second	DIATE BAR NUMBER	FOR COURT USE ONLY
TIRM NAME:			
STREET ADDRESS PO B	OX 3077		
CITY Canyon Country	on con	STATE CA ZIP CODE 91386	
TELEPHONE NO 661-755	-7244	FAX NO. 661-299-1151	
E-MAIL ADDRESS philipzu	llo@gmail.com		
ATTORNEY FOR (name). sel			
STREET ADDRESS. 341 T MAILING ADDRESS. 341 T CITY AND ZIP CODE. Oran	eaux Justice Center	CA 92868 CA 92868	
	PETITIONER: Marcia F	and a second sec	
	RESPONDENT: Philip Zul	lo	
OTHER PARTY/PARE	NT/CLAIMANT:		
IN	COME AND EXPEN	ISE DECLARATION	CASE NUMBER 17FL000138
1. Employment (Giv	e information on your c	urrent job or, if you're unemployed, yo	ur most recent job.)
Attach copies of your pay stubs for last two months (black out e. Da Social f. If Security g. I w	nployer: nployer's address: nployer's phone numbe ccupation: ite job started: unemployed, date job e vork about 12 et paid \$1,236.25		nth per week per hour.
<ol> <li>Age and education         <ul> <li>My age is (special b) I have complete</li> </ul> </li> </ol>		quivalent: 🔽 Yes 🗌 No	If no, highest grade completed (specify)
	s of college completed	Service and the service of the servi	) obtained (specify):
	s of graduate school or professional/occupation	ompleted (specify):	Degree(s) obtained (specify):
	vocational training (sp	iecity):	
3. Tax information			
<ul> <li>b. My tax filing sta married,</li> </ul>	filing jointly with (specify	head of household	married, filing separately
<ul> <li>c. I file state tax re</li> </ul>	the second se	ornia other (specify state):	State of the second second
		tions (including myself) on my taxes (s	
<ol> <li>Other party's inco This estimate is bar</li> </ol>		is monthly income (before taxes) of th	e other party in this case at (specify); \$
If you need more spa question number befo	ice to answer any que ore your answer.) No	estions on this form, attach an 8 1/2 umber of pages attached:	-by-11-inch sheet of paper and write the
	of perjury under the la		nformation contained on all pages of this form and
Date: August 22, 2022		11	9
hilip Zullo			3 1
	YPE OR PRINT NAME)		ISIONATURE OF DECLARAFT
orm Adopted for Mandatory Use udicial Council of California L-150 (Rev. January 1, 2019)	IN	COME AND EXPENSE DECLAR	and the second

www.courts.ca.gov

			FL	-15
	PETITIONER: Marcia Robertson CASE NUMBER			
	RESPONDENT: Philip Zullo 17FL000138			
OT	HER PARTY/PARENT/CLAIMANT			
tta	ch copies of your pay stubs for the last two months and proof of any other income. Take a copy of y in to the court hearing. (Black out your Social Security number on the pay stub and tax return.)	your latest	federal	tax
li a	ncome (For average monthly, add up all the income you received in each category in the last 12 months nd divide the total by 12.)		Avera	w
8	Salary or wages (gross, before taxes)	Last month 1.236.2		
b			)	
¢	Commissions or bonuses	(	5	
d	Public assistance (for example: TANF, SSI, GA/GR) currently receiving	(	)	
e	Spousal support from this marriage from a different marriage federally taxable* \$	(	)	
f	Partner support from this domestic partnership from a different domestic partnership \$	(	)	
g		(	)	
h		(	)	. 3
1	Disability: Social Security (not SSI) State disability (SDI) Private insurance \$	(	)	
ŀ	Unemployment compensation s	(	)	
k	Workers' compensation		)	- 3
1	Other (military allowances, royalty payments) (specify): \$	(	)	
- Ir	westment income (Attach a schedule showing gross receipts less cash expenses for each piece of prope	rty.)		
a				
b			-	_
c	Trust income\$			
d		(	5	
Ir	come from self-employment, after business expenses for all businesses		3	-
I N N	am the owner/sole proprietor business partner other (specify): umber of years in this business (specify): ame of business (specify): ype of business (specify):			
AS	ttach a profit and loss statement for the last two years or a Schedule C from your last federal tax re ocial Security number. If you have more than one business, provide the information above for each	turn. Black of your bu	out yo	ur es.
C	Additional income. I received one-time money (lottery winnings, inheritance, etc.) in the last 12 month amount):	ns (specify s	iource a	and
C	x Change in income. My financial situation has changed significantly over the last 12 months because (	(specify):		
D	eductions		Last m	ont
a		\$		
b.	Required retirement payments (not Social Security, FICA, 401(k), or IRA)	\$	-	
C.	Medical, hospital, dental, and other health insurance premiums (total monthly amount).		1	117
1.4	Child support that I pay for children from other relationships			
d	contraction was struct to that the part of the second of t	\$		
e.	reading the second states and the second sta		_	
e. f.	Partner support that I pay by court order from a different domestic partnership	5	_	
e.		5	_	
e. f. g	Partner support that I pay by court order from a different domestic partnership	5	_	
e. f. g	Partner support that I pay by court order from a different domestic partnership. Necessary job-related expenses not reimbursed by my employer (attach explanation labeled "Question 1 ssets Cash and checking accounts, savings, credit union, money market, and other deposit accounts.	s 0g")s	Total	
e. f. g.	Partner support that I pay by court order from a different domestic partnership Necessary job-related expenses not reimbursed by my employer (attach explanation labeled "Question 1 ssets	s 0g")s	_	

	FL-150
PETITIONER: Marcia Robertson	CASE NUMBER
RESPONDENT: Philip Zullo	17FL000138
OTHER PARTY/PARENT/CLAIMANT:	

12. The following people live with me:

1

Name	Age	How the person related to me (i		That person's gross monthly income	Pays some household		
a. b. c. d. e.					Yes Yes Yes Yes Yes		No No No No
Average monthly expenses	Estimated	expenses	Actual	expenses Prop	osed needs		
a. Home:			h. Laun	dry and cleaning		\$	100
(1) Rent or mortga	ge	\$ 1000		1es			250
If mortgage:			j. Educ	ation		\$	
(a) average principal: \$	-		k. Ente	rtainment, gifts, and vaca	ition	\$	75
(b) average interest. \$	_			expenses and transporta			1000
(2) Real property taxes.		\$ 0	(insu	rance, gas, repairs, bus,	etc.)	s	500
(3) Homeowner's or renter's insuran		5		ance (life, accident, etc.;			11.71
(if not included above)		and the second se		home, or health insuran			1170
(4) Maintenance and repair		s <u>300</u>		ngs and investments			0
<li>b. Health-care costs not paid by insura</li>	nce	\$ 100		itable contributions		° -	25
c. Child care	manana	\$0		hly payments listed in ite		\$	
d. Groceries and household supplies		s 700	1.000	(itemize below in 14 and insert total here) Other (specify): attorney fees for this case		-	60000
e. Eating out		\$ 200	-			-	00000
f. Utilities (gas. electric, water, trash)				AL EXPENSES (a-q) (d mounts in a(1)(a) and (b		5	65062
g. Telephone, cell phone, and e-mail		\$ 342		unt of expenses paid b		s	

#### 14. Installment payments and debts not listed above

Paid to	For	Amount	Balance	Date of last payment
		s	\$	
		s	\$	
		s	s	
		s	\$	
		s	\$	
		\$	\$	

15. Attorney fees (This information is required if either party is requesting attorney fees):

- a. To date, I have paid my attorney this amount for fees and costs (specify): \$
- b. The source of this money was (specify):
- c. I still owe the following fees and costs to my attorney (specify total owed): \$
- d. My attorney's hourly rate is (specify):

I confirm this fee arrangement.

Date: August 22, 2022

Philip Zullo

(TYPE OR PRINT NAME)

SIGNATURE OF DECLARANT

INCOME AND EXPENSE DECLARATION

Page 3 of 4

FL-150

PETITIONER: RESPONDENT	Marcia Robertson Philip Zullo	CASE NUMBER 17FL000138
OTHER PARTY/PARENT/CLAIMANT:		
	CHILD SUPPORT INFORMATION	(Laborated)

## (NOTE: Fill out this page only if your case involves child support.)

#### 16. Number of children

- children under the age of 18 with the other parent in this case.
- a. I have (specify number): 1 percent of their time with the other parent. percent of their time with me and n/a ATM
- b. The children spend n/a ATM (If you're not sure about percentage or it has not been agreed on, please describe your parenting schedule here.) used to be 95% in my care then he turned 5 and we argued over (which home) for school she took me to court and the court at that time gave me 50% custody legally since then the court has fallen victim to the respondent, Marcia Robertson, and her attorney, Paul Toepel malicious use of the courts and blatant PERJURY and CONTEMPT on multiple occasions AND PC 273a(b) Child Endangerment by not allowing the court orders of my visitation along this journey

#### 17. Children's health-care expenses

- have health insurance available to me for the children through my job. x I do not a Ido
- b. Name of insurance company.
- c. Address of insurance company:

d. The monthly cost for the children's health insurance is or would be (specify): \$ (Do not include the amount your employer pays.)

18. A	dditional expense for the children in this case	Amount per month
a	Childcare so I can work or get job training	s
b.	Children's health care not covered by insurance.	5
C	Travel expenses for visitation	\$
d.	Children's educational or other special needs (specify below)	-

19. S	pecial hardships. I ask the court to consider the following special financial circ ttach documentation of any item listed here, including court orders):	Amour	nt per month 13000	For how many months? 1 for neck surgery
	Extraordinary health expenses not included in 18b	5	13000	Tibl fields aurgery
a	Major losses not covered by insurance (examples: fire, theft, other			
b.				
	insured loss)			
C.	<ol> <li>Expenses for my minor children who are from other relationships and</li> </ol>	\$	700	
	are living with me			
	the shides (specific)			

(2) Names and ages of those children (specify):

(3) Child support I receive for those children...... The expenses listed in a, b, and c create an extreme financial hardship because (explain):

20. Other information I want the court to know concerning support in my case (specify):

FL-100 Rev January 1, 2019

# California Penal Code Section 32 PC: Accessory After The Fact

#### **1. Definition and Elements of the Crime**

When someone aids a perpetrator of a felony by helping that perpetrator avoid or escape authorities, the person providing assistance is criminally liable as an <u>Accessory After the Fact</u> pursuant to <u>California Penal Code Section 32</u> <u>PC</u>.

The crime of Accessory After the Fact requires the following elements:

- 1. One person (the perpetrator) must have committed a felony
- 2. Someone else knew that that the perpetrator had committed, was charged with or was convicted of this felony
- 3. After the felony was committed, this other person hid or otherwise illegally aided the perpetrator AND
- 4. This other person took such actions intending that the perpetrator avoid arrest, trial, conviction or punishment.

#### 2. Examples

PC 32 is commonly known as "accessory after the fact" and essentially involves providing some type of aid to someone that has committed a felony.

After they have completed their felony offense, you did any of the following:

- conceal,
- hide,
- help them to escape arrest,
- help them financially,
- provide false alibi,
- drive getaway car,
- harbor, or
- help them in any way.

If you knew of their illegal conduct, you may be guilty of an accessory after the fact crime.

PC 32 accessory after the fact crime is a California "wobbler," meaning the prosecutor can file the case as either a misdemeanor or felony crime.

1.

## Penal Code 118 PC – California Penalty of "Perjury" Law

**California Penal Code 118 PC** defines the crime of **perjury** as when a person deliberately gives **false testimony** while **under oath**. A conviction is a felony punishable by probation, fines, and up to **4 years in jail or prison**.

**118.** (a) Every person who, having taken an oath that he or she will testify, declare, depose, or certify truly before any competent tribunal, officer, or person, in any of the cases in which the oath may by law of the State of California be administered, willfully and contrary to the oath, states as true any material matter which he or she knows to be false, and every person who testifies, declares, deposes, or certifies under penalty of perjury in any of the cases in which the testimony, declarations, depositions, or certification is permitted by law of the State of California under penalty of perjury and willfully states as true any material matter which with the testimony.

*This subdivision is applicable whether the statement, or the testimony, declaration, deposition, or certification is made or subscribed within or without the State of California.* 

(b) No person shall be convicted of perjury where proof of falsity rests solely upon contradiction by testimony of a single person other than the defendant. Proof of falsity may be established by direct or indirect evidence.

#### **Examples of perjury**

 lying about the identification of a suspect when testifying in a <u>California criminal</u> <u>trial</u>.

- providing false information about a car accident in a deposition for a personal injury case.
- giving false information on a material matter in a signed affidavit.

#### Penalties

A violation of this statute is a <u>felony</u>. This is opposed to a <u>misdemeanor</u> or an <u>infraction</u>.

The offense is punishable by:

- custody in state prison for up to four years, or
- felony (or formal) probation.

#### Violating A Court Order PC 166c (Penal Code 166(c))

Crime: Violating a Protective Order or Stay Away Order

#### Code Section: Penal Code 166(c)

Related CALCRIM: 2701, 2702

#### PC 166(c) Brief Summary:

In California, violating a court order is a misdemeanor pursuant to Penal Code 166(c). Penal Code 166(c) is often charged in connection with domestic violence cases or elder abuse cases. It is charged in cases where the prosecutor believes there has been a willful violation of a protective order or stay-way order.

#### PC 166(c) Elements:

To prove someone guilty of this crime, the government must prove:

- 1. A court issued a lawful written order;
- The court order is a protective or stay-away order;
- 3. The defendant knew of the court order;
- 4. The defendant had the ability to follow the order;
- 5. The defendant willfully violated the court order.

#### PC 166(c) Punishment:

A violation of Penal Code 166 is a misdemeanor with a maximum exposure of up to a year in county jail. Other fines, fees, and possible probation terms could be applied. If the violation resulted in a physical injury to a victim, then a person convicted is required to serve at least 48 hours in county jail.

#### PC 166(c) Lesser Included Offenses:

A lesser included offense is one that contains all of the elements of the charged offense, but for which the consequences are less severe. Typically, a conviction for a lesser included offense only occurs when there is no conviction for the more serious offense. An attempt is often times a lesser included offense to a charged offense and occurs when the defendant intended and tried to commit the charged offense, but for whatever reason, was unable to finish committing that crime. In general, there are no other lesser included offenses for Penal Code 166(c). California Penal Code 278.5 PC makes it a crime maliciously to deprive another adult of his/her lawful right to custody of, or visitation with, a child. Deprivation of custody is sometimes referred to as "child detention."

The language of the statute reads as follows:

278.5. (a) Every person who takes, entices away, keeps, withholds, or conceals a
child and maliciously deprives a lawful custodian of a right to custody, or a persor
of a right to visitation, shall be punished by imprisonment in a county jail not
exceeding one year, a fine not exceeding one thousand dollars (\$1,000), or both
that fine and imprisonment, or by imprisonment pursuant to subdivision (h) of
Section 1170 for 16 months, or two or three years, a fine not exceeding ten
thousand dollars (\$10,000), or both that fine and imprisonment.
(b) Nothing contained in this section limits the court's contempt power.
(c) A custody order obtained after the taking, enticing away, keeping, withholding,
or concealing of a child does not constitute a defense to a crime charged under
this section.
Unlike <u>the crime of "child abduction"</u> set forth in <mark>Penal Code 278 PC,</mark>
deprivation of custody can be committed by someone who actually has a
right to visitation with, or even custody of, the child. As a result, deprivation of
custody is typically charged against a parent, grandparent, foster parent or
someone else who at some point has had a custodial relationship with the
child.

#### State of California PENAL CODE Section 273a

273a. (a) Any person who, under circumstances or conditions likely to produce great bodily harm or death, willfully causes or permits any child to suffer, or inflicts thereon unjustifiable physical pain or mental suffering, or having the care or custody of any child, willfully causes or permits the person or health of that child to be injured, or willfully causes or permits that child to be placed in a situation where his or her person or health is endangered, shall be punished by imprisonment in a county jail not exceeding one year, or in the state prison for two, four, or six years.

(b) Any person who, under circumstances or conditions other than those likely to produce great bodily harm or death, willfully causes or permits any child to suffer, or inflicts thereon unjustifiable physical pain or mental suffering, or having the care or custody of any child, willfully causes or permits the person or health of that child to be injured, or willfully causes or permits that child to be placed in a situation where his or her person or health may be endangered, is guilty of a misdemeanor.

(c) If a person is convicted of violating this section and probation is granted, the court shall require the following minimum conditions of probation:

(1) A mandatory minimum period of probation of 48 months.

(2) A criminal court protective order protecting the victim from further acts of violence or threats, and, if appropriate, residence exclusion or stay-away conditions.

(3) (A) Successful completion of no less than one year of a child abuser's treatment counseling program approved by the probation department. The defendant shall be ordered to begin participation in the program immediately upon the grant of probation. The counseling program shall meet the criteria specified in Section 273.1. The defendant shall produce documentation of program enrollment to the court within 30days of enrollment, along with quarterly progress reports.

(B) The terms of probation for offenders shall not be lifted until all reasonable fees due to the counseling program have been paid in full, but in no case shall probation be extended beyond the term provided in subdivision (a) of Section 1203.1. If the court finds that the defendant does not have the ability to pay the fees based on the defendant's changed circumstances, the court may reduce or waive the fees.

(4) If the offense was committed while the defendant was under the influence of drugs or alcohol, the defendant shall abstain from the use of drugs or alcohol during the period of probation and shall be subject to random drug testing by his or her probation officer.

(5) The court may waive any of the above minimum conditions of probation upon finding that the condition would not be in the best interests of justice. The court shall state on the record its reasons for any waiver.

(Amended by Stats. 1997, Ch. 134, Sec. 1. Effective January 1, 1998.)

#### Child Endangerment PC 273a(b) (Penal Code § 273a(b))

Crime: Child Endangerment

**Code Section:** Penal Code 273a(b) (click here to view the statute)

https://leginfo.legislature.ca.gov/faces/codes\_displaySection.xhtml?s ectionNum=273a.&lawCode=PEN

#### Related CALCRIM: 823

#### PC 273a(b) Brief Summary:

Penal Code 273a(b) addresses less serious situations where a person either endangers the safety of a child or inflicts, causes, or permits unjustifiable pain or mental suffering to a child. While not as serious as Penal Code 273a(a), this is still a serious charge with potentially serious consequences. This charge is filed whenever the safety or well-being of a child is endangered. When parents or guardians of a child are convicted of this crime, the potential consequences may be more serious in that a conviction could jeopardize their child custody rights.

#### PC 273a(b) Elements:

To prove someone guilty of this crime, the government must prove:

- 1. The defendant either inflicted, permitted, or placed a child in danger of unjustifiable physical pain or mental suffering;
- 2. When the defendant injured or endangered the child it was not a result of reasonable child discipline.

## PC 273a(b) Punishment:

Penal Code 273a(b) is punishable only as a misdemeanor with up to a year in county jail. Probation can be granted for this offense if the

defendant is not sentenced to prison, but if probation is granted for this charge, probation must be for a minimum of four years, a protective order protecting the child must be issued, and the person convicted is required to take a year-long parenting course, absent a special finding by the judge. Other fines, fees, and possible probation terms could be applied.

### PC 273a(b) Lesser Included Offenses:

A lesser included offense is one that contains all of the elements of the charged offense, but for which the consequences are less severe. Typically, a conviction for a lesser included offense only occurs when there is no conviction for the more serious offense. An attempt is often times a lesser included offense to a charged offense and occurs when the defendant intended and tried to commit the charged offense, but for whatever reason, was unable to finish committing that crime. In general, there are no other lesser included offenses for Penal Code 273a(b).