"Just so you all know what I am dealing with on a regular basis. Backhand threat to my friends YouTube page. Email address that doesn't workI think it's safe to say where it's coming from. So no one say the name of the person or persons or persons and anything nasty. These are very vicious and evil people I will not be intimidated and I'm not affaid of them. I have people I know in very high places. I am doing it all by the law. All the right people have all the information and so do all my family, friends and FB friends now to."    Daniel Geberth's Motion to Dissolve Injunction - Sixth Judicial Circuit in Pinellas Co SOLOMON: Mr. Geberth, are you are you concerned that your contacts with people involved in the case who had your contacts with people involved in the case who had your contacts with people involved in the case who had go you believe that?    GEBERTH: Yes, I do. SOLOMON: Why do you believe that?   GEBERTH: Because I feel like that she will use it to try and use it against me because she has already before. As I discovered, people - mane, the people I might be contacting might be involved in her might be involved in the in the whole what's what's going on because I'm discovering that there's more than there's more than one person involved in this in this whole scheme of things. So, I mean, I've gotten backhand threats. I had a backhand threat basically sent to my friend's Facebook YouTube page saying tell Daniel to stop threatening his ex, to leave her alone. And then I got another message that was sent to my Friend's Facebook and that I mean. The page saying tell Daniel to stop threatening his ex, to leave her alone. And then I got another message that was sent to my Friend's Facebook YouTube page saying tell Daniel to stop threatening his ex, to leave her alone. And then I got another message that was sent to my Friend's Facebook and and a feel used to stop threatening his ex, to leave her alone. And then I got another message that the same that the same that th	Date	ID/Link	Author	Dkt	Pg Pa	ra Statement/Description
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3/19/2021 FB Post Geberth Alan Hitton Daniel	3/19/2021	FR Poet	Caharth			At the Ultra Pouls



"What's cool about this was a Major from the <u>Hillsborough county Sheriff</u> dropped it off. He was so cool and respectful. Talked for awhile. I was not expecting this or anything."

Possibly linked to the conduct that occurs below in June 2022



# MOTION TO EXTEND HEARING Court ignored own ruling that testimony and questions pertain to conduct after APRIL 22, 2020 Q (By Mr. Solomon) Did you -- did you characterize Mr. Geberth's intercourse with you on your cruise in late 2019 as a rape prior to the last installment of this hearing? ANTONIO: I have. Q When? ANTONIO: I said before April 22nd, I have mentioned it -- I have mentioned it prior to that. Q Did you characterize --

ANTONIO: And this is why Daniel has immediately changed the context of our relationship so he can save face or threaten me with my rapist because he's a — he's a weakling and nobody is ever going to believe me that anything ever happened to me. It's all for —

 ${f Q}$  Is it your testimony that you characterized that intercourse on the cruise as rape prior to the last installment of this hearing?

ANTONIO: I said it again, yes, on April 22nd it was discussed.

Q (By Mr. Solomon) Ms. Antonio, you filed many motions in the adversary proceeding and in the Court case in bankruptcy, have you not?

ANTONIO: Many? Of -- of what?

SOLOMON: Have you filed many motions in the bankruptcy case, both in the adversary proceeding and in the court case, both in the adversary proceeding and in the court case?

ANTONIO: I'm a pro se litigant, thus I have to file motions.

Q Have you filed many motions? Please just answer my questions.

Q You've complained about Judge McEwen by asking her to recuse herself?

ANTONIO: In open court, yes.

**Q** Okay. But you never complained that this document was posted in violation of some order that you say Judge McEwen announced both in open court and in written orders on multiple occasions. Why not?

ANTONIO: I would like to see all the motions that I've filed so that we can prove this.

There's 117 motions on that docket in bankruptcy court.

\*\*\*117 Entries \*\*\*

SOLOMON: Well, how many of those 117 motions did you file?

ANTONIO: I'm not sure.

Q You can't -- you can't tell us whether or not you ever complained to the Court that Mr. Geberth or his counsel posted something that was produced in discovery; is that correct?

Solomon refers to me defending myself by filing motions, GoFundMe etc (Geberth most likely told him that I would not be able to afford to defend myself and expected a fast win on a frivolous case)

ANTONIO: I am not sure. I would have to, again, go through my motions because I may have with a motion to quash that you responded in kind. So --

Q And how come in the motions that you filed in this case, you haven't complained about rape in any of the motions that you filed in this case?

Reminder: Adversary Proceeding Where Geberth Is Not A Party

ANTONIO: I am not certain. What do you mean I haven't filed about it?

Q You haven't filed any motion claiming that you were -- you were sexually assaulted -- forcibly sexually assaulted by Mr. Geberth in any of the motions that you filed in the State Court -- in any State Court case, correct?

Referring to my Financial Statements Obtained Through DGP's Adversary Proceeding

Q Now -- but you have found your way since -- since November of 2019, to places near Mr. Geberth's home, haven't you?

ANTONIO: No.

Q But you -- you live some -- some 25 minutes away from where Mr. Geberth lives, don't you?

ANTONIO: A little bit more than that.

Q Okay. But why were you at Culver's -- Culver's fast-food place that was 20 minutes from your home, but only 7 minutes from Mr. Geberth's on January 13th, 2020?

ANTONIO: I wasn't.

Q Well, why were you at --

ANTONIO: You know, I have family over there, correct, so --

Solomon Law Received My Bank Records in January 2021 Prior to February 2021 Motion To Dissolve Injunction Hearing

 $Q\ Why --\ why\ were\ you\ at\ the\ Publix\ near\ Mr.\ Geberth's\ home\ on\ May\ 26,\ 2020,\ when\ you\ have\ at\ least$ 

Geberth's home on May 26, 2020, when you have at least five Publix closer to your home?

ANTONIO: I was not.

Q And why were you at the ATM on July 7th --

ANTONIO: Are you stalking me, or is your --

THE COURT: Hold on, hold on.

ANTONIO: Now, it sounds like you're getting caught.

Q (By Mr. Solomon) Why were you at the ATM ten minutes from Mr. Geberth's home on July 7th?

ANTONIO: Which ATM and where because where -- how -- are you tracking me or -- because I have not been anywhere near Daniel, and I do have a sister that lives in New Port Richey ten minutes from Daniel.

Q And why were you, on February 4th, two days before the hearing before Judge Hamilton, entering Mr. Geberth's subdivision?

ANTONIO: I was not. Do you realize his accusations? I didn't even have that car. My car was broken down. I didn't even have that car in my possession, or when I --

Q When -

ANTONIO: -- ended the relationship. I got rid of that sticker, so --

Q And you -- you -- you bought a gun on -- on January 1st, 2020; did you not?

ANTONIO: So are you going through my statements now from my financial statements; and this is exactly how I said that I'm fearful because now that he knows that he's tracking me from my financial statements, and you just proven me.

SOLOMON: Did you post TikTok videos about Mr. Geberth?

ANTONIO: About Mr. Geberth, or about what he's doing to me in a voicemail come threatening me with my rapist.

**SOLOMON**: Did you post the voicemail on TikTok?

ANTONIO: Yes.

SOLOMON: Why did you do that?

 $\label{eq:antonio} \textbf{ANTONIO} : Because \ I'm being framed for things that \ I'm-I \ did not \ do, \ and \ I \ have no \ attorney, \ and \ I \ have no \ money, \ and \ about to become homeless. And \ I'm being framed by you, \ and \ what \ else? You've abused \ discovery, using my financial statement. That's why because -$ 

SOLOMON: I'd move to strike - move to strike -

64

THE COURT: Well, you asked her why she posted it. She's indicating why she posted it, so ANTONIO: I'm scared, and I need help.

THE COURT: -- overrule the objection as to unresponsive. Next question.

SOLOMON: And how did that help you by posting those matters online?

ANTONIO: I'm allowed to. I'm allowed to talk about – it's a public document. Anything – that's a public document, I have - it's nothing for him. It's to seek help from other people because I'm alone, and it was COVID, and I have nobody to help me, and I have somebody framing me. So therefore, yes, I would like to seek help from other people in that circumstance. I have every right to ask for help, or ask for a community of survivors of domestic violence for - to seek help in these matters because I'm scared.

SOLOMON: And that's your testimony under oath today that his motion filed in this case to dissolve the injunction says that he wants his guns so that he can – so that when he sees you in public, he'll have them?

ANTONIO: That's what it says, correct. That's what it says on the motion to dissolve. SOLOMON: And he wants his – he said he wanted to be able to have his gun permit. And how did that target you or give you a reasonable basis to believe that he was going to use the guns against you?

ANTONIO: That direct line in the motion where it says, if he seem in public, he would like to have a gun on him, would impose fear on anybody. I've dated him for five and a half years. I know his temper tantrums. I know his - the way he is.

**SOLOMON**: And you contend that that's in his motion to dissolve?

ANTONIO: It is. It is why I had a nervous breakdown and was Baker acted and sent to –

**SOLOMON**: Are you referring to the motion that was filed on December 3, 2020?

	Timeline				See Timeline Link for Deposition Abuse
9/27/2021					MOTION FOR STAY AND DISQUALIFICATION OF PL COUNSEL SOLOMON
9/28/2021	E-Mail	Solomon	304-A	9	Solomon: Are you confirming to us that you will not appear for your deposition on Thursday and on Friday, as scheduled? Please advise soonest so that we can advise the Court, cancel the court reporter, and adjust our scheduled accordingly.  Antonio: If you would like to recant your statements from the Injunction action, if they were not true, that might be in your best interest. If they are true and I am harmed from your ignorance, the result was form your own hands and I will hold you, your firm, and your client responsible So respectfully, there is nothing to settle on my end. That notion will forever be off the table. I will not be held accountable and accused for crimes that I did not commit. I will be unavailable for the next three days as I am my own attorney, I cannot divulge the circumstances due to HIPAA. My email will be monitored.
9/28/2021	Affidavit			Sol	Telephone conference with Daniel Geberth (22:03) 11pm? (0.40*); Preparation of multiple correspondence to Daniel Geberth, Brad Kanter and Eileen Kanter regarding cancellation of depositions, together with Order Denying Defendant's Motion to Stay Case and Disqualify Opposing Counsel (.30); multiple email exchanges with Faith Antonio regarding (a) deposition of Ms. Antonio and (b) possibility of settlement (.20); review of Order on Defendant's Statement of Non-Consent to Final Orders and Judgements (.10)
9/29/2021	Affidavit			Gar Sol	Review of all docket entries and file documents regarding scheduling of the deposition in order to create chronology of events to include in expedited Motion to Compel Deposition of Faith Antonio and to Extend Deadline on Rule 26 Disclosure of Expert Witnesses and Written Reports (1.90)  Multiple office conference with Mr. Solomon and Mr. Kanter in preparation for depositions (.40)  Preparation for deposition of Faith Antonio, including conferences with Brad Kanter, Eileen Kanter, and Ms. Cruz-Garcia and selection of exhibits (3.50)  Preparation and revision of Emergency Motion to Compel Deposition of Faith Antonio (.90)
9/30/2021	E-Mail	Solomon			"Please see the Notice of Hearing below. The Bankruptcy Court granted our motion to compel your appearance at your deposition. We will expect to see you both today and tomorrow at 1:30 p.m." Solomon included an illegible image of the electronic notice, failing to properly serve her as customary for Solomon to serve Defendant all papers in PDF format (Doc. 307). I was not signed up for service through ECF.
9/30/2021	Trancript		322		TAKEN AT: Sam Gibbons United States Courthouse TIME: 1:30-2:00 APPEARANCE BY: STANFORD SOLOMON, BRAD KANTER, BARBARA HART
9/30/2021	Affidavit			Gar	Preparation and organization of exhibits for Wife's deposition (.60)  Multiple conferences with Mr. Kanter and Mr. Solomon in preparation of depositions of Faith Antonio; compilation, printing, and cataloguing of voluminous documents provided by expert Mr. Kanter in preparation of deposition; telephone conference with courtroom deputy regarding emergency hearing; attendance at expedited hearing on DGP's Motion to Compel Deposition of Faith Antonio and to Extend Deadline on Rule 26 Disclosure of Expert Witnesses and Written Reports; preparation of Order as instructed by Judge McEwen (9:00 am to 1:15 pm) (4.20)  Review of multiple social media platforms for preservation of evidence and in support of motion for sanction (1.0)  Multiple office conferences with Mr. Kent regarding social media entries (.40)
10/1/2021	Transcript		322		TAKEN AT: Remote Via Zoom TIME: 1:30-2:30 APPEARANCE BY: STANFORD SOLOMON, DANIEL GEBERTH, BARBARA HART
10/1/2021	Motion	Solomon	312		DGP's Notice Advising Court of Audio Recordings of Proceedings Posted on Social Media

During the time that Debtor was scheduled to appear at her deposition, the undersigned has learned that Debtor was posting several videos on Tik Tok... Debtor also posted several videos directed at undersigned counsel (titled "Enough") on Tik Tok and copies of the unfounded and dismissed bar complaints... Debtor filed against several attorneys at the Solomon Law Gorup, P.A. on her webpage https://stopthisabuse.com/law/. Debtor has also posted several recordings of proceedings held before the Honorable Brian E. Gnage, Circuit Court Judge of the Sixth Judicial Circuit in Case No.: 20-002405-FD-Section 25... Debtor has created a YouTube channel that is linked to her webpage wherein she has posted several videos regarding the litigation involving her and DGP. Last many, of the videos name the owner of DGP, Daniel Geberth, and posts voicemails, excerpt of transcripts and other interactions between Mr. Geberth and Debtor.

10/7/2021	Motion	Solomon	323 18 21 24 25 26 27 34 35 36	On September 30, 2021, this Court held a well-noticed emergency hearing and granted the Expedited Motion to Compel [Doc# 308]. Again, (for the sixth time), this and granted the Expedited Motion to Compel [Doc# 308]. Again, (for the sixth time), this October 1, 2021 [Doc# 308 at ¶3]. [6]  The undersigned has learned that on September 30, 2021, during the hours that Debtor was supposed to appear at her deposition, Debtor was posting videos on social media about this case, about the attorneys and judges involved, and the rulings social media about this case, about the attorneys and judges involved, and the rulings made in open court [Doc# 311].  Debtor failed and refused to attend her deposition and has made no efforts to reschedule the deposition for another date.  Debtor has willfully and contumaciously ignored and openly "thumbed her nose" at the authority of this Court not to mention the six clear Orders relating to her deposition.  Debtor has made a mockery of the legal proceedings and this Court on social media.  Debtor solely wishes to embarrass, annoy and stalk the owner of DGP and his counsel.  This Court should strike Debtor's pleadings and enter a judgment of default denying discharge.  This Court should prohibit Debtor from testifying and from adducing evidence at trial.  This Court should hold Debtor responsible for the payment of DGP's attorneys' fees, expert fees, and costs.  WHEREFORE, DGP requests that the Court: (a) impose severe sanctions on Debtor; (b) strike Debtor's pleadings; (c) prohibit Debtor from adducing evidence at trial; and (d) award to DGP its attorneys' fees, expert fees, and costs.
12/16/2021	Transcript	Solomon	24	And my last comment is that with respect to all of these things we keep fielding in terms of "you can't this and you can't that," we believe that the stalking is only in one direction, that it's the best defense is a good offense that Ms. Antonio is perpetuating here. And what she's claiming is just false from what everything I have investigated of her in the past talked about and received about what had actually happened: He stalked me, he this/he that.  If she has such a claim, just like she represented to the Court she had already done, let her file it in the appropriate forum instead of muddying this very simple case with those allegations. I need to know the background of the relationship, how they got along, what it was. And he explains their breakup differently from what I think she's going to describe it. And she says, "It's none of your business."
12/22/2021	E-Mail	Antonio		***Note: Solomon Law "muddled the waters" in the Stath Jud Injunction Hearings in Pinellas, Pasco, and the 2nd District Court of Appeals and my entire defense is SCORNED EX BOYFRIEND***  PM Hi Luigi, I just wanted to check in to see if you are still going to take my case? I know you are probably insanely busy but I figured I scared you off.  Hi Faith—I'm so sorry it's taking so long to get final approval from the Pro Bono Committee. You certainly did PM not scare me away haha, I will keep you updated once we get approval about setting up our initial interview.
1/5/2022	Affidavit	Solomon		SOLOMON LAW'S AFFIDAVIT OF ATTORNEYS' FEES AND COSTS IN COMPLIANCE WITH ORDER [DOC 498]  Defendant's deposition was divided in two parts to take place over the course of two days, to wit: September 30, 2021 and October 1, 2021, to accommodate Defendant's alleged medical condition.  The total amount of fees and costs incurred by DGP in connection with Defendant's failure to attend her deposition was \$20,514.00  Solomon Law'DGP Refused To Produce And Lied To CPM About Producing Documents, See Garcia's Statements on November 10, 2021 Transcript
1/6/2022	Transcript			STATUS CONFERENCE  THE COURT: Okay. All right, I'll look at that. Now, coincident to the Document 512 and 517, it's my understanding that you do want to have a — the TikTok issue played out as part of the Motion to Compel — I mean, the Motion for Sanctions?  MR. SOLOMON: Yes, ma'am.  THE COURT: Okay. All right. So how much time will it take to have a trial on whether Ms. Antonio was posting on TikTok at a time when she should have been in this courthouse?  And then we would need to hear testimony and see evidence, documentary evidence, whatever it is, on the TikTok issue, because if it is proved that, Ms. Antonio, you were on TikTok at a time when you've told the Court that you were ill, and you've been given the opportunity to show you were ill, and you've not demonstrated that at all to my satisfaction, it's — one of the likely sanctions is that I would strike your pleadings.  MS. ANTONIO: I understand that.  MR. SOLOMON: Would you like to see it now, Your Honor? I mean, I don't think it's an hour. I was estimating an hour for both sides.  THE COURT: Well, seeing a TikTok movie doesn't tell me that it was being posted at that particular moment.  MR. SOLOMON: Yes, it will. We'll show you how you determine when it was, and you can make your own decision as to whether you think you agree with us. We think we know when it was. It was approximately 3:19 that afternoon that she posted on TikTok.  THE COURT: Well, that's not when the deposition started. Didn't it start at 1:00?  MR. SOLOMON: And we didn't charge at all for October 1st. We took to heed your prior comment, as much as October 1st. We took to heed your prior comment, as much as October 1st. We took to heed your prior comment, as much as October 1st. We took to heed your prior comment, as much as October 1st. We took to heed your prior comment, as much as October 1st. We took to heed your prior comment, as much as October 1st. We took to heed your prior comment.

				23	MRS. CRUZ-GARCIA: We our IT manager that's why we have him on standby took a video of the TikTok video and he has it date and time-stamped. And if you look at the TikTok entry, it says it was posted two hours before he took that video. So we know she posted on 9/30 at 3:16, 3:19, 3:22, 4:30 p.m., and then continued through the night when she was supposed to be ill and not well, at 9:59 p.m. and at 11:00 p.m.
				27	THE COURT: First of all, it's somewhat moot because the deposition was had, although the entirety of the deposition has not been completed. I think what we've done is we've agreed to have a continuation on February 12th in my presence, just like the judge was present when a certain deposition was taken in the Clinton litigation. And I will come to a court reporter's office and sit there and call balls and strikes in real time.
					The First Amendment in relevant part states, Congress shall make no law Abridging the freedom of speech, or the press.  The Fourth Amendment states: The right of the people to be secure in their persons, houses, papers and effects, against unreasonable searches and seizures shall not be violated, and no warrants shall issue, but upon probable cause supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.
1/10/2022	E-Mail	Luis E. Orengo	Letter	10:27	Attached is Carlton Fields P.A.'s engagement letter that provides the terms and scope of our representation. Please carefully review, sign, and send back to me once signed.  Excerpt: "To the extent that the California Consumer Privacy Act, sections 1798.100 to 1798.199, Cal. Civ. Code (2018), as may be amended, as well as all regulations that may be promulgated thereunder ("CCPA"), applies to our firm's representation of you in this matter, the firm is acting as a Service Provider as defined in the CCPA. In that regard, pursuant to this engement letter, the firm is performing legal services on behalf of you and may, in the course of this representation, process consumers' personal information on your behalf. The firm will not retain, use, sell, or disclose that personal information, as those terms may be defined in the CCPA, for any purpose other than to perform its legal services in this matter or as otherwise permitted by the CCPA."
1/11/2022				11:39	I found that addition to the engagement letter odd TikTok is California
1/12/2022	E-Mail	Luis E. Orengo			Hi Faith—my family and I have been extremely sick with what I think is COVID. Sorry, I couldn't even get up yesterday. I have the engagement letter thanks, please send me the Box link.
1/12/2022	E-Mail	Antonio			I am so sorry to hear that. I hope you and your family get well soon. I am uncomfortable with sending any further information until there is a notice of appearance filed. I admit I can be paranoid but with good reason.
1/13/2022	E-Mail	Luis E. Orengo		8:25	Hi Faith, no worries. My NoA has been sitting in my inbox because I've been out sick. It should be filed today. There's a trial in two weeks?? We need to discuss ASAP.
	E-Mail	Antonio		2:38	Im sorry, I can't do this. I am not comfortable with relinquishing my case. I would like to rescind the agreement. I really appreciate your time. I have gotten this far and have two months left. I can't let go and then it go sideways again. Thank you again for your time and I really hope you and your family get well soon.
	E-Mail	Luis E. Orengo		3:35	Faith, we understand and accept your termination of the legal engagement of me and my law firm, Carlton Fields, P.A. We appreciate you considering us and wish you the best of luck in this matter going forward. Based on your decision to terminate our engagement, we will not file the notice of appearance and will not file anything in the matter
					The month long delay and the excuses raised red flags in addition to the request of my files after Solomon demanded to know what I had during the November depositions. Orengo's ability to swiftly draft a termination letter but an inability to file a Notice of Appearance because of Covid validated my concerns. I also questioned W
					During this time Orengo was involved in (still active) cases in the Thirteenth Judicial Circuit Court - Hillsborough with Donald Kirk who appears in this case in March 2022 (see Doc 811) on behalf of TikTok - Major Conflict of Interest/Concern
1/18/2022	MOTION	Solomon	535	1	DGP 1ST REQUEST FOR PRODUCTION ITIK TOK TRIALI DIRECTED TO ANTONIO All videos included in "Composite Exhibit A" in its native format.  All communications between you, or someone else on your behalf, and any third parties regarding the creation, recording, editing, posting, or uploading of the Tik Tok videos reflected in "Composite Exhibit A".
				3	All communications between you, or someone else on your behalf, and any third party regarding your express authorization to create, record, edit, post, or upload videos on Tik Tok on your behalf.
				5	All communications between you, or someone else on your behalf, and any third parties regarding the transmittal of the Tik Tok videos reflected in "Composite Exhibit A".  All documents reflecting the accounting for the funds collected in the Go Fund Me account reflected in Exhibit "B" hereto collected and used to create, record, edit, post or upload the Tik Tok Videos reflected in "Composite Exhibit A".
1/19/2022	Letter	Cruz-Garcia			Also, please confirm whether you will produce the witnesses delineated in our correspondence of January 17, 2022 [Doc# 531] and if so, please provide dates for the depositions. Unless you provide us dates by 5:00 p.m. on January 22, 2022, we will schedule the depositions at times that fit our schedule.
					We will not be producing any of the following the third-party witnesses: 1. Jeffrey Geberth; 2. Christopher Brice; 3. James Dallas Owens; 4. Matthew Griffin; Regarding Daniel Geberth, as stated in open court on January 6, 2022, you have waived his deposition. Regarding Brad Kanter, please coordinate his deposition with his counsel, Angela Lim, of the law firm of Johnson Pope Bokor Ruppel & Burns, LLP.  Also, please confirm whether you will produce the witnesses delineated in our correspondence of January 17, 2022 [Doc# 531] and if so, please provide dates for the depositions. Unless you provide us dates by 5:00 p.m. on January 22, 2022, we will schedule the depositions at times that fit our schedule.
1/19/2022	Letter	Antonio			Demanding Relevancy

1/20/2022	Instagram Post	Geberth				"Someone tried pulling a scam on s. Saying the Shifter we sent them. Returned this garbage back to us and PayPal refunded them. It didn't even fit in our box right. This is a \$130 shifter for a Acura TL on Amazon. I don't sell Acura parts. Well I won the appeal in less than 10 minutes on the phone with PayPal and got all my money back. Person never called us up and has 3 different aliases. Nice try."
1/21/2022	Exhibit List	Solomon	541			EXHIBIT LIST FOR TIKTOK TRIAL
1/24/2022	Witness List	Solomon	543			WITNESS LIST FOR TIKTOK TRIAL
1/27/2022	Motion	Solomon			7 8 10	Geberth is not a party to this lawsuit.  Geberth has no independent personal knowledge of any facts "leading up to the missed deposition". Geberth has no personal knowledge regarding (i) the timing of the creation and/or posting of the subject Tik Tok videos; and (ii) the identity of the individual who posted them.  To require Geberth to attend the Tik Tok Trial places an undue burden on Geberth as the owner and operator of DGP. Debtor has issued her subpoena with the sole purpose of harassing and annoying Geberth.  We would be remiss if we did not point out that Debtor has complained of over and over again in open Court and in many many filings that Geberth has repeatedly threatened and harassed Debtor. So much so, that this Court has taken extraordinary measures to provide additional safeguards during depositions and hearings. Now that it is solely for the purpose to inconvenience Geberth, Debtor wishes him to attend a trial on a matter on which he has no relevant knowledge to any facts that are even remotely related to the issues to be presented at the Tik Tok Trial.  Geberth's attendance at the Tik Tok Trial would never lead to relevant evidence to the two issues to be presented at trial and the Subpoena should therefore be quashed.
1/28/2022	TikTok					TIK TOK TRIAL
1/28/2022	Transcript	NOTE		79 81 82		THE COURT: I conferred with the state court judge. Regarding your alleged fear of the potential presence of a third party, that does also not provide any excuse given the protections that we put into play.  ****Protections would have permitted me to appear over Zoom which SolomonLaw refused to do for me or any of my family members. Outside of the Courthouse, there are no protections****  CRUZ-GARCIA: Mr. Kent, I am going to show you what's been pre-marked as Exhibit 1 for identification.  KENT: This is actually the video itself of the TikTok video from Poetic Thought Injustice that I captured.  ANTONIO: Well, I object to what the relevancy of the content is.  THE COURT: I'm not taking into account the content. Unless it's your discussion about what's going on in this case.  CRUZ-GARCIA: Who recorded this SnagIT video.  KENT: I did.  CRUZ-GARCIA: And why is it that there's a Clock 1 and a Clock 2?  KENT: Because I was actually doing business with a company in Ireland, so the Clock 2 is actually related to that particular because I was having to call Ireland  And the only reason I had that turned on is because of the phone calls I was making overseas.  CRUZ-GARCIA: But it's clear that the time of this recording was at 5:16 p.m. Eastern Standard Time on September 30, 2021, correct?  KENT: Correct.  The TikTok video says it was posted two hours ago.  CRUZ-GARCIA: So in order for us to determine the date and time of when this video was posted to the TikTok platform, what do we have to do?  KENT: Subtract that from the actual time. It would make it 3:16 p.m.  CRUZ-GARCIA: So based on your recording of this Snagit video, when do you believe that this video was posted on the TikTok platform?  KENT: 3:16 p.m.  CRUZ-GARCIA: On what date?  KENT: September 30, 2021
	Affidovit				Vont	(Plaintiff's Exhibit 1 admitted into evidence)
	Affidavit Video1				Kent	9/30/21 Capture and preserve Faith Antonio (poetic.injustice) TikTok account (5) videos (1.00)  Metadata: Create Date: 2021:09:30 21:16:13  Testimony judge asking y opposing attorney  following threat by my ex  The etic 5:16:50 PM Thursday, September 30, 2021  Clock 1 5:16 PM Today  September 2021
	Affidavit			13	Kent	10/1/2021 Capture and preserve eleven videos from Faith Antonio (poetic.injustice) TikTok account (1.20) capture website www.stopthisabuse.com and download all documents lined to website (1.00)  CRUZ-GARCIA: Mr. Kent, I am showing you what has been pre-marked as Composite Exhibit 16. This is the second video. For purposes of identifying with the Court, it's Composite Video 16, "I'm not safe," and it has a description in our exhibit list with not safe," and it has a description in our exhibit list with the date and it says, "Fight back (indiscernible)." Do you recognize this video, Mr. Kent?  KENT: Yes. It's another screen capture that I did on my computer of the TikTok account.  CRUZ-GARCIA: And can you tell the Court when you recorded this video?  KENT: October 15th at 3:21 p.m.  CRUZ-GARCIA: Okay. And does it reflect the date that it was posted on TikTok?  KENT: Yes. It says 10/1  CRUZ-GARCIA Okay.  KENT: 2021, most likely.  CRUZ-GARCIA: So for this video, we don't have to really look at your calendar and clock, correct?

KENT: That's correct. Because if it goes the year before, it'll actually show the full date. It'll say -- if it was 2020, for example, it would have said 10/1/2020, 2019, et cetera Affidavit 10/4/2021 Capture and preserve Faith Antonio (poetic.injustice) TikTok account fifteen videos (1.50) 1/31/2022 DGP: February 12th Deposition Daniel Geberth <dan@numericracing.com>
Mon, Jan 31, 2022 at 3.37 PM
To: Stanford Solomon <SSolomon@solomonlaw.com> , Faith Antonio <faithantonio.legal@gmail.com>
Cc: Victoria Cru-Caerica \quagracia@solomonlaw.com> A reporter from the Tampa Bay Times. What the fuck is this for. She looked like an idiot In there. Correct. Find out who this reporter is Get Outlook for iOS Sent: Monday, January 31, 2022 3:29:34 PM To: Faith Antonio <faithantonio.legal@gmai Cc: Victoria Cruz-Garcia <vgarcia@solor Subject: DGP: February 12th Deposition We object. Please reconsider inviting people to the deposition. If we cannot agree on some reasonable restrictions, we will have to seek judicial intervention Please call to discuss. Thank you. "Correct. Find out who this reporter is." 2/2/2022 E-Mail "Each of the deponents is believed to have received property and funds belonging to DGP or to know who Solomon 2/2/2022 Solomon 589 MOTION TO COMPEL BETTER RESPONSES Motion On January 28, 2022, Defendant filed a Notice Advising Court Regarding Order on Defendant's Responses to Plaintiffs First Request for the Production of Documents and Plaintiffs' First Set of interrogatories for the Tik Tok Trial [Doc# 566]. In the Notice, Defendant states that "the Order makes an incorrect inference that by not producing native files, Defendant is refusing to provide discovery, in addition, threatening sanctions is prejudicial towards Defendant" (emphasis added). Request No. 5 of Plaintiffs Tik Tok Production Request requested "all documents reflecting the accounting for the funds collected in the Go Fund Me account reflected in "Exhibit "B" of Plaintiffs Tik Tok Production Request [Doc# 535]. Defendant asserted general objections, objected on the grounds that Request No. 5 was irrelevant, and stated Defendant does not possess a Go Fund Me account. Yet again, Defendant stated that she does not have responsive documents to this request. DGP did not allege Defendant's possession of the Go Fund Me account. Rather, DGP requested an accounting for the funds collected in the Go Fund Me account reflected in Exhibit "B" of the Tik Tok Production Request. Exhibit "B", which shows a photograph of Defendant and her sister on a Go Fund Me Account, is clearly a screenshot of a Go Fund Me Account purportedly organized by Defendant's sister in an effort to collect funds on Defendant's behalf. Likewise, the Tik Tok platform is linked to the Go Fund Me page. A better response is warranted. Upset that people are helping with legal fees after Geberth said he knows I can't afford an attorney The Court itself acknowledged that the issues to be tried at the January 28, 2022 Tik Tok Trial were (i) the timing of the creation and/or posting of the subject TikTok videos and (ii) the identity of the individual who posted them. The trial's purpose was to determine whether, for Defendant's failure to appear at scheduled depositions, sanctions more severe than fee shifting are warranted. [Doc# 568 at ,i 2]. DGP needs the requested information regarding Defendant's communications related to the creation, recording, editing, posting, uploading, or transmitting of Tik Tok videos because they are wholly relevant to whether Defendant was too ill to appear at her depositions scheduled for September 30, 2021 and October 1, 2021. DGP has incurred an extraordinary amount in attorneys' fees and costs in defending the numerous filings made by Defendant. DGP is obligated to pay its attorneys reasonable fees for services rendered in connection with this proceeding. 21 Should Defendant continue to refuse to respond to the requests made by Plaintiff in Plaintiff's Tik Tok Production Request, this Court should strike Defendant's pleadings and enter a judgment of default denying discharge. 22 This Court should prohibit Defendant from testifying and from adducing evidence at trial. 2/2/2022 Solomon 587 DGP's NOTICE OF SERVICE OF SUBPOENA TO TIK TOK, INC TO PRODUCE DOCUMENTS by Subpoena February 12, 2022 SUBPOENA TO PRODUCE DOCUMENTS, INFORMATION, OR OBJECTS OR TO PERMIT INSPECTION OF PREMISES IN A BANKRUPTCY CASE (OR ADVERSARY PROCEEDING) To: TikTok Inc. 5800 Bristol Parkway, Suite 100, Culver City,CA 90230
(Name of person to whom the subpoena is directed) To Production: YOU ARE COMMANDED to produce at the time, date, and place set forth below the following documents, electronically stored information, or objects, and to permit inspection, copying, testing, or sampling of the material: All documents listed in Exhibit "A" attached herein. PLACE ☐ Inspection of Premines: YOU ARE COMMANDED to permit entry onto the designated premises, it other property possessed or controlled by you at the time, date, and location set forth below, so that the remay inspect, measure, survey, photograph, test, or sample the property or any designated object or operal PLACE

DATE AND TIME The following provisions of Fed. R. Civ. P. 45, made applicable in bankruptcy cases by Fed. R. Bankr. P. 9016, are attached – Rule 45(c), relating to the place of compliance; Rule 45(d), relating to your protection as a person subject to a subpossua and Rule 45(e) and 45(g), relating to your duty to respond to this subposen and the potential consequences of not doing to. Signature of Clerk or Deputy Clerk

OR

Nittorney's signature name, address, email address, and telephone number of the attorney representing DGP Products, Inc., 46½ Numeric ing, who issues or requests this subpoens, are: Stanford R. Solomon, The Solomon Law Group, P.A., 1881 West nedy Blvd, Suite D, Tampa, Florida 33606-1611, stolomon@solomonlaw.com (813)225-1818

					Not Stanford Solomon's Signature
2/3/2022	E-Mail				Solomon: "We need to take the depositions and will do so on the date selected or on another date to which we can agree. Suggestions?"  Antonio: "You will need to set these in accordance and respect for the availability and schedule of these non-parties. Just because you want something doesn't mean you can ignore the rules that are in place."
2/3/2022	Subpoena		590-598		NOTICE OF SERVICE OF SUBPOENAS TO FAMILY MEMBERS  ** Solomon Law never reached out to any of my family members to coordinate depos or sought relief in violation of Court Order no depositions of relatives until Plaintiff can show reasons to need corroborating testimony. [Doc 68] Or had any other discussion with me
2/7/2022	Instagram Post	Geberth			Support your Law enforcement. Don't criminalize them or Defund them.
2/8/2022	Subpoena	Solomon	612		RETURN OF SERVICE NOTICE OF TAKING DEPOSITION
2/8/2022	Subpoena		613		VERIFIED RETURN OF SERVICE SUBPOENA TO PRODUCE DOCUMENTS
2/12/2022	Transcript	Solomon		Pg. 75	FEBRUARY 12, 2022 DEPOSITION COMMENCING AT 1:00 P.M. TO 5:43 P.M.  APPEARANCES BY: Stanford SOLOMON; Judget MCEWEN, Brad KANTER, Eileen KANTER, Daniel GEBERTH (Tabitha GREGOR AND Judge McEwen's Court Marshall is also present: The Reporting Firm  BY STANFORD SOLOMON: What is Link 3, LLC?  ANTONIO: It's a company.  Q. A limited liability company formed in Florida?  ANTONIO. Yes.  Q. Who are the members?  ANTONIO What is this what's the relevancy of a company that's owned by another person that I'm not going SOLOMON: No, ma'am, you can't. No, ma'am, this is not a narrative.  THE COURT: It's about TikTok. That's what this is about.  ANTONIO: You can't find out anything from a company that is to anything that has to do with work product Q. Please stop. You're running my time out.  ANTONIO: It's in the motion to compel.  THE COURT: Stop. Stop. Stop. Stop. Listen, I'm not made the ruling yet, but I'm satisfied whether she owned BY MR. SOLOMON:  Q. What do vou know about ISon's New Homel Drive?  ANTONIO: Oh. that's nice that vou're still stalking me.  THE COURT: Answer the question.  ANTONIO: It's my son's new home. They just bought it two months ago.  BY MR. SOLOMON:  Q. What's your son's name?  ANTONIO: Ethan and Christien Antonio.  Q. How old is Ethan?  ANTONIO: They're both 21. Identical twins.  Q. Were you the realtor of record on that transaction?
2/15/2022	Motion	Solomon	642-649		ANTONIO: Yes.  Irrelevant Questions involving my sons in 2021. Used to Intimidate  NOTICE OF SERVICE AMENDED SUBPOENA OF FAMILY MEMBERS
2, 13, 2022	Motion	50.0	0.2 0.5		Process server was used to harass family members, including ones that lived out of jurisdiction
2/17/2022	Motion	Solomon	660	1 2 3 6	DGP'S NOTICE OF SERVICE OF AMENDED SUBPOENA TO TIKTOK, INC; CORP REP TO TESTIFY  All metadata information and ownership registration related to TikTok username @poetic.injustice  All log-in and log-out data from September 30, 2021 and October 1, 2021  IP address logs for all interactions from September 30, 2021 and October 1, 2021  Any information regarding the composition, sending, or receipt of messages through the Platform's messaging functionality. This request for information includes the content of the message and information about when the message has been sent received and/or read, as well as the participants of the communication.  All metadata uploaded or connected in any way to @poetic.injustice. This request includes, not limited to, metadata describing how, when, where, any by whom  All information regarding the devices used to create the videos that were posted on September 30, 2021 and October 1, 2021 from the account @poetic.injustice  AMENDED SUBPOENA TO TESTIFY AT A DEPOSITION IN A BANKRUPTCY CASE (OR ADVERSARY PROCEEDING)  To: Corporate Representative for Tix Tok, Inc., 5800 Bristed Parkway, Sts. 108, Culver City, Ca 19220  Date And Proceeding to the present whom the subpose is directed  [Microstimory: YOU ARE COMMANDED to appear at the time, date, and place set forth below to testify at a deposition to be taken in this bankruptcy case (or adversary proceeding), 17 you are an organization, you must designate one or more offices, directors, or managing agents, or designate other persons who consent to testify on your behalf about the following matters, or those set forth in an attachment: See Exhibit "A" attached hereto.
					PRACE The Reporting Firm (Via Zoom), 1115 E Casa St., Tampa, FL 33892  The deposition will be recorded by this method: Conducted Via Zoom Meeting ID: 851 8399 0755 and Passcode: 831673.  Production: You, or your representatives, must also bring with you to the deposition the following documents, electronically stored information, or objects, and must permit impection, copying, testing, or sampling of the material: See Exhibit "A" attached hereto.  The following provisions of Fed. R. Civ. P. 4.5, made applicable in bankruptcy cases by Fed. R. Bankr. P. 9016, are attached. Aleat 64(c), relating to place of compliance. Rel 45(c), relating to your objection as a person subject to a subpoens; and Rule 45(c) and 45(g), relating to your duty to respond to this subpoens and the potential consequences of not doing to.  Date: 02/17/2022  CLERK OF COURT  OR  Signature of Clerk or Deputy Clerk  The name, address, email address, and telephone number of the attorney representing (name of parry) is 1800 to

2/17/2022	Subpoena	Solomon	661		AMENDED SUBOENA TO TESTIFY  Case 8:20-ap-00537-CPM Doc 661 Filed 02/17/22 Page 2 of 7
					Deponent shall produce to the undersigned counsel on the date and time of  Deponent's deposition, and at the location of Deponent's deposition, all of the  documents reflected on Exhibit "A" attached hereto.  Zoom Information  http://us02web.zoom.usj/85163090755?pwd=YUtLN0FVQXFWeE9HMmxXRFVlaDZodz09  Meeting ID: 851 6309 0755  Passcode: 831673
2/26/2022	Video	Process Server			Process Server rings doorbell at David Antonio's home (confusing him, Geb knows he has dementia)
	Motion	Antonio	682		MOTION FOR SANCTIONS AGAINST PL AND COUNSEL FOR ABUSING SUBPOENA POWER
	Motion	Antonio	683		MOTION FOR SANCTION FOR FAILURE TO COMLY DEPO GEBERTH
3/3/2022	Video	Process Server			Process Server at the Gregors (knocks on door with keys and peers into windows)
3/3/2022	Video	Process Server			Process Server rings doorbell at David Antonio's home (confusing him, Geb knows he has dementia)
3/11/2022	Tow				Brandon, Florida HOA - Express Towing attempted to tow my parents car out of driveway (other vehicles were parked in same manner
3/14/2022	Trial Transcript			29	THE COURT: She has already conceded it was in the nighttime of October the 1st. And if you would like to get the phone to, number one, prove that she's not telling the truth about her ability to provide the native format; and, number two, prove that it was made closer in the time of when she should have been here, I'll allow that. And we don't have an issue about apparently the day it was made, we may have an issue about the time it was made.  THE COURT: If they want to spend the money to do it, you know, they want to prove that you're not telling the truth.  MS. ANTONIO: It's such a waste of resources; that 's all.  THE COURT: It's not your resources; who cares?  MR. SOLOMON: We went to TikTok exactly as the Court suggested that we do, exactly as the rules permit. They have put up all sorts of roadblocks: required us to serve them with a California subpoena, do this, do that, talk to lawyers in Texas and in Atlanta to deal with it.  They have put up all sorts of roadblocks: required us to serve them with a California subpoena, do this, do that, talk to lawyers in Texas and in Atlanta to deal with it.  They lave put up all sorts of roadblocks: required us to serve them with a California subpoena, do this, do that, talk to lawyers in Texas and in Atlanta to deal with it.  They indicated this morning they don't have the — that this data, that it only resides on the device on which it was created.  They indicated this morning they don't have the — that this data, that it only resides on the device on which it was reseated.  MS. ANTONIO: It did not say that in the letter.  THE COURT: Okay. Listen. That's not what the letter says; okay? So, I don't know anything about that. And the companies that are — the social media companies, they are very hard to get discovery from. That's true  THE COURT: Okay. Listen. That's not what the letter says; okay? So, I don't know anything about that. And the companies that are — the social media companies, they are very hard to get discovery from. That's true  THE COURT: Okay. Liste

					MR. SOLOMON: And at Tabithaann's deposition, the end of last week, she changed her testimony and said: "Oh, I was posting it from Faith Antonio's cell phone." And that could only happen because they saw footnote 5 of our motion that identified the impossibility of transferring the TikTok draft from one device to another.
					(Depo transcript at The Reporting Firm was not offered for review)
				48	THE COURT: Okay. You can bring her in because here's where it is relevant. It's — may be it is on that phone, and you need to have the native format from that phone too, which is not something that she controls necessarily.  MS. ANTONIO: This is just hearsay. Unless she's in here to corroborate what actually happened, he should not be permitted to make a grand gesture of —  THE COURT: Okay. They are in search for native format of a particular video and it does have her face on it. The record is unclear about whether you posted from your phone from a device owned by Ms. Antonio and so the Plaintiff wants to figure out where that particular video is housed. Do you have any objection to allowing a
					forensic person to try to find a video that has her face on it in your phone?
				49	GREGOR: Absolutely. THE COURT: You do? GREGOR: Yes. THE COURT: It's a particular one, not just any one. GREGOR: I don't want anybody in my phone. I have tons of personal information in there. THE COURT: Okay. I will think about this, Ms. Antonio. You can save her from some things if somebody will somehow find the right device.  MR. SOLOMON: I don't think it's fair to limit us just to that one that we've identified as having been done on October 1st prepared on October 1st. Because if we're not going with the posting but with the creation, there may have been other videos created that day and not posted. THE COURT: that case that says that the discovery sideshow is eclipsing the circus, it's really happening. What did she do all day long on both of those days? That's what you want to know. It's  MR. SOLOMON: Well, she was posting comments THE COURT: She was posting
					MR. SOLOMON: all day every day.
3/16/2022	Motion	ТІКТОК	811		TIKTOK MOTION TO QUASH  In short, there is no dispute that this Court can resolve a discovery dispute between the underlying parties in Florida. However, this Court's Order exceeds its jurisdiction by ordering overnight discovery from a non-resident non-party. This Order is an end-run around mandatory and statutorily protected court processes under Florida's Uniform Interstate Depositions and Discovery Act and California procedure. See FLA. STAT. ANN. § 92.251.  As explained in the attached petition to quash the California subpoena, the subpoena did not provide adequate time for TikTok to respond, seeks information protected by federal law, and is overbroad and implicates consumer privacy concerns, among other issues. The fact that the underlying parties have claimed to need different requested information from TikTok over time—and provided TikTok and this Court ever-changing and evolving justifications (and objections) for each new variant—is precisely the reason why a California
					court must be permitted to (1) address the sheer breadth and ambiguity of Plaintiff's underlying subpoena, and (2) protect TikTok's rights and potential consumer rights in doing so.

4/13/2022	Instagram Post	Geberth	"I am getting these from LifeLock. I have had them since 2014 and never received them before. Their job is to monitor my financial info. So now they are monitoring what I post on Facebook. BS. I guarantee they made a deal with FB. I mention nothing what they are insinuating."
4/20/2022	E-Mail		See Link For Complete Chain
4/21/2022	E-Mail	Garcia	
172172022	2	Surviu	Victoria Cruz-Garcia <vgarcia@solomonlaw.com> Thu, Apr 21, 2022 at 4:27 PM To: Faith Antonio <faithantonio.legal@gmail.com></faithantonio.legal@gmail.com></vgarcia@solomonlaw.com>
			Ms. Antonio,
			We can deliver another set of ALL exhibits to you. Our runner is getting ready to leave. What address should we deliver them to?
			Victoria Cruz-Garcia

4/22/2022	E-Mail	Antonio		Faith Antonio <a href="faithantonio.legal@gmail.com"> Fri, Apr 22, 2022 at 9:08 AM To: Victoria Cruz-Garcia <a href="faithantonio.legal@gmail.com"> Fri, Apr 22, 2022 at 9:08 AM To: Victoria Cruz-Garcia <a href="faithantonio.legal@gmail.com"> Fri, Apr 22, 2022 at 9:08 AM To: Victoria Cruz-Garcia <a href="faithantonio.legal@gmail.com"> Fri, Apr 22, 2022 at 9:08 AM To: Victoria Cruz-Garcia <a href="faithantonio.legal@gmail.com"> Fri, Apr 22, 2022 at 9:08 AM To: Victoria Cruz-Garcia <a href="faithantonio.legal@gmail.com"> Fri, Apr 22, 2022 at 9:08 AM To: Victoria Cruz-Garcia <a href="faithantonio.legal@gmail.com"> Fri, Apr 22, 2022 at 9:08 AM To: Victoria Cruz-Garcia <a href="faithantonio.legal@gmail.com"> Fri, Apr 22, 2022 at 9:08 AM To: Victoria Cruz-Garcia <a href="faithantonio.legal@gmail.com"> Fri, Apr 22, 2022 at 9:08 AM To: Victoria Cruz-Garcia <a href="faithantonio.legal@gmail.com"> Fri, Apr 22, 2022 at 9:08 AM To: Victoria Cruz-Garcia <a href="faithantonio.legal@gmail.com"> Fri, Apr 22, 2022 at 9:08 AM To: Victoria Cruz-Garcia <a href="faithantonio.legal@gmail.com"> Fri, Apr 22, 2022 at 9:08 AM To: Victoria Cruz-Garcia <a href="faithantonio.legal@gmail.com"> Fri, Apr 22, 2022 at 9:08 AM To: Victoria Cruz-Garcia <a href="faithantonio.legal@gmail.com"> Victoria Cruz-Garcia Cruz-</a></a></a></a></a></a></a></a></a></a></a></a></a></a>
				Faith Antonio [Quotled bast hidden]
4/22/2022	Affidavit	Solomon	885	Notice of Filing Affidavit of Darnell Peeler
				<u> </u>
4/22/2022				PL AMENDED WITNESS LIST
4/25/2022	Trial Transcript	Adv		APPEARANCES: CRUZ-GARCIA, SOLOMON, Bill KENT, Daniel GEBERTH, Adam TAMMARO, Brad KANTER, Eileen KANTER, Faith ANTONIO, T GREGOR, Karen MCHUGH
			Garcia	"Adam Sharp would review a phone that had been factory restored and that there would be an issue. Adam Sharp is the one that did the inspection of the phone, and we wouldn't know who he was, what he did, what he would have found until we received the report and learned that the phone had been cleaned."  "that we anticipate that Adam Sharp will not only testify as to what he did when he received the phone but also a conversation that he had with Ms. Antonio regarding the memory and the restoring of the phone to factory settings. And that will severely impact not just Ms. Antonio's credibility but the fact that she actively concealed and took steps to conceal the evidence that was on that phone."
4/26/2022	Trial Transcript			APPEARANCES: CRUZ-GARCIA, SOLOMON, Bill KENT, Daniel GEBERTH, Adam TAMMARO, Brad KANTER, Eileen KANTER, Faith ANTONIO, Karen MCHUGH
4/27/2022	Trial			APPEARANCES: CRUZ-GARCIA, SOLOMON, Bill KENT, Daniel GEBERTH, Adam TAMMARO, Brad
W2772022	Transcript		Garcia	KANTER, Eileen KANTER, Faith ANTONIO, Karen MCHUGH: Ashana RAMDIAL  "at this point, we have Mr. Rohr, who is the gentleman who prepared the report, that can what he found or didn't
				find on the phone."
4/28/2022	Trial Transcript			APPEARANCES: CRUZ-GARCIA, SOLOMON, Bill KENT, Daniel GEBERTH, Aspen GEBERTH, Sharon GEBERTH, Adam TAMMARO, Brad KANTER, Eileen KANTER, Faith ANTONIO, T GREGOR: ASPEN GEBERTH TESTIFYING
4/28/2022 ?	Social Media Post	Geberth		Not that I am a Johnny Depp fan. I can totally relate to that compulsive Liar Amber Heard. I am dealing with all the same nonsense. 7 day trial thus far. I was accused of trape. Idea of the colours of the colours of that I am a Johnny Depp fan. I can totally relate to that I am a Johnny Depp fan. I can totally relate to that I am a Johnny Depp fan. I can totally relate to that I am a Johnny Depp fan. I can totally relate to that Compulsive Liar Amber Heard. I am dealing with the same nonsense. 7 day trial thus far. I was accused of rape. Idea day and the same and the same nonsense. 7 day trial thus far. I was accused of rape. Idea said she took my daughter in for an abortion when she was a minor but when pressed on it could not answer a single question about it He sexually abused her and I was accused of that also. There is a Go Fund me page they set up and are scamming people for money. Liars Wery wicked, vicious, evil, cheating, thieving, Compulsive liar. Lall IT Jezebel or Satan himself. I can lall I They several the said she took my daughter in for an abortion when she was a minor but when pressed on it could not answer a single question about it He sexually abused her and I was accused of that also.  There is a Go Fund me page they set up and are scamming people for money. Liars Very wicked, vicious, evil, cheating, thieving, Compulsive liar. I call IT Jezebel or Satan himself. No empathy and takes no responsibility for their actions. None."
4/29/2022	Trial Transcript		Adv	APPEARANCES: CRUZ-GARCIA, SOLOMON, Bill KENT, Daniel GEBERTH, Adam TAMMARO, Brad KANTER, Eileen KANTER, Faith ANTONIO, T GREGOR, Karen MCHUGH: GEBERTH TESTIFYING
4/30/2022	TT Video	Antonio		Not Picasso #legal #tampa #domesticabuseawareness Life as Pro Se Litigant [Depp Trial]
5/2/2022	Trial Transcript		Adv	APPEARANCES: CRUZ-GARCIA, SOLOMON, Bill KENT, Daniel GEBERTH, Adam TAMMARO, Brad KANTER, Eileen KANTER, Faith ANTONIO, Karen MCHUGH GEBERTH TESTIFYING
5/3/2022	TT Video	Antonio		Admittedly I am not the only one being abused in this court system #tampa #legal #LIKEABOMBSHELL #domesticabuseawareness["Expert Appearing Every Day"]
5/6/2022		Antonio		May 6-8 2022 I am in Orlando with my family



Antonio

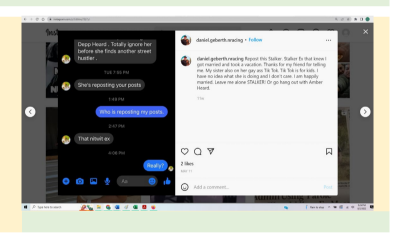
TT Video

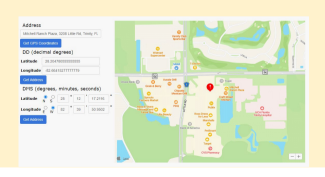
5/9/2022

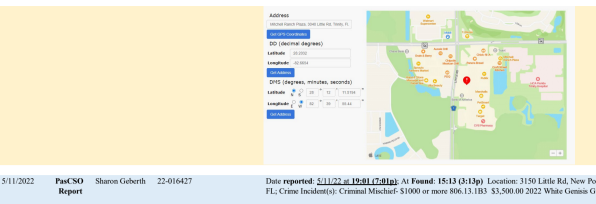
Trying to Defend Myself From Defamation: If you are here from a certain someone's fb post.. WELCOME!

Please take the time to view the pinned posts. [voicemail threat and Geberth admitting to creating false social media accounts]

Thank you to all followers who supported and stood with me. I am forever grateful. GoFundMe link in bio. All donations have helped with court costs.







Social Media Post

| Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post | Media Post



On 05/12/2022, I responded to the parking lot area behind 3150 Little Rd, New Port Richey, FL, 34655 in reference to finding possible surveillance cameras that would have captured the criminal mischief incident.

I observed two cameras in the vicinity, but neither of them were positioned in a way that would have shown scar where it was parked. The cameras may have captured someone's vehicle driving through the back parking lot, but would not show the alcove area where

and drive the car home hours later before calling police?

I attempted phone contact with to ask if they knew what vehicle Faith drove, but received no answer

Social Daniel Geberth Media Post



5/13/2022 TikTok Antonio "Again trying to frame me for stalking. This is why I make everything public because I'm terrified and no one will help. #tampa

Social Daniel Geberth
Media Post

Fr. May 13, 10 07 AM

Out the on your Tik Tok. Stalker, Ld. Your brother in Law Shawn Gregor coning to my house they before you sisters deposition, 3-10-22, Left me a note. I worder whith the was gomes asybetor be lost this gonate. Looks like he had found courage waying back to his cas. See More

Courage swaying tack, to his cal, St

5/13/2022 **TikTok** Aspen Geberth **Comment** 

Aspen (xfarquadtheslumpgod): "I know who you are and what you've done"

Aspen (xfarquadtheslumpgod): "wdym? I was there for what you did to me and my family."

Aspen (xfarquadtheslumpgod): "put me on the stand faith. I'll shut you down even harder than the first time. I'll make the judge laugh at you again."

**Aspen (xfarquadtheslumpgod):** "I went to the courthouse. You talked to me remember? You sounded ignorant. Please find something else to do with your time faith."

Faith: "I hope you do realize that you making comments as a witness in this trial can cause issues for your father right?"

Aspen (xfarquadtheslumpgod): "put me on the stand faith. I'll shut you down even harder than the first time. I'll make the judge laugh at you again."

Aspen (xfarquadtheslumpgod): "put me back on trial. Let me ask you the questions."

Faith: "Is that your Gym membership.."

Aspen (xfarquadtheslumpgod): "you're embarassing yourself. I wish all these people knew the real you. They would be disgusted to know what kind of human you really are."

Faith: "Is that your Gym membership that you tried to lead people to believe it wasn't yours?"

**Aspen (xfarquadtheslumpgod):** "you got the gym membership and took me ONE time. used it for yourself. I had no license or way of getting there. You knew what you were doing."

Aspen: "You keep instigating the case. You lie and lie and lie on the stand"

Faith: "Like you did Aspen. I have the transcript

Aspen's Testimony

DR 7-105(a) of the ABA Model Code of Professional Responsibility prohibited threats of criminal prosecution in order to gain an advantage in a civil matter, stating: (A) A lawyer shall not present, participate in presenting, or threaten to present criminal charges solely to obtain an advantage in a civil matter. See April 22, 2020 Transcript and July 1, 2020 Pinellas Sixth Jud. Circ Case 20-

5/15/2022 <u>Petition</u> Daniel Geberth Pasco Inj

## DANIEL GEBERTHS PETITION FOR INJUNCTION AGAINST STALKING

Started on Nov. 11, 2019. Where I discovered the respondent was embesting money from my company. If field a Colf Sulf. Cace # 82-00-86/0783-729M in Tampa bankrusplex court for embestlement. She has filled several frivolous court cases against me. The lagging Catherine Peek Mickeyen ordered she was also sanctioned recently for not following capital cacherine peek Mickeyen ordered she was also sanctioned recently for not following court orders. On 2-2-2201 was in court for a domestic injunction she filled. I have proof she drove into my neighborhood on 2-4-2020. That case was demand, and all the others. MA. Antonio as staking all my social media accounts a demanded of the country of the co

her bank statements coming into my area. I was recently married on \$2.10.21 and she knew I was and we went to knew II. My wife posted it on her if account and is private. She has been claiming that I have been stalking her from day one without a shrend of evidence. Also claiming has a drug addict. I had an optica addiction over I years ago and have does creens from my doctor proving iam not. I found on her statement where she purchased on MOM. I Cessay drug test kit from elevation chemical on 6-5.21. I have emails the has handed in to the courts where I can show she altered them. Filed completing against everyone. My stormers, her can show she altered them. Filed completing against everyone, My stormers, her grant of the provided of the statement where a she was stalking me with false Facebook profiles.

The big problem is she is using Tik Tok and social media to harass me and she has over 8307 followers to date. I am being harassed, my business, my family, bad google reviews, You'l Use etc. I and my wife are fearful espocially now that her car was vandalized. The comments people are making, I do not have Yor Xor, but my attorney monitor her account. As some of my friends inform me and I have the toats they send me first her spoat my soots. Heel It is very more at tracking me on Tik Tok not knowing what that of ulmatic could be on there. Ms. Antonio is on Tik Tok not knowing what that of ulmatic could be on there. Ms. Antonio is on Tik Tok not knowing what that of ulmatic could be on there. Ms. Antonio is on Tik Tok not knowing what that of the matic could be on the read to the send of t

I am happily married, and I think my wife would have a big problem if I were stalking her as she always claims. I need the courts help to stop this harassen three is so much more, and I can prove it all. All the allases she uses or now. Boxes, Addresses, Ms. Antonio's children even have allases and are listed in different states but one thing in common. All the addresses start with 1728.

"Ms. Antonio and her sister Tabithaann Gregor started a GoFundMe page claiming I was sexually abusing her/coercion. She also told Pinellas County Judge Brian Gnage, I raped her on a cruise we went on in September 2019. I am not the only person she has accused of this crime."

#### Link: GoFundMe

Referring to April 11, 2020 Injunction Hearing & July 1, 2021 Motion to Extend Hearing

"Ms. Antonio is taking my recent posts now and putting them on her Tik Tok platform where she has over a hundred videos up. Calling my name specifically and putting up my sensitive bank information."

#### Link: 2/20/22 Poetic Injustice Video Link: 2/21/22 Poetic, Injustice Video

"The day after I posted a post on 5-11-22 she reposted and someone vandalized my wife's car case #22-016427 on 5-12-2022."

See Report dated May 11, 2022

"I posted a video my wife made. Ms. Antonio then put it on her TikTok page deceiving people that it was her car. Asking the question Am I safe. Stating she is going to file a criminal report. Claiming we are framing

#### Link: 5/13/22 Poetic.Injustice Video

"The big problem is she is using Tik Tok and social media to harass me and she has over 8307 followers to date. I am being harassed, my business, my family, bad google reviews, YouTube etc."

See February 25, 2021 Transcript and July 1, 2021 Transcript Pinellas Injunction

"Ms. Antonio is abusing the court system filing frivolous suits and court motions."

See July 1, 2021 Transcript and Referring to DGP v Antonio in Adversary: Solomon Law make same allegationss in statements during hearings and on court documents filed in the upcoming Injunction Court and on Briefs filed in 2DCA Appellate

5/15/2022 Petition Sharon Geberth

#### PETITION FOR INJUNCTION AGAINST STALKING FILED BY SHARON GEBERTH

listing Antonio's son's address in Brandon, Florida (over an hour away).

Faith Antonio

She's posting on Tik Tok playing the victim. Calling my husband an abuser and a stalker without any evidence at all.

She's putting my family's life in danger by posting on the Tik Tok platform about me and my husband. She is stalking both our pages.

I live in constant fear for my safety. I'm afraid of her followers might harm me and my family. My car was recently vandalized 5-12-22 case #22-016427

She claims that she's being bullied and harassed. She's telling everyone that She claims that she's being bullied and harased. She's telling everyone that my husband is harassing her followers when she's the one who is having people harass my husband and his business. She's trying to destroy us. Non-customers leaving bed google reviews calling him a stalker and a women abuser. She needs to stop! She's putting my family's life in danger!!!!! don't feel safe because she is trying to instigate someone into harming my family, who wall saft amms is a very uncommon name. I have seen the transcripts that she told 2 judges she wants to kill herself and was baker acted. My husband showed me on her bank statement that she purchased a gun. Her @poetic.injustice is very disturbing.

2-15-2022

5/22/2022 PasCSO Report

Daniel Geberth 22-016427

On 05/22/2022, I returned to duty and had received two voicemails from Daniel. Daniel stated he did not know what kind of car Faith would be driving and it could be any car. The only other information Daniel had to provide was that Faith was still reposting his social media posts and how "this was the kind of person he was dealing with."

Due to the cameras not being positioned to have captured the incident and no evidence linking Faith to this incident, I request this case be inactivated until any further information is obtained.

"The only other information Daniel had to provide was that Faith was still reposting his social media posts and how "this was the kind of person he was dealing with."

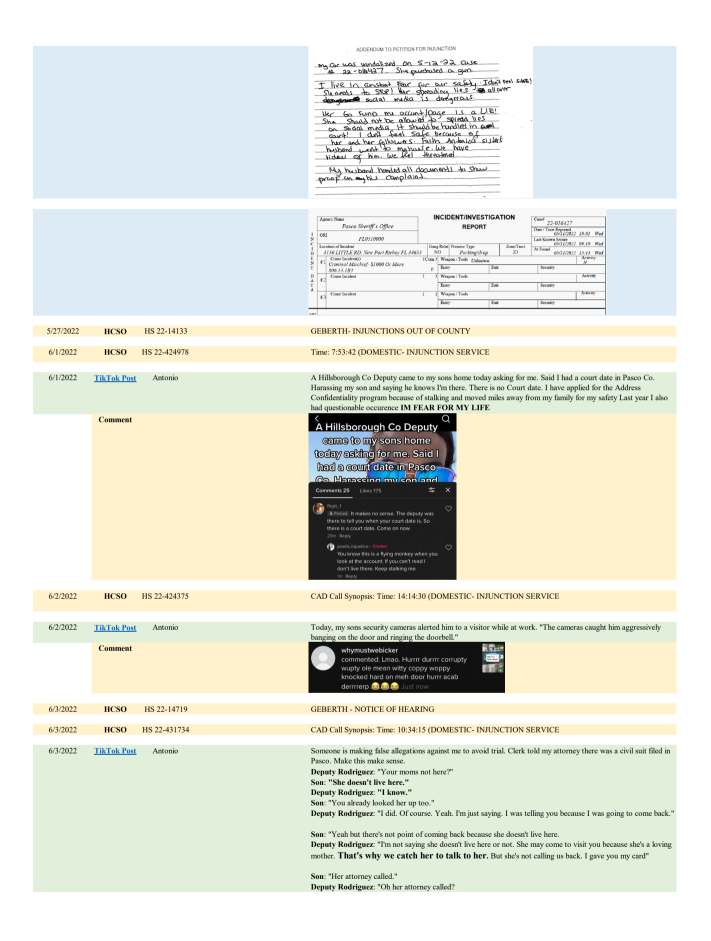
5/27/2022

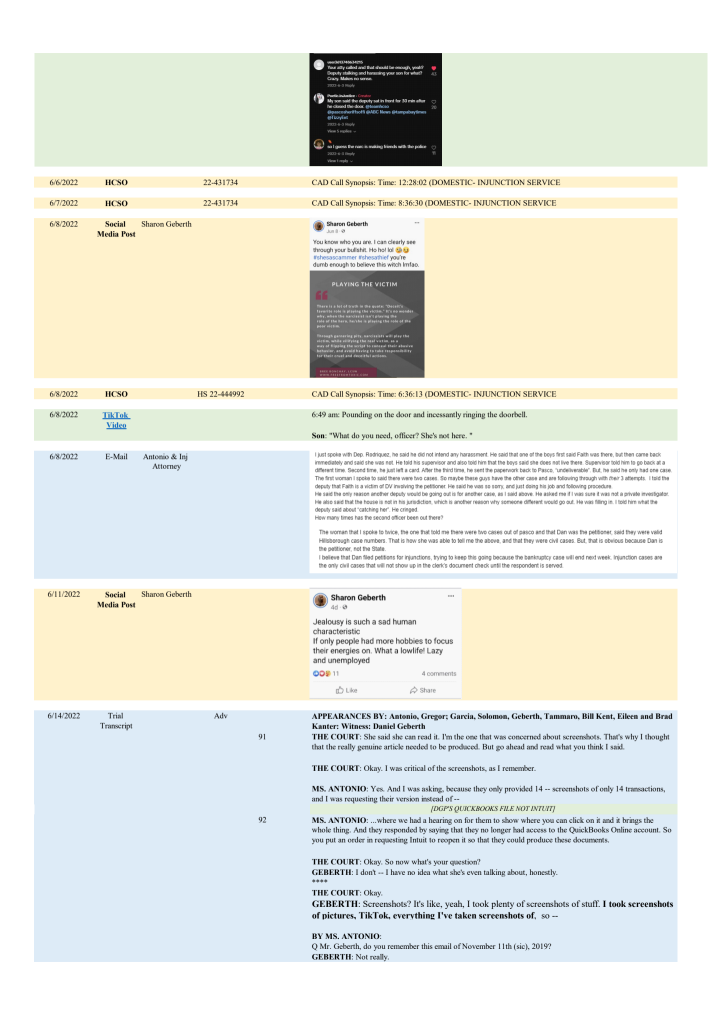
PasCSO Sharon Geberth Report

## SUPPLEMENTAL AFFIDAVIT (STALKING)

Repondent said of dishe following things that hus me or a member of my immediate ham) and make me his of my my things member's salety:

I'm groud of this furnam broauss she's lying object my my things have been salety of the s





O So you don't remember reading this?

GEBERTH: It's so long, I'd have to read the whole thing. And I

really don't recall it, honestly. There's probably more to this. If there is, this is just one part. This is probably a chain of emails if there's more to it.

Q This is also your exhibit.

GEBERTH: Oh, this -- yeah, there is more to this. So if you read to the bottom where it says, "I have not a single reason to be nice to you after all the shit you have done over the course of the year, and it all started when you stole all that money from me. Thousands and thousands of dollars. That vacation was shit and you pissed me off so many times."

GEBERTH: Yeah, I was referring to that year. You pissed me off so many times, I had to go sit in the cathedral on the cruise ship to get away from you, because you really --

Q So it's saying that from -- accusing me from previously prior to November 11th, 2019?

GEBERTH: No, I was referring to that year.

Q Do you remember May 28th of 2019 that we had an argument?

GEBERTH: No.

Q You don't remember you were upset because I went to a music festival with my girlfriends?

GEBERTH: Oh, when you were taking Ecstasy and stuff like that?

Objection.

GEBERTH: No. I don't remember the argument.

O Really.

THE COURT: Who objected?

MS. ANTONIO: I objected. He said, "Oh, because I was taking Ecstasy." Really?

GEBERTH: Yeah, I have it on your bank statements.

MS. ANTONIO: Stop. Stop.

THE COURT: Hold on. Do you remember an argument?

GEBERTH: Not really, I don't.

Test to see if he had Fentanyl Found In His Home

#### BY MS. ANTONIO:

Q Do you remember a text to Ms. Antonio saying, "Because I will literally lose my temper, and I already did. I have never cheated on you. Stop assuming I did, because you are completely wrong. While you always complain about your RA, I would rather have that than back and neck issues. At least there is medicine you can take for it, but you refuse to." Do you remember saying that?

GEBERTH: No, I don't.

Q And so this says, "I don't like being lied to, I don't like you being sneaky, I never say no to anything you ask. You wanted a cruise and I suggested we do something different. I always pay for everything, Don't tell me that you haven't been out in a year. If you really wanted me to go out, I would say no. Last minute BS is because you didn't want me there." Do you remember saying that because you were mad that I went out?

GEBERTH: (No audible response.)

O No.

THE COURT: Was that a no?

GEBERTH: No, I don't even see what the relevancy of is – like I don't remember the email. I don't remember most of these emails.

THE COURT: You don't remember.

GEBERTH: No. I mean, it sounds like something I would say -- I don't know, I'd have to read it again.

6/16/2022 Trial Transcript APPEARANCES BY: Antonio, Garcia, Solomon, Geberth, Tammaro, Bill Kent, Eileen and Brad Kanter: Witness: Daniel Geberth, Faith Antonio

Redirect, Dan sat a few feet away from me while I was on the stand. He was laughing and taunting me under his breath. Sitting in the seat that is normally occupied by Solomon.

6/16/2022

Antonio 931

Receipt

Geberth

Notice Advising Court of Communications of Witnesses

Solomon Law Remained Quiet When CPM Referred to my filing attempting to alert her to witness intimidation, instead she striked my motion from the record. They had the opportunity to have me served at the Bankruptcy Court.

6/16/2022

Document Production

Trial

Motion

Safelite AutoGlass: Installation 6/16/22 DANIELHILTONGEBERTH: GEICO \$1,241.86 (Metadata: Onstream Trapeze 9.417: create date: 12/7/2022 14:42:01 + 05:00) Installation Completed: 10:31 am

6/17/2022

Transcript

APPEARANCES BY: Antonio, Gregor; Garcia, Solomon, Geberth, Tammaro, Bill Kent, Eileen and Brad Kanter: Witness: Daniel Geberth, Faith Antonio

6/19/2022

FB Post

Tue, Jun 21, 2:22 PM

Ok

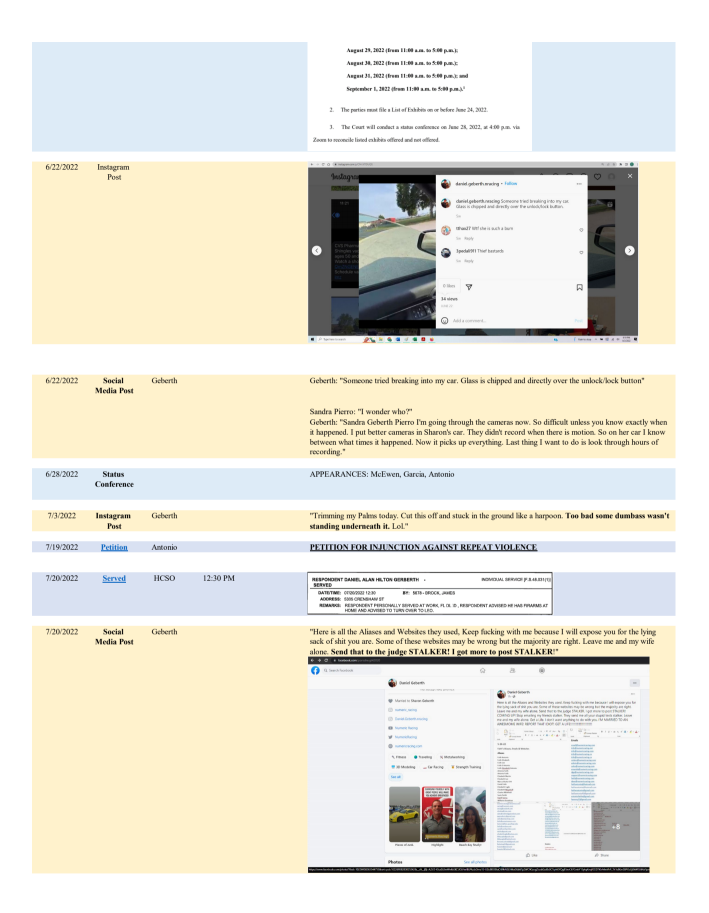
Vesterday 11-47 PM

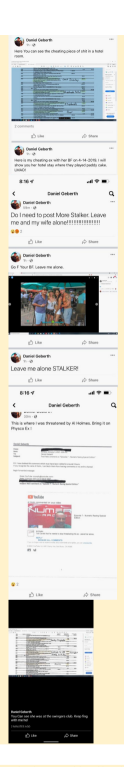
Daniel Geberth
22 10

If you think I don't know about all the fraud invoices you are viewing. I can see them all. Dumbass and figured out how your doing it R\*G\*\*\* M\*\*D\*\*\*.

6/22/2022 Order

ORDER CONTINUING TRIAL





7/20/2022

Pasco Sheriff's Report 22-025107

I then drove to Daniel's residence located at 15328 Black Gold Loop, Odessa, FL 33556 where I had a non-custodial interview with him on his driveway. It should be noted that Daniel appeared to be intoxicated during my interview. He stated the following: He was served with the injunction on 07/20/2022(today). He did not recall the conditions of the injunction. He and used to date and work together several years ago and she is trying to ruin his business by pretending to be him to his clients. He made several Facebook posts venting out his feelings about the current situation. He posted her personal information on Facebook earlier today. I informed him that this could be considered harassment to which he replied "fuck her" and became emotional. The Facebook posts were deleted shortly after.

7/22/2022

Supp Petition

Antonio

7/28/2022 NOA

Pinellas

Notice of Appearance Stanford Solomon and Victoria Cruz-Garcia Filing # 154275075 E-Filed 07/28/2022 03:57:38 PM

Solomon Law serves via US Mail to sister in New Port Richey

# /2.0 /2.02.2	D: 11 T:			
7/28/2022	Pinellas Inj	Garcia	RESPONDENT'S REQUEST FOR JUDICIAL NOTICE RESPONDENT'S REQUEST FOR JUDICIAL NOTICE	
			Daniel Alan Hilton Geberth ("Respondent") pursuant to Florida Family Law of Procedure	
			12.4501 and §§ 90.202(6) and (12) and 90.203, Florida Statutes, requests that the Court take	
			compulsory judicial notice at the hearing scheduled for August 1, 2022 of the complete file, docket,	
			and pertinent pleadings filed and orders entered in the following related cases:	
			<ol> <li>Sharon D. Geberth v. Faith Antonio in the Circuit Court of the 6<sup>th</sup> Judicial Circuit</li> </ol>	
			in and for Pasco County, Florida Case Number 22-DR-002478.	
			2. Daniel A. Geberth v. Faith Antonio in the Circuit Court of the 6th Judicial Circuit	
			in and for Pasco County, Florida Case Number 22-DR-002476.	
			3. DGP Products Inc., d/b/a Numeric Racing v. Faith Elyzabeth Antonio in the Circuit	
			Court of the 6th Judicial Circuit in and for Pasco County, Florida Case Number 20-	
			CA-000889.	
			Faith Elyzabeth Antonio v. Daniel Alan Hilton Geberth 1 the Circuit Court of the Sixth Judicial Circuit in and for Pinellas County. Florida Case Number 20-002405-	
			Sixth Judicial Circuit in and for Pinellas County, Florida Case Number 20-002405- FD, including the Order Denying Petitioner's Motion for Extension of the	
			Injunction for Protection Against Dating Violence attached hereto as Exhibit "A".	
			injunction for Floreston Against During Violence and received as Estillor, A.	
			5. DGP Products Inc., d/b/a Numeric Racing v. Faith Elyzabeth Antonio in the	
			Bankruptey Court of the Middle District of Florida Adversary Case Number 8:20-	
			ap-00537-CPM (the "Adversary Proceeding") including the following specific	
			related Orders:	
			a. Doc# 820, Order (i) Denying Defendant's Motino for Leave to File Amended	
			Notice Advising Court of Plaintiff's Service of Court Documents Relating to	
			the Posting of a Tik Tok Video Plaintiff titled as "Temper Tantrum", (ii)	
			Directing Defendant to Turn Over Her Cell Phone Directly to E-Hounds, Inc.	
			for Forensic Analysis, and (iii) Extending the Screening Injunction as to Future	
			Filings of Defendant Faith Elyzabeth Antonio attached hereto as Exhibit "B"; and	
			b. Doc# 942, Order (i) Denying Defendant's Motion for Leave to File Notice	
			Advising Court of Communication by Witnesses and (ii) Striking Motion from	
			the Record entered in the Adversary Proceeding on June 24, 2022 attached	
			hereto as Exhibit "C".	
			The filings in each of the above-referenced cases are relevant to the claims asserted by	
			Faith Elyzabeth Antonio in this matter.	
			Copies of the referenced dockets are not attached hereto due to volume <sup>1</sup> and to avoid	
			redundant filings.	
			Solomon Law serves via US Mail to sister in New Port Richey	
7/29/2022	HCSO Report	22-1503076	Assist Other Agency: 5305 W Crenshaw St Tampa (Numeric Racing)	
	•			
8/1/2022			Antonio's Petition Cont'd to Aug 15, 2022	
8/5/2022			RESPONDENTS MOTION TO DISMIS	S
			PROCEDURAL HISTORY RELATED TO DV PETITION	<u>-</u>
			6. Petitioner has repeatedly posted audio, transcripts of proceedings, and documents	
			from all court proceedings on her social media accounts. Petitioner posted recordings containing	
			the voices of the Honorable Catherine Peek McEwen, Honorable Peter Ramsberger, and	
			Honorable Brian E. Gnage on her Tik Tok account @poetic.injustice.	
			On October 1, 2021, Respondent advised the bankruptcy court of the audio	
			recordings of court proceedings posted on social media. A copy of the Notice <sup>2</sup> is attached hereto	
			as Exhibit "A".	
			8. On October 1, 2021, Judge McEwen entered an Order to Show Cause why Court	
			Should Not Impose Sanctions Against Petitioner for Allegedly Broadcasting on Social Media a	
			Recording of a Court Proceeding (the "Order to Show Cause"). Judge McEwen ordered	
			Petitioner to immediately take down any recordings of the bankruptcy court proceedings. A copy	
			of the Order to Show Cause is attached as Exhibit "B".	
			Notice of Advising Court of Audio Recording of Proceedings Posted on Social Media.	
			* Notice of Advising Court of Addio Recording of Proceedings Posted on Social Media.	

- Petitioner compiled as ordered and removed the recordings of the bankruptcy court proceedings but kept the state court proceedings related posts on her social media account including many many videos against Respondent and his business. Many of the social media posts mention Respondent by name.
- Respondent has repeatedly advised the Honorable Catherne Peck McEwen that Petitioner's social media posts were impacting his reputation and business.
- On May 16, 2022, after several of Respondent's private social media posts were broadcasted by Petitioner on her Tik Tok account, Respondent and Respondent's wife, Sharon Cabarth, filed superate, Bullions for Information for Protection Assists Salking
- Respondent's Petition for Injunction for Protection Against Stalking in Case No. 22-DR-002476 from Pasco County (the "Pasco D. Geberth DV Case") was scheduled for a hearing to hear the merits of the petition on May 27, 2022.
- 13. Sharon Geberth's Petition for Injunction for Protection Against Stalking in Case No. 22-DR-002478 from Pisco County (the "Pasco S. Geberth DV Case") was granted on a temporary basis and was scheduled for a return hearing on June 3, 2022. (Collectively the "Pasco DV Cases").
- 14. The hearings on the Pasco DV Cases were continued several times because of lack
- On July 8, 2022, Petitioner was finally served in <u>Pasco County</u>, Florida. Copies
  of the <u>Pasco County</u> Returns of Service are attached hereto as Composite Exhibit "C".
- 16. Both return hearings on the Pasco County domestic violence cases against
  - On July 19, 2022. Petitioner then filed the Pending DV Petition.

# "The hearings on the Pasco DV Cases were continued several times because of lack of service of process of the initial

- 33. The Adversary Proceeding has been highly contentious with a docket that spans over 950 entries, mostly filings by Petitioner. As a result of Petitioner's repeated filings deemed by the Middle District Bankruptcy Court to be wholly frivolous and after several warnings, Judge McEwen ordered a screening injunction.
- 35. On March 18, 2022<sup>11</sup> and June 24, 2022<sup>12</sup>, Judge McEwen admonished Petitioner for her continued attempts to raise irrelevant state court litigation related to the Injunction as they served no other purpose than a misguided attempt to influence the court and unfairly prejudice Respondent. Those same allegations are now raised in the Pending DV Petition. Copies of the two Orders are attached hereto as Composite Exhibit "J".
- 36. The parties have been in trial in the Adversary Proceeding since April 25, 2022.
  While it is true that the parties are still in Respondent's case in chief, this matter has been delayed by Petitioner's antics in court. Thus far, the parties have attended nine (9) days of trial.

"for her continued attempts to raise irrelevant state court litigation related to the Injunction as they served no other purpose than a misguided attemp to influence the court and unfairly prejudice Respondent."

51. The allegation in the Pending DV Petition either refer to events too remote and already adjudicated upon or acts that she promoted on her own social media accounts. See Magliore v. Obrenovic, 308 So. 3d 258 (Fla. 2nd DCA 2020) (alleged incidents of violence occurring more than a year before the domestic violence petition were too remote to create a reasonable fear of imminent violence); Gill v. Gill, 50 So. 3d 772 (Fla. 2d DCA 2010) (alleged incident occurring 14 months before filing of domestic violence injunction petition was insufficient to create reasonable fear of imminent violence).

8/18/2022 Order Pasco Inj

E-Mail

#### No Contact The Geberths v Antonio

In the interests of justice and prudence, the Court hereby decrees and adjudges that:

1. Faith Antonio shall have absolutely no contact whatsoever with cither Sharon Geberth or with Daniel Geberth in any way, shape, or form. This absolute restriction on any and all contact is intended to preclude and shall preclude Faith Antonio from going for near any location or site at which Faith Antonio knows or has any reason to believe that Sharon Geberth or Daniel Geberth will be present. This Order shall not preclude matters protected by the First Amendment, but shall serve to prohibit absolutely any and all direct or indirect communications, messages, contacts, references, and any mentions by Faith Antonio to, of or about Sharon Geberth and Daniel Geberth or either of them. Specifically and without limitation, this prohibition encompasses any and all "calls to action" and any other communications that intended or reasonably likely to cause or even suggest to others that others should act in a manner violative of or inconsistent with the restrictions imposed hereby upon Faith Antonio.

8/21/2022

Solomon

Ms. Babiarz,

We represent both Daniel and Sharon Geberth. You represent Faith Antonio.

We would like to depose Ms. Antonio within the next ten days. We anticipate needing about three hours (maybe four hours) to compete the deposition. We are willing to schedule the deposition on a weekend if that is easier for you.

Please provide to us dates on which we may depose Ms. Antonio. Unless you provide to us available dates by Monday COB, we will go ahead and pick a date convenient for us.

Thank you.

Sandy

Stanford R. Solomon THE SOLOMON LAW GROUP, P.A. 1881 West Kennedy Blvd. Suite D Tampa, Florida 33606-1611 8/22/2022 (\*This email originated from outside of CASA. Think before you open any attachments or click any links.\*) E-Mail Mr. Solomon. Good morning, Unfortunately, there is a chunk of time that I will be out of office (and the state) for some personal matters. My first availability would be the week of September 12, 2022. Because I work for a domestic violence center, I don't have weekend availability. I also try to avoid scheduling matters for Tuesday and Friday because those are my court days. I would propose either 9/12, 9/14, or 9/15. In full disclosure. Ms. Antonio will likely not want to be deposed: so, I anticipate filling a Motion for Protective Order. We haven't discussed it yet, but based on my review of the prior cases, I assume I will be drafting that after your notice is filed Additionally, I forwarded your request for dates to Ms. McHugh. Because she remains the attorney of record in Ms. Antonio's case as petitioner, I want her to have a chance to give input. I have also copied her on this response. Finally, have you obtained any dates yet for our next hearing date? Elaine M. Babiarz Mr. Solomon, Mr., Solomon,
pity

Unfortunately, I also have limited availability until 9/12. Your client still has Ms. Antonio tied up in bankruptcy court until 9/1, so she is also not available within the next 10 days. I am available on 9/12 and 9/14. However, I also anticipate a Motion for Protective Order, given the history Please include me in any correspondence discussing the hearing date, as the three cases have been consolidated in front of one Judge. Thank you, Karen McHugh 8/23/2022 E-Mail Solomon The cases have not been consolidated, at least not as of this point. Are you proposing consolidation? Under the circumstances, we are entitled to and really must depose Ms. Antonio as soon as possible. Please provide to us today several available dates within the next 30 days for a two-three hour deposition of Ms. Antonio. The deposition will be in person and videotaped. We look forward to your timely response. Thank you. Sandy 8/24/2022 E-Mail Antonio Your subpores to Discover and Ally Financial requests the loan origination file for Ethan and Christien Antonio. Including credit applications §§ 4, 5. (The only Discover that was requested from my production requests is for Daniel's). Your subpoens to Capital One Auto Finance requests all documents connected with application for a loan. This for Ethan and Cynthia Antoni in your Notice of Compliance (Doc. 911) you specifically mention first. Antonio's 2018 Hyundei Blantra. At this vehicle was obtained by my pierents in 2021 it would be reasonable to agree that their was production to bits subposes. The Blantria is the only vehicle financed through Copital One Auto, of all the vehicles my parents of the Internation of the suppose was sent contrasted to the dates with the Congrisant. Did not respond. Solomon Law have refused to turnover all documents obtained from the Adversary Proceeding and has refused to comply with CPM's Order, it is unknown how much information Solomon Law has obtained on behalf of Geberth and done without authority to do so. Never requesting any documents from my family members or providing them notice. I. DOCUMENTS REQUESTED BANK ACCOUNTS 8/29/2022 Motion Garcia PETITIONER'S REQUEST FOR JUDICIAL NOTICE D. Geberth ("Petitioner") pursuant to Florida Family Law of Pro and \$8 90.202(6) and (12) and 90.203, Florida Statutes, requests that the Court take compulso judicial notice at the hearing scheduled for September 2, 2022 at 9:00 a.m. of the complete file, docket, and pertinent pleadings filed and orders entered in the following related cases: Daniel A. Geberth v. Faith Antonio in the Circuit Court of the 6th Judicial Circuit in and for Pasco County. Florida Case Number 22-DR-002476. 2. DGP Products Inc., d/b/a Numeric Racing v. Faith Elyzabeth Antonio in the Circuit Court of the 6th Judicial Circuit in and for Pasco County, Florida Case Number 20-CA-000889. 3. Faith Elyzabeth Antonio v. Daniel Alan Hilton Geberth in the Circuit Court of the Sixth Judicial Circuit in and for Pinellas County, Florida Case Number 20-002405-FD, including the Order Denying Petitioner's Motion for Extension of the Injunction for Protection Against Dating Violence attached hereto as Exhibit "A". 4. Faith Elyzabeth Antonio v. Daniel Alan Hilton Geberth in the Circuit Court of the Sharon and DGP are not related to the cases

Trial:

8/30/2022

8/31/2022 Adv

> Case Name: DGP Products Inc. d/b/a Numeric Racing v. Antonio
> Case Number: \$20-ap-0n637\_CD#4 The following transaction was received from Miguenes, Bill entered on 8/31/2022 at 3:21 PM EDT and filed on 8/31/2022

Document Number: 993

Docket Text:

Hearing Proceeding Memo: Hearing Held - APPEARANCES: no appearances WITNESSES: EVIDENCE: RULING: Trial on Complaint (11:00 a.m. - 5:00 pm)....Tial (1/2)(1/2)(2) suspended (medical declared by Defendant); Tial to resume 9/1/202 at 11:00 a.m. - not occurrent notice with be given...
Proposed Orders, if applicable, should be submitted within three days after the date of the hearing - Local Rule 9072-1(c). This docket entry/document is not an official order of the Court, (Miguenes, Bill)

I was taken by ambulance in the middle of trial because I was exhibiting increased signs of a stroke (non-verbal)

9/1/2022 Hearing Solomon

SOLOMON: The question really is: What's credible? This case is about lies and deceit. And this case has progressed to what is now Day 12 of the trial, through a series of lies and deceit. We've demonstrated, I believe, nothing but professionalism and a conviction and dedication to the cause that we have asserted.

We have offered many accommodations throughout the entire proceeding. We have been met with nothing but insults, TikTok exposures. My voice, my name is on her TikTok. She has been insulting to every one of us as we have gone through the case, as has Ms. Gregor. You were at depositions. I can't believe - you didn't say anything, but I can't believe that anybody observing the depositions would believe that the behavior of the deponents that did show up, which were few and far between, was reasonable.

We have been very accommodating. She tells court personnel here and in state courts all over the state -- that's an exaggeration but it's in the two counties that she's been filing proceedings -- that we are somewhere below respectable people that we are and have conducted ourselves. She comes with an entourage.

In this case, we have really imposed upon Mr. Kanter, our expert, to set aside days for depositions that she's cancelled; produced documents that she hasn't picked up; scheduled times to talk informally that she's passed up.

I'm trying to use vanilla language, there is no purpose in charging it up with charged language -- but the things that they've said are not true. They say they go to the hospital, they say that it's an emergency.

MR. SOLOMON: What about if it's proven that this is a charade --

MS. GREGOR: It is not a charade, sir

MR. SOLOMON: -- that the stuff that's going on yesterday and today --

THE COURT: Mr. Solomon, you know, you're exhibiting what I've just said: There's a high degree of mistrust.

MR. SOLOMON: Well, I understand that but I'm saying that this is a huge inconvenience to us. There should be

THE COURT: Okay, I understand. The balancing is due process. I said it's fact-intensive. I don't think someone would subject themselves to a medical bill for an ambulance and an ER that's got to be thousands of dollars just

MR. SOLOMON: Well, I think it needs to be proven. I think if you take the prior experience that we've had in this case, in this case, I think that it's subject to question, we question it.

THE COURT: You don't think she went to the Emergency Room at Tampa General?

MR. SOLOMON: I think she went to the Emergency Room. I don't think it was a legitimate visit. I think it was all manufactured.

THE COURT: Mr. Solomon, they kept her there.

THE COURT: I'm asking for constructive input.

MR. SOLOMON: And we would like to come up with something constructive. But at the end of the day, we asked you to strike her pleadings because of the shenanigans that we thought existed on the first major goaround of this TikTok that cost a fortune to get to and, at the end of the day, we think we've proved our case. And we still didn't get -- we got some affirmative defenses kind of mooshed but, at the end of the day

9/2/2022 Adv 4:16pm Order

8:20-ap-00537-CPM Order (Generic) D Inbox x

Fri, Sep 2, 2022, 4:16 PM 🙀 😊 🕤 :

""NOTE TO PUBLIC ACCESS USERS" Judicial Conference of the United States policy permits attorneys of record and parties in a case (including pro se Itigants) to receive one free electronic copy of all documents filled electronically, if receipt is required by law or directed by the filter, PACER access fees apply to all other users. To sovid later charges, download a copy of each document during this first viewing, However, if the referenced document is a transcript, the free copy and 30-page limit do not apply.

U.S. Bankruptcy Court

Middle District of Florida

bnc@flmb.uscourts.gov

The following transaction was received from Merritt, Anel entered on 9/2/2022 at 4:15 PM EDT and filed on 9/2/2022

Case Name: DGP Products Inc. dbla Numeric Racing v. Antonio

8:20-ap-00537-CPM

8:20-ap-00537-CPM

Document Number: 994

9/2/2022 E-Mail Solomon 7:22pm

uant to below emails, September 12th is available for the video deposition of Faith Antonio. Accordingly, we will notice to start at 9:00 a.m. at the

The above location was chosen because Ms. Antonio has had her deposition conducted there previously in other cases. If you would like a location in Pasco County, please advise and we will amend the notice. Alternatively, Ms. Babiarz, does your office have a conference room that we may use to conduct the deposition?

THE SOLOMON LAW GROUP, P.A.



0/2/2022	E M.S		0.15	Subject: RE. Geberth DV: DEPOSITION OF FAITH ANTONIO
9/2/2022	E-Mail		8:15pm	The Florids Bar's Guidelines of Frofessional F(2) states that: When scheduling depositions, reasonable consideration should be given to accommodating achedules of oppositing counsel and deponents. When it is possible to do so without prejudicing the client's rights.  Ms. Murfee,  I received your email 20 minutes ago.  I am currently scheduled for depositions on September 12 <sup>th</sup> and as such, I am unavailable on this time and date. Further, Ms. Babiarz is out of her office at this time and cannot be consulted regarding coordination of this deposition. Had you compiled with the above guidelines, you could have avoided filing your Notice of Deposition.  The Solomon Law Group is on notice that we object to the September 12 <sup>th</sup> deposition that your office unliaterally scheduled at 721 pm. on Friday, 9/22/022. Places be advised that we are unable to attend, due to prior commitments, therefore, neither Petitioner, nor her attorneys will be present at the above date and time.  Sincerely, Karen McHugh  The IFP bad Attorney (CAT) 237-327-320 (CAT) 237-327-320 (CAT) 237-327-320 (CAT) 237-327-320 (CAT) 237-327-320 (CAT) 237-327-320 (CAT) 247-320 (CAT) 247-327-320 (CAT) 247-320 (CAT) 247-327-320 (CAT) 247-320 (CAT) 247-320 (CAT) 247-327-320 (CAT) 247-327-327-320 (CAT) 247-327-320 (CAT) 247-327-327-320 (CAT) 247-327-320 (CAT) 247-327-327-320 (CAT) 247-327-320 (CAT) 247-327-320 (CAT) 247-327-320 (CAT) 247-327-327-320 (CAT) 247-327-327-327-327-320 (CAT) 247-327-3
9/6/2022				Notice of Electrons Filing  The following transaction was received from Migrames. Bit interest on 90/2022 at 3.21 PM EDT and filed on 91/2022 Case Name: DOP Production, or, this humanic Planting v. Anison Case Name: DOP Production, or, this humanic Planting v. Anison Case Name: Document Numbers (20) Documen
				symptoms!
9/8/2022		Solomon		Notice of Taking Video Deposition
11/2/2022	E-Mail	Geberth * Arciola		Geberth: Ms. Arciola. When am I going to get my day in court. This case should have been over in April. Stevie Wonder and Ray Charles can see she is lying. Her fake hip surgery funny how she does not set off the metal detector. Call an ambulance and then admit yourself to the hospital to avoid court When does it end I'm tired of wasting my money and time on this. This will be the 1st time in history someone came to the bankruptcy court not bankrupt but bankrupt by the judge dragging this out. I've been treated like Al Capone from her lies. She has filed 4 red flag laws on me littered with lies costing me 400k to defend myself. When do I get to finish this dragged out BS. Johnny Depp and Amber Heards case was 2 years shorter. I never lived with her. No kids and never married. This is a disgrace.  Arciola: We are not permitted to accept ex parte communications and we are therefore copying your counsel and likewise to the opposing party with this response. I communicated with your counsel on their/your availability for the rest of the year back in September. Based on the availability of all concerned, the trial will likely resume in early to mid February. A scheduling order and some others are pending finalizing.
12/7/2022	Doc Production			TikTok Videos from @poetic.injustice that were produced during the "TikTok Trial"  Online Reviews complained in the Motion to Dissolve Hearing on February 26, 2021  Images and Receipt Involving Sharon Geberth's Vehicle
	Exhibit List	Solomon	542	EXHIBIT LIST For TIK TOK TRIAL 1/1/2022
13/9/2022	Danibit List	BOIOIIIOII	·	
12/8/2022			Pasco Inj	Hearing
12/22/2022	РНОТО			I continue to lose my hair in clumps
12/29/2022	РНОТО			First time I look in the mirror to see how much hair I lost
1/3/2023	РНОТО			Hair loss, Scalp is painful when hair moves, every morning when I woke up my hair was knotted in clumps
1/13/2023	РНОТО			My sister shaves the remainde of my hair because of the pain
1/26/2023				My dad passes away from ALS
2/1/2023	Order			Granting Injunction Until 2025 Against Geberth
2/1/2023	TT Video	Antonio		Be like David. He loved his family so much and would take his shirt off his back for anyone. He never talked bad about a person and always forgave. #als #lougehrig #dad #rolemodel #rip
2/8/2023	RECUSE Motion	Antonio	1025	
2/13/2023	Trial Transcript			I appear at the bankruptcy court in person with my sister, I appear without any head covering because of sensitive scalp. Dan appears via zoom and tells Court no one is at home with him.
2/15/2023	Trial Transcript			
	Affidavit	Geberth		No Guns (False

Geberth's entire Petition is complaining about litigation and trying to silence/discredit me and his attorneys making the same representations while at the same time waiving the absolute privilege flag and the Courts entertaining this conduct. MOST IMPORANTLY: DGP/GEBERTH IS IN COURT CLAMING TO BE MY EMPLOYER, STATES GEBERTH IS NOT A PARTY TO THE ADVERSARY PROCEEDING AND THEN REFERS TO MY PRIVATE FINANCIAL STATEMENTS AND MAKES DEFAMATORY STATEMENTS AND HARASSES ME OPENLY

4/17/2022	TikTok Video				
4/17/2023	Video TikTok Comment	Sharon Geberth	Comment		hairstylistqueen: The transcripts and videos of you are all over social media Everyone knows your lying. You shaved your head baldy Minus: The transcripts and videos of you are all over social media Everyone knows your lying. (changed user name) You shaved your head baldy Comment disappears
4/26/2023	Initial Brief	Solomon Howard	2da Florida	1 3 6	Respondent and Petitioner were romantically involved for five and a half years, from mid-2014 to November 2019 [R. 471-72]. Their break-up was not amicable [Id.]. Since the break-up, the parties have not spoken or otherwise interacted directly, but and have been involved in multiple legal disputes including a state court civil case and an adversary proceeding in bankruptcy court [R. 244].  The Adversary Proceeding has been highly contentious, with a docket comprised of more than 950 entries, the vast majority of which are filings by Petitioner [R. 107]. As a result of Petitioner's repeated filings deemed by the Middle District Bankruptcy Court to be wholly frivolous and utterly ridiculous, after multiple repeated warnings, Bankruptcy Judge Catherine McEwen entered a screening injunction that required Petitioner to seek court permission before Respondent was permitted to file anything in the adversary proceedings. [R. 74-76].  On March 10, 2022, Bankruptcy Judge McEwen entered in the Adversary Proceeding a screening injunction directing Petitioner "to immediately cease and desist the sniping, nitpicking, and stonewalling" and stating that Petitioner "continue[d] to unfairly multiply the disputes in [the Adversary Proceeding] and unnecessarily consumes the Court's time on trivial and petry complaints" [R. 138-40]. Finally, Judge McEwen ruled that: To prevent the filing of any more delay-inducing or near-or totally meritless motions, Defendant Faith Elizabeth Antonio MAY NOT FILE any more motions or papers seeking affirmative relief without first asking this Court's permission to do so.  On March 18, 2022, Bankruptcy Judge McEwen entered the Order (1) Denying [Petitioner's] Motion for Leave to File Amended Notice Advising Court of Respondent's] Service of Court Documents Related to the Posting of TikTok Video titled "Temper Tantrum", (II) Directing [Petitioner] Turn Over Her Cell Phone Directly to E-Hounds, Inc., for Forensic Analysis, and (III) Extending the Screening Injunction as to Future Filings of Faith Elyz
5/2/2023	Motion	Solomon	1051		NOTICE ADVISING COURT  DGP hereby provides notice that "Antonio" failed to remove from social media multiple postings that contain audio recordings of this Court's proceedings. Upon information and belief, Defendant is not only aware of the online presence of these several videos, but Defendant herself directly or indirectly caused these videos to be posted and did not take any action to effectuate their removal as ordered by the Court. None of the videos reflect any commentary from Defendant requesting that the video be taken down from social media.
5/3/2023	TikTok Video	Antonio			
5/10/2023	Brief	Solomon	1053		BKR. ADV CLOSING ARGUMENT BRIEF
5/10/2023	Brief	Antonio	1054		BKR. ADV CLOSING ARGUMENT BRIEF
6/23/2023	Brief	Garcia-Cruz	1055		BKR. ADV REBUTTAL BRIEF
6/23/2023		David Steen Esq			Attorney Consultation: Encourages settlement? Steen: I understand your position, Faith. I never try to persuade a client to settle a case, if the client absolutely does not want a settlement. I simply point out two things:  #1- Even good cases can be lost; and bad cases can be won.

#2- A fair settlement should have some benefit to each party in addition to something that either party does not like.

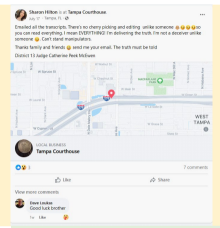
7/8/2023 Answer Antonio 2DCA

Arguments that Petitioner "specifically stated that the relief in Section IV, 2b of the Petition regarding contact with employer or school was not applicable to her case because Petitioner neither works nor studies," is wholly unsupported by the record and factually untrue. [IB. 42]. He also takes issue with the inability to contact Petitioner's employer or school, the inability to go within 50 feet of Petitioner's residence, place of employment, school, or places where Petitioner may frequent. [IB. 42-43]. This argument is very troubling. If the Respondent really wants the courts to believe that he has no future intent or desire to harass and stalk the Petitioner, the terms of the injunction should be a non-issue. Respondent is telling this court out loud that he has a desire to continue his pursuit to harass and financially harm Petitioner.

7/17/2023 <u>TT Video</u> Antonio

POV Three years of legal abuse and the damage to your health when you have an autoimmune disorder." He falsified business records, stole my identity, and harassed me through the courts. Suppressing evidenceand creating false evidence for a civil case does not prevent a crominal investigation agaijst all those who have conspired with him after verbally threatening to destroy me. I have had severe RA for ten years thag he claimed he did not know and apparently he knows better than my doctors. Upon acknowledging there may have been some fraud on gis part, the court failed to prtoret me as a disabled cotizen and should have forced him to prove his claims. After spending over a million, that should br clear evidence that the coirt is being used nefariously. My doctors warned me to reduce my stress but i had no choice to fight against his crimes made against me. I will prevail. #lupus #alopecia #fatigue #autoimmune #rheumatoidarthritis #court #crimetok #awareness

7/17/2023 Social Sharon Geberth Media Post



Judge McEwen is not a District 13 Judge

Antonio

Alert Court of False Affidavit Involving Guns (ATF)

8/12/2023 <u>TT Video</u> Antonio

"What's left unsaid about this case is the fact that if the allegations are false, my ex was willingly and knowingly fed my financial documents by officers of the court during an active restraining order based on st@lking"

9/5/2023 Social Sharon Geberth
Media Post



Dave Loukas: Good luck brother

How is this condoned when someone sues you and then claims you are stalking them when you have the right to discover information?

