

## **Correspondence Received**

HILDA L. SOLIS HOLLY J. MITCHELL LINDSEY P. HORVATH JANICE HAHN KATHRYN BARGER

MEMBERS OF THE BOARD

			The following individuals submitted comments on agenda item:		
Agenda #	Relate To	Position	Name	ne Comments	
Public Comment		Favor	Sheila D Richardson	Audit being requested of Oscar Valdez, BC case salary issued illegal addendum non authorized representation of funding SEIU authorized policy and salary of classification 241986 Supervisor Staff Asst. II emp. 241986. BC292445 perjury DDS reporting of BT Church members, and family scams of ponzi insurance scam, No spouse, no minors, no partner, no consolidated interest to MSI or CSC or Smith	
				Secondly, Want to advise everyone of the Forms Request Sheet, I submitted to order forms, which are available all year round, I have provided all supervisors Districts 1 to 5 with my forms request sheet, and forms vacancy information for funding and usage, of all City, County, State Entities in which we serve, constituent concerns daily, in our meetings, having the forms request, and Office Use, Section completed per our title, policy, or bill validates the action we take in the Office Use only section, which my experience is proven most effective, Exclusive Auto Corp & Design, Bell Heir, and Now President of Exclusive Systems LLC, no spouse, or companion, or couple or consolidated interest, of anyone including supervisor staff asst 2, BC 292445 which all W2 and audit has been requested, I am demanding payment the entire policy is to myself only and there has never been any prexisting conditions of anykind, my salary and coverage of the insurance was stolen by a person, indicating milton had to buy her a house, I have requested the Audit, Edward, Gregory, or Parker, Johnson or Smith can not assume any of my entity name, or classification of SEIU authtorized approved Labor and Wages, of authorized hours, and credentials such as DRE and more, SCORE High and More, Decendants estate which no probate applies, I am alive well and sustained FORBES, idealogy of the DMV has increased the value and profit of the US Budget, while meeting the needs of constituient concerns, which is my goal. order your forms for your department today 3 to 5 day shipping, 1 time shipping fee. Most Important all SEIU labor and wages, only computation is annually according to DFEH and all supported coverage of the insurance and classification which this breach applies, as I am welll, cognetive sound, and successfully single, legally divorced since 1985 no other marriage, or children and no Beneficiaries at this time m x usband and his 9 I repeat 9 wives, can not use my data or documents or Parker indicating otherwise via Appleton, or MSI need	



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Oppose	Carolyn Vos Strache	
	Elizabeth Flynn	
	Robert Radcliffe	Increased water bills.
Other	Ann Dorsey	The County's commitment to upholding the will of the voters must be made apparent by taking steps to enact the tennats of Measure J - to shift public dollars away from incarceration and into life-affirming investments like youth development, mental health care, reentry support, housing, and economic opportunity for historically marginalized communities.  I urge you to take the following steps to correct the ommission of Measure J from the updated County Charter:  *Refine Directive 5 so that it explicitly explores a Charter Amendment to fix or remove the harmful provision in Measure G, which repealed Measure J. A direct reversal or cleanup of the repealing language in Measure G would offer a cleaner legal path and preserve the original intent of the voters. Also, County Counsel's review would benefit from direction that focuses on restoring J via repeal of G's conflicting provision, instead of framing it as a new voter choice on J.  *Commit to looking in to placing Measure G back on the ballot in 2026 with amendments to affirm Measure J and restore its full legal authority and explicitly incorporate it into the new governance structure.  *Fix the structural oversight by ensuring future charter amendments undergo a comprehensive legal compatibility review before being brought to voters.  *Ensure the monitary commitment to this measure does not expire in December 2028. As it stands, the economic fallout of this error risks the long-term stability of community investments, threatens job creation, and undermines racial justice work already in motion.  *Call in poor policy-making practices by establishing a transparent, community-informed process to prevent similar governance failures in the future.
	ADOCANT	Thank you
	AROGANT HOLLYWOOD	AROGANT HOLLYWOOD, Esq. 1308 EAST COLORADO BLVD. PASADENA, CA 91106



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Mobile: 206.471.1344
aroganthollywoodgenius@gmail.com
OF HIS OWN COUNSEL
3-0 On Charged Felony Cases Maliciously Prosecuted
Spirit of Esquire

COUNTY OF LOS ANGELES
BOARD OF SUPERVISORS PUBLIC BOARD MEETING

AROGANT HOLLYWOOD,

Public Commenter,

٧.

hilda solis, lindsey patrice horvath, holly j. mitchell, kathryn barger leibrich, janice hahn,

Supervisor(s), AROGANT HOLLYWOOD'S PUBLIC COMMENT FOR DECEMBER 16, 2025

Date of Hearing: December 16, 2025

Time: 10:00 AM

PUBLIC COMMENT includes herein Exhibits 1-5 (approximately 200 pages) YouTube weblink of video recording of AROGANT HOLLYWOOD'S February 4, 2025 DA OFFICE VISIT (youtu.be/I9DqwQWLgfU? si=VYRkRKtjOOu03UTZ) and YouTube weblink of converted to MP4 format audio recording of April 17, 2025 "RACIST & FAKE DA OFFICE EVACUATION") (youtu.be/25Y\_Z3CgTfQ?si=i7OfGei7wvyql4Ip)that must be made part of the December 16, 2025, Statement of Proceedings/Minutes pursuant to the California Government Code § 54950

AROGANT HOLLYWOOD'S FOR PUBLIC COMMENT FOR DECEMBER 16, 2025!



MEMBERS OF THE BOARD

HILDA L. SOLIS HOLLY J. MITCHELL LINDSEY P. HORVATH JANICE HAHN KATHRYN BARGER

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AROGANT HOLLYWOOD PUBLIC COMMENT FOR DECEMBER 16, 2025, COUNTY OF LOS ANGELES BOARD OF SUPERVISORS' PUBLIC BOARD MEETING!

The County of Los Angeles must immediately dismiss the frivolous workplace violence petition restraining order 25STRO03574. Attached hereto is a true and correct electronic portable document file copy of Exhibits 1-42, all inclusive. Exhibits 1-42 prove by clear and convincing evidence that Superior Court of California, County of Los Angeles Stanley Mosk Superior Court civil law case 25STRO03574 has no merit because AROGANT HOLLYWOOD [hereinafter "KING AROGANT"] has not made any contact whatsoever with RACIST & LYING County of Los Angeles Deputy District Attorney Brian MARK Rosenberg (SBN # 291501) since KING AROGANT sent a single email to RACIST Brian MARK Rosenberg in early November 2023. The evidence in Exhibits 1-42 (submitted by electronic mail messages and by online transmission of public comments in October 2025, November 2025, and December 2025) clearly proves, by clear and convincing evidence, that KING AROGANT has never contacted Brian MARK Rosenberg by any means of communication since early November 13, 2023.

At the County of Los Angeles's rigged 25STRO03574 court hearing and in its perjurious declarations of RACIST BRIAN MARK ROSENBERG (SBN # 291501) and RACIST CYNTHIA MICHIKO NAKAO (SBN # 137510), both County of Los Angeles

created false written statements and testified falsely that in February 2025, KING AROGANT created a disturbance inside the County of Los Angeles District Attorney's Office's Alhambra DA Field Office located 150 West Commonwealth Street, Alhambra, CA 91801 while he was brandishing a dangerous and deadly weapon; to wit, "a pair of scissors". KING AROGANT'S attached hereto YouTube video recording of his February 4, 2025 proves by clear and convincing evidence that he did nothing wrong during his February 4, 2025 Alhambra DA office visit but be "BLACK" and YouTube video recording proves by clear and convincing evidence that RACIST COUNTY OF LOS ANGELES employees BRIAN MARK ROSENBERG (SBN # 291501) and RACIST CYNTHIA MICHIKO NAKAO (SBN # 137510) testified falsely and submitted perjurious declarations that stated that KING AROGANT was brandishing scissors inside the Alhambra DA office in February 4, 2025.

youtu.be/l9DgwQWLgfU?si=vYRkRKtjOOu03UTZ

At the County of Los Angeles's rigged 25STR003574 court hearing and in its perjurious declarations of RACIST BRIAN MARK ROSENBERG (SBN # 291501) and RACIST CYNTHIA MICHIKO NAKAO (SBN # 137510), both County of Los Angeles created false written statements and testified falsely that on April 17, 2025, KING AROGANT created a disturbance inside the County of Los Angeles District Attorney's Office's Alhambra DA Field Office



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located 150 West Commonwealth Street, Alhambra, CA 91801, and while he was there harassed and stood very close to Brian

MARK Rosenberg outside the Alhambra DA office (See perjurious Rosenberg

declaration attached to this public comment at paragraph 8 & perjurious Nakao declaration at paragraph 7); to wit, "a RACIST & FAKE DA OFFICE EVACUATION". KING AROGANT'S attached hereto YouTube video recording of his April 17, 2025 Alhambra Superior Court visit, proves by clear and convincing evidence that he did nothing wrong during his April 17, 2025 court visit but be "BLACK" and YouTube video recording proves by clear and convincing evidence that RACIST COUNTY OF LOS ANGELES employees BRIAN MARK ROSENBERG (SBN # 291501) and RACIST CYNTHIA MICHIKO NAKAO (SBN # 137510) testified falsely and submitted perjurious declarations that stated that RACIST BRIAN MARK ROSENBERG saw KING AROGANT standing outside of the Alhambra DA OFFICE on April 17, 2025. In KING AROGANT'S nearly two hours and twenty five minute audio recording he is never heard making any contact with Alhambra DA office or its employees and audio recording clearly proves by clear and convincing evidence that KING AROGANT was upstairs with County of Los Angeles court administrator Lisa Jackson on the second floor and by the time he had returned to the first floor the "FAKE DA OFFICE VISIT HAD BEEN COMPLETED and city of Alhambra peace officers were present. Furthermore, KIJNG AROGANT'S April 17, 2025 audio recording contradicts RACIST Benjamin Yang's false police statements that he told KING AROGANT he was under investigation for violating RACIST Rosenberg's frivolous November 2023 restraining order as peace officer Yang is heard on KING AROGANT'S April 17, 2025 audio recording telling KING AROGANT he knew he had done nothing wrong and had not violated Rosenberg's frivolous November 2023 restraining order.

See now attached hereto YouTube video recording link of converted audio recording of KING AROGANT'S April 17, 2025, Alhambra DA office visit below:

youtu.be/25Y\_Z3CgTfQ?si=i7OfGei7wvyql4lp

The County of Los Angeles will be held legally liable for its judicial officer, Timothy R. Martella, granting both a frivolous temporary restraining order on November 14, 2023, and then shortly thereafter a permanent restraining order for LYING & RACIST Brian



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MARK Rosenberg (SBN # 291501) in frivolous and RACIST Superior Court of

California, County of Los Angeles, Pasadena Superior Court case PDRO001713 on December 20, 2023. Exhibit 7 proves by clear and convincing evidence that pursuant to California Civil Code of Procedure § 527.6, RACIST Rosenberg's petition showed no course of conduct, and also the illegal petition showed that RACIST Rosenberg was never a victim of a credible threat of unlawful violence or a victim of unlawful violence. In 2024, the County of Los Angeles paid its employee, Timothy R. Martella, a total of \$244,129.00.

County of Los Angeles and RACIST Brian MARK Rosenberg fabricated lies in their 25STRO03574 workplace violence petition legal documents by lying to the Superior Court that RACIST Rosenberg's frivolous PDRO01713 civil harassment petition prevented KING AROGANT from going to RACIST BRIAN MARK ROSENBERG'S workplace located at 150 West Commonwealth Avenue, Alhambra, CA 91801, First Floor. THIS IS NOT AT ALL TRUE! See now Exhibit 7 at page 86. The Superior Court order stated that KING AROGANT must stay 100 yards away from RACIST BRIAN

MARK Rosenberg and his vehicle. Nowhere on the frivolous Superior Court of California, County of Los Angeles, Pasadena Superior Court, December 20, 2023, permanent injunction court order does it order KING AROGANT to stay 150 yards away from the job or workplace of RACIST BRIAN MARK Rosenberg! Pursuant to United States Supreme

#### Elvis Diaz

Chair and Members of the Board,

My name is Elvis Diaz. I am a resident of Watts and a parent leader at Verbum Dei High School. I am writing to formally document a concern that goes beyond infrastructure and goes directly to access, responsiveness, and accountability.

For more than a year, residents along the Upper Compton Creek corridor have raised serious safety concerns affecting children, elders, and families who live, walk, and attend school near this County facility. I did not bypass normal channels. I met with members of Supervisor Holly Mitchell's team, including Anissa Lopez, Ramses Mayorga, Donald Hoyt, and Public Works staff. Those meetings did not result in follow up or resolution.

After being told that the district is large and that meetings must be scheduled months in advance, I respected that guidance and submitted a request to meet with Supervisor Mitchell herself a full year in advance so these concerns could be discussed directly and constructively. That request was declined. No alternative was offered. No discussion of the substance occurred. The refusal was conveyed through a generic scheduling response that did not acknowledge the safety issues raised.



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This matters. When constituents are willing to wait a year for a meeting about documented hazards near schools and community centers, and that request is still rejected, the message received is that access to the Supervisor is not available to communities like Watts, even when the stakes involve public safety and human dignity.

During the same period, the Supervisor made time for international travel and public appearances on global issues. I do not raise this to diminish that work. I raise it to underscore a basic point: if there is time to engage on issues abroad, there must be time to meet with constituents at home who are asking for help with preventable dangers on County property.

I am asking this Board to take note of this pattern and to ensure that District 2 provides meaningful engagement, not just staff meetings without resolution, but genuine access and accountability when communities raise urgent concerns. I will continue to raise this issue until there is both a durable solution on the ground and a clear willingness to meet with the people most affected.

Respectfully submitted, Elvis Diaz

#### Esroruleh Mohammad

Across 2025, multiple County bodies have adopted prevention and pipelinestructured approaches that closely parallel ADA-protected disclosures introduced in my January 21 ADA Interactive Process Meeting and subsequent written filings. These concepts—upstream and downstream risk logic, postvention governance, workforce-as-prevention infrastructure, and cross-system alignment—now appear in County planning without any ADAcompliant pathway for the originating clinical author to participate or be consulted.

At the same time, equity, oversight, and administrative processes have not provided a functional licensed or written-participation accommodation. This has resulted in professional displacement and exclusion from work directly related to ADA-protected frameworks developed during multiple medical-leave periods between 2018 and 2025. These conditions raise conflicts-of-interest concerns, as County entities operationalize models derived from protected disclosures while the ADA-covered individual remains unable to participate in record correction or policy development.

To reinforce ethical governance, I respectfully recommend that the Board implement:

- A provenance review process for prevention, pipeline, and postvention frameworks used in County reports and reform efforts:
- ADA Title II participation standards to ensure that contributors whose frameworks inform County initiatives are not excluded from consultation, authorship credit, or professional opportunities;
- Conflict-of-interest safeguards when ADA-protected intellectual work becomes incorporated into operational practice.



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•	1
	These steps strengthen transparency, equity, and implementation fidelity across systems now relying on prevention structures introduced earlier this year.
	Respectfully submitted, Dr. Esroruleh T. Mohammad, Ph.D. Submitted under confirmed ADA Title II / §504 written-communication accommodation (CRD approval 10/23/25). Author – BCCP™ / B2C3A™ Frameworks   U.S. Copyright TXu 2-486-534 Clinical Psychologist (ADA / §504 Medical Leave)
Sean M Martinez	Supervisors,
	I am requesting Board oversight due to persistent breakdowns in coordination, documentation, and procedure across multiple County departments involved in my housing case, including Public Health, Building & Safety, and Rent Stabilization.
	Despite the involvement of several departments, there has been no single accountable point of coordination. This has resulted in conflicting guidance, unclear authority, and inconsistent records. In multiple instances, statements that conditions were "not observed" conflict with existing County inspection documentation, creating an unreliable official record.
	In addition, inspection and access efforts have not involved any attempt to coordinate timing with me. Instead, access has been imposed through short-notice postings, including during periods when I was known to be unavailable, traveling, or actively disputing the notice. This lack of coordination has unnecessarily escalated the situation and raised avoidable safety and due-process concerns.
	Accordingly, I respectfully request that the Board:
	Assign a single accountable County point-person to coordinate actions and communication across Public Health, Building & Safety, and Rent Stabilization.
	Require a written reconciliation of the official record, identifying and correcting inconsistencies between inspection narratives and documented County findings.
	<ul> <li>Require a clear, written inspection and access protocol, including authority, notice standards, scope, and safety procedures, to prevent further escalation.</li> <li>Require staff follow-up in writing to me after this meeting outlining next steps and assigned responsibilities.</li> </ul>
	Thank you for your time and oversight.
	Sean Martinez
WILLIAM LOO	LOCAL, STATE, AND NATIONAL EMERGENCY. FINANCIAL TERRORISM.



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	Item Total	10	
			The CA Depart of Insurance identified gross negligence of its employees and mishandling of all transactions.  I'd love to chat with you if you have some time.
			All crimes committed by the same 9 people/entities, one of which is a multi- billion dollar publicly traded title insurance company.
			We're at our wits end and the injustice on the government's effort is an abject failure in mitigating this.
			This makes no sense.
			I've had two attorneys and even represented myself pro per in civil litigation, but my first attorney was so incompetent, no attorney wanted to touch the case. Not only have I wasted half a million dollars in legal fees, but I now must also pay another half a million dollar in mortgage loan just to keep our homes. And the cherry on top? 2 of 3 the defendants' motions to dismiss have been granted and we're the ones who suffer? If the last 2 defendant got away with 3 mortgage fraud, one can only expect what will happen to the last defendant.
			Additionally, someone tried to open a premium bank account (for the wealthy) in Canada. CANADA! And when I reported it to the above government agencies, they said they'd investigate it. The fact that I'm writing to you clearly indicates otherwise.
			I've filed countless complaints to the FBI, CIA, CA SOS Notary division, IC3, CFBP, West Covina PD, LASD, LAPD, Monterey Park PD, CA OIG/OAG, Victims of Crime, District Attorney, CA Dept of Real Estate, CA Dept of Insurance—you name it, I've tried it all—and it went nowhere.
			I hate to reach out under such morbid circumstances, but my family and I are victims of mortgage fraud where three of our properties were fraudulently encumbered in a span of 4 months.

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	AROGANT HOLLYWOOD, Esq.	
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Ü	aroganthollywoodgenius@gmail.com	
4	OF HIS OWN COUNSEL	
5	3-0 On Charged Felony Cases Maliciously	Prosecuted
_	Spirit of Esquire	
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9	COUNTY OF LO	
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11	AROGANT HOLLYWOOD,	APOCANT HOLLVWOOD
12		AROGANT HOLLYWOOD COMMENT FOR DECEMB
13	Public Commenter,	
14	V.	Date of Hearing: December Time: 10:00 AM
15		11me: 10:00 ANI
16	hilda solis, lindsey patrice horvath,	
10	holly j. mitchell,	PUBLIC COMMENT includes herein Exhibits 1
17	kathryn barger leibrich, janice hahn,	200 pages) YouTube weblink of video recor
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		HOLLYWOOD'S February 4, 2025 DA OFFICE VI
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AROGANT HOLLYWOOD'S PUBLIC COMMENT FOR DECEMBER 16, 2025

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DECEMBER 16, 2025, PUBLIC COMMENT

**Arogant Hollywood** 

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# AROGANT HOLLYWOOD'S FOR PUBLIC COMMENT FOR DECEMBER 16, 2025!

AROGANT HOLLYWOOD PUBLIC COMMENT FOR DECEMBER 16, 2025, COUNTY OF LOS ANGELES BOARD OF SUPERVISORS' PUBLIC BOARD MEETING!

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**DECEMBER 16, 2025, PUBLIC COMMENT** 

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**DECEMBER 16, 2025, PUBLIC COMMENT** 

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MARK Rosenberg outside the Alhambra DA office (See perjurious Rosenberg
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**DECEMBER 16, 2025, PUBLIC COMMENT** 

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**DECEMBER 16, 2025, PUBLIC COMMENT** 

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Phone: 206.471.1344

MARK Rosenberg and his vehicle. Nowhere on the frivolous Superior Court of California, County of Los Angeles, Pasadena Superior Court, December 20, 2023, permanent injunction court order does it order KING AROGANT to stay 150 yards away from the job or workplace of RACIST BRIAN MARK Rosenberg! Pursuant to United States Supreme Court case *Monell v. Department of Social Services*, 436 U.S. 658, 98 S.Ct 2018, 56 L.Ed.2d 611 (1978) County of Los Angeles will be held liable for the reckless, fraudulent, and unconstitutional actions of its employees Timothy R. Martella (paid \$ 244,129 by the County of Los Angeles in 2024) and RACIST Brian MARK Rosenberg (SBN 291501) (paid \$ 310,478.00 in total pay and benefits by the County of Los Angeles during the year 2024).

County of Los Angeles and its corrupt Sheriff Robert G. Luna did not have any jurisdiction or legal authority to willfully, recklessly, knowingly, fraudulently, wantonly, deliberately, carelessly, and callously lock out a disabled woman named Alison Helen Fairchild out of her home located at 2308 Felicia Avenue, Rowland Heights, CA 91748 using an invalid, phony, bogus, and illicit Superior Court of California, County of Los Angeles, West Covina Superior Court writ of possession that did not bear her name and was attached to an illegal Superior Court of California, County of Los Angeles, West Covina Superior Court civil law case number 24WCUD02475, in which Alison Helen Fairchild was dismissed without prejudice by Plaintiff Chen Property RH LLC. Alison Helen Fairchild was dismissed from illegal Superior Court of California, County of Los Angeles, West Covina Superior Court civil law case 24WCUD02475 in December 2024, which was the same exact case number printed on the illegal 5-day-notice-to-vacate left on her home's front door by County of Los Angeles peace officers on or about June 8,

**DECEMBER 16, 2025, PUBLIC COMMENT** 

AROGANT HOLLYWOOD 1308 East Colorado Blvd. |Pasadena, CA. 91106 Email: aroganthollywoodgenius@gmail.com

Phone: 206.471.1344

2025. The reckless actions of County of Los Angeles employee Leslie Bouvier Gutierrez 1 (SBN # 276241) in conspiring with federal district court Defendants Robert G Luna, 2 County of Los Angeles, Songfong Tommy Wang (SBN # 272409), Fae Chen, Orange 3 Chen's Property LLC, Chen Property RH LLC, and DOES 1-10 was one of the main 4 reasons why Alison Helen Fairchild was wrongfully evicted on or about June 15, 2025. 5 County of Los Angeles judicial officer employee Leslie Bouvier Guitterez allowed 6 Alison Helen Fairchild to be wrongfully evicted and fraudulently signed off on her co-7 conspirators' invalid writ of possession, even after KING AROGANT had submitted 8 documents and told her on the record that Plaintiff Chen Property RH LLC had voluntarily dismissed Fairchild from Superior Court of California, County of Los 10 Angeles, West Covina Superior Court civil case 24WCUD02475. Accordingly, Pursuant 11 to United States Supreme Court case Monell v. Department of Social Services, 436 U.S. 12 658, 98 S.Ct 2018, 56 L.Ed.2d 611 (1978) County of Los Angeles will be held liable for 13 the reckless, fraudulent, and unconstitutional actions of its employee, Leslie Bouvier 14 Gutierrez (paid approximately \$ 270,000 by the County of Los Angeles in 2024) 15

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The County of Los Angeles and its employee, Nathan Joseph Hochman (SBN # 139137), need to immediately focus on overturning and dismissing the wrongful conviction of KING AROGANT in the RACIST BRIAN MARK ROSENBERG-led criminal case GA114055. The County of Los Angeles should prepare to be blindsided by newly discovered evidence created by the work of a nationwide court reporting and litigation agency and through the work of a nationwide digital forensics agency. YOU FOOLS!

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**DECEMBER 16, 2025, PUBLIC COMMENT** 

AROGANT HOLLYWOOD

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County of Los Angeles, its employee Nathan Joseph Hochman (SBN # 139137), its employee Robert G. Luna, and its agency County of Los Angeles Sheriff's Department Fraud & Cyber Crime Bureau's Southern California High Tech Task Force (public comment will be submitted to County of Ventura as well) and its employee Nathan Joseph Hochman (SBN # 139137) need to immediately focus on turning over and disclosing a copy of phony and bogus LASD-created GoPro video recordings GL01586, GL010587, & GL10588 that County of Los Angeles employees Michael Villalobos, RACIST Brian MARK Rosenberg and dirty Billy S. Khounthavong willfully, recklessly, knowingly, carelessly, wantonly, deliberately, fraudulently, and callously played, presented, and admitted as false evidence inside a criminal Superior Court of California

criminal courtroom on April 4, 2023, April 5, 2023, and February 2, 2024.

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To Janice Hahn, Lindsey Patrice Horvath, Hilda Solis, Kathryn Barger, Holly J. Mitchell, Robert G. Luna, Nathan Joseph Hochman, and all of their under color of law co-conspirators! Each and every one of you knows the deal! Janice Hahn, Lindsey Patrice Horvath, Hilda Solis, Kathryn Barger, Holly J. Mitchell, Robert G. Luna, Nathan Joseph Hochman, and all their under color of law co-conspirators need to hurry up and overturn the frivolous and RACIST Superior Court of California, County of Los Angeles, Alhambra Superior Court case GA114055. Janice Hahn, Lindsey Patrice Horvath, Hilda Solis, Kathryn Barger, Holly J. Mitchell, Robert G. Luna, Nathan Joseph Hochman, and all their under color of law co-conspirators have all substantially contributed to taking away KING AROGANT'S liberty for nearly twenty-five non-consecutive months for a violent and serious crime they all knew and still know that KING AROGANT never committed. Janice Hahn, Lindsey Patrice Horvath, Hilda Solis, Kathryn Barger, Holly J.

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**DECEMBER 16, 2025, PUBLIC COMMENT** 

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1 2 3 4 21, 2023. 5 Exhibits 1-16 prove by clear and convincing evidence that County of Los Angeles 7

Mitchell, Robert G. Luna, Nathan Joseph Hochman, and all their under color of law coconspirators also need to turn over and disclose phony and bogus LASD-created GoPro video recording GL010586 that falsely depicts and displays KING AROGANT shutting off his GoPro camera while wearing different clothing than he actually had on February

employee Latrice Antoinette George-Byrdsong (SBN # 247217), who was paid by the

County of Los Angeles \$ 208,773 during the year 2024, knew that based on Exhibits 1-16

violence petition on August 19, 2025. Corrupt, partial, in collusion, and biased judicial

see RACIST Brian MARK Rosenberg's perjurious city of Alhambra police department

crime report attached as an Exhibit to the County of Los Angeles's frivolous workplace

violence petition in illegal Superior Court of California case 25STRO03574. Corrupt and

lying County of Los Angeles employee Latrice Byrdsong knew that she was violating her

judicial code of ethics, numerous California Evidence Codes, and KING AROGANT'S

United States Fourteenth Amendment Due Process Clause constitutional civil rights by

striking evidence of RACIST Rosenberg's police report and not allowing KING

AROGANT to ask any further questions regarding a police report that was relevant

evidence and was also filed by the County of Los Angeles in its frivolous workplace

violence petition in June 2025. County of Los Angeles employee Latrice Byrdsong also

officer Latrice Byrdsong knew that she was fabricating lies in open court, that she did not

that there was no basis for granting County of Los Angeles's frivolous workplace

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27 28 DECEMBER 16, 2025, PUBLIC COMMENT

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violated KING AROGANT'S constitutional civil rights by limiting his cross-examination of RACIST Brian MARK Rosenberg and Cynthina Nakao!

County of Los Angeles employee Vanessa Ann Evangelista (SBN # 238474) knew that she was violating numerous State of California Professional Rules of Conduct when she made an objection to KING AROGANT, asking questions about a damn police report she attached as evidence to get the County of Los Angeles's frivolous temporary restraining order granted in June 2025. See now Exhibits 1-15!

Pursuant to United States Supreme Court case *Monell v. Department of Social Services*, 436 U.S. 658, 98 S.Ct 2018, 56 L.Ed.2d 611 (1978) County of Los Angeles will be held liable for the reckless, fraudulent, and unconstitutional actions of its employees Latrice Antoinette George-Byrdsong (paid \$ 244,129 by the County of Los Angeles in 2024), RACIST Brian MARK Rosenberg (SBN 291501) (paid \$ 310,478.00 in total pay and benefits by the County of Los Angeles in 2024), Cynthia Michiko Nakao (SBN # 137510) (paid \$ 372,124.00 in total pay and benefits by County of Los Angeles in 2024), and Vanessa Ann Evangelista (SBN # 238474) (paid \$ 226,110 in total pay and benefits by the County of Los Angeles in 2024).

Several times during the years 2015, 2016, 2017, and 2018, the County of Los Angeles has willfully, recklessly, knowingly, deliberately, carelessly, wantonly, fraudulently, and callously allowed legal document process servers employed by the County of Los Angeles's longstanding co-conspirators Nationwide Legal, Rapid Legal, ABC Legal, One Legal, Pro Legal, United Legal, Countywide Process LLC, One Legal,

**DECEMBER 16, 2025, PUBLIC COMMENT** 

AROGANT HOLLYWOOD 1308 East Colorado Blvd. |Pasadena, CA. 91106

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and many other companies to impede, block, and obstruct Superior Court of California, County of Los Angeles, Stanley Mosk Superior Court entrances, exits, and outside of Stanley Mosk courthouse handicap ramps, inside court hallways, inside court hallways, and outside court handicap ramp leading to the 2nd Floor court entrance.

During September 2025 and October 2025, the County of Los Angeles and its

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employees, Deni K. Butler and David Wayne Slayton, have all willfully, recklessly, knowingly, deliberately, carelessly, wantonly, fraudulently, and callously allowed legal document process servers employed by County of Los Angeles's longstanding coconspirators Rapid Legal, ABC Legal, One Legal, Pro Legal, United Legal, Countywide Process LLC, One Legal, and many other companies to impede, block, and obstruct Superior Court of California, County of Los Angeles, Stanley Mosk Superior Court entrances, exits, outside handicap ramps, inside court hallways, inside court hallways, and outside court handicap ramp leading to 2nd Floor court entrance, which also impeded, blocked, and obstructed disabled Alison Helen Fairchild's path and ability to maneuver her wheelchair safely to enter and exit the Superior Court of California courthouse while she was present there with KING AROGANT on September 5, 2025 and again a second and third time during the month of October 2025. County of Los Angeles, David Wayne Slayton and Deni K. Butler are hereby being forewarned that their reckless failure to immediately remove these loitering and soliciting individuals from being anywhere near these Superior Court of California, County of Los Angeles, Stanley Mosk Superior Court entrances, exits, outside handicap ramps, inside court hallways, inside court hallways, and outside court handicap ramp leading to 2nd Floor court entrance will result in a civil rights being filed against them all, and each of them.

**DECEMBER 16, 2025, PUBLIC COMMENT** 

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County of Los Angeles employees will be held liable for Luna's lazy peace officers failing to remove these ADA entrances and exits blocking soliciting and loitering individuals from the Stanley Mosk Courthouse's entrances, exits, hallways, and walkways. THESE LOITERING, SOLICITING, & CONDUCTING BUSINESS ON COUNTY OF LOS ANGELES PUBLIC PROPERTY MUST BE REMOVED IMMEDIATELY!

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Over the course of October 2025, the County of Los Angeles and its employees have all willfully, recklessly, knowingly, cruelly, wantonly, deliberately, carelessly, wantonly, fraudulently, and callously violated KING AROGANT and Alison Helen Fairchild's constitutional First and Fourteenth Amendment civil rights by recklessly failing to upload each and every page and attachment of their public comments. Accordingly, pursuant to California Government Code Section 54950, the County of Los Angeles and its elected Board of Supervisors employees Lindsey Patrice Horvath (paid \$ 389,248.00 by the County of Los Angeles in 2024 for her total benefits and pay), Holly J. Mitchell ( paid \$ 372,850.00 by the County of Los Angeles in 2024 for her total benefits and pay), Hilda Solis (paid \$ 390,346 by the County of Los Angeles in 2024 for her total benefits and pay), Kathryn Barger-Leibrich (paid \$ 394,630 by the County of Los Angeles in 2024 for her total benefits and pay) and Janice Hahn (paid \$ 371,719 by the County of Los Angeles in 2024 for her total benefits and pay) had better make sure that all pages and attachments of October 14, 2025, October 21, and October 28, 2025, November 4, 2025, November 18, 2025, December 2, 2025, Decembe3r 9, 2025 & December 16, 2025 KING AROGANT and Alison Helen Fairchild County of

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**DECEMBER 16, 2025, PUBLIC COMMENT** 

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Los Angeles Board of Supervisors' Public Board Comments become official records of County of Los Angeles and are also accessible to the public by way of the County of Los Angeles's Statement of Proceedings/Minutes in a timely and reasonable manner.

On the early morning of November 17, 2025, KING AROGANT was present at the handicap

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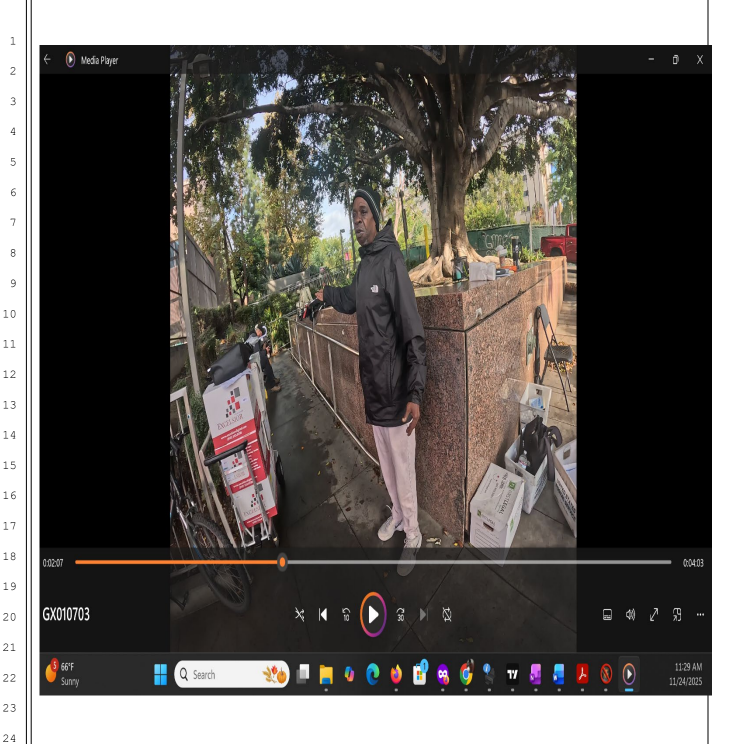
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ramp complained upon to this ridiculous board of supervisors panel. KING AROGANT took photographs and video recordings that proved by clear and convincing evidence that County of Los Angeles continues to willfully, recklessly, wantonly, cruelly, maliciously, deliberately, knowingly, carelessly, negligently, and callously allow individuals to loiter, solicit, obstruct, block, and solicit on the outside of the Stanley Superior Court's handicap ramps which Alison Helen Fairchild is prevented from using to get exercise while she is present at the Stanley Mosk Superior courthouse attending KING AROGANT'S court hearings and conduct her legal business inside the Superior Courthouse. The County of Los Angeles has been forewarned, both over the telephone and in person, that these individuals are also blocking the handicap ramp and Fairchild's path at both the first-floor and second-floor entrances of the Stanley Mosk Superior Court. The County of Los Angeles must immediately trespass and remove these individuals, or it will face swift legal consequences and an injunction to do so! See evidence below:

DECEMBER 16, 2025, PUBLIC COMMENT

AROGANT HOLLYWOOD 1308 East Colorado Blvd. | Pasadena, CA. 91106 Email: aroganthollywoodgenius@gmail.com



**DECEMBER 16, 2025, PUBLIC COMMENT** 

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AROGANT HOLLYWOOD

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The above image you see is the Stanley Mosk Courthouse handicap ramp complained upon to this deliberately indifferent County of Los Angeles Board of Supervisors. Due to the County of Los Angeles continuing to recklessly allow individuals working for its in collusion with legal process server companies' employees. On November 17, 2025, Alison Helen Fairchild declined to go to the Stanley Mosk Courthouse since she knew individuals would be impeding and blocking her path to the first floor and second-floor entrance of the Stanley Mosk Courthouse, and preventing Alison Helen Fairchild from getting exercise on a handicap ramp these soliciting individuals had hijacked and were using to loiter and solicit business while in plain sight and daylight smoking cigarettes, smoking marijuana, and smoking crystal methamphetamine COUNTY OF LOS ANGELES IS GETTING READY TO GET SUED! AND ITS FIVE BOARD OF SUPERVISORS ARE NOT ENTITLED TO ANY SHAPE, FORM, OR TYPE OF IMMUNITY!

I declare under the penalty of perjury under the laws and Constitutions of California and the United States that every word, sentence, paragraph, page, video recording, audio recording, sound, and image of this CIVIL RIGHTS LEGAL WARNING & PUBLIC COMMENT FOR DECEMBER 16, 2025, is true and correct.

**DECEMBER 16, 2025, PUBLIC COMMENT** 

AROGANT HOLLYWOOD
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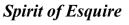
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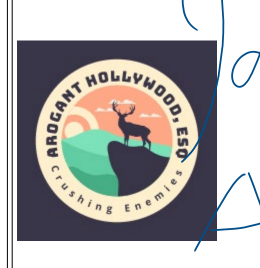
Asogante Hollywood

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Mobile: (206) 471-1344 Email: <u>aroganthollywoodgenius@gmail.com</u>

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**DECEMBER 16, 2025, PUBLIC COMMENT** 

AROGANT HOLLYWOOD

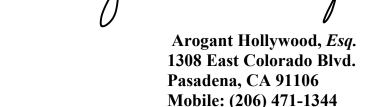
1308 East Colorado Blvd. |Pasadena, CA. 91106 Email: aroganthollywoodgenius@gmail.com

1	VERIFICATION OF PUBLIC COMMENTER & FUTURE PLAINTIFF
2	AROGANT HOLLYWOOD
3	
4	United States of America
5	State of California
6	Loma Linda (Unincorporated), California, within the County of San Bernardino
7	I ADOCANT HOLLYWOOD 1 ' 11
8	I, AROGANT HOLLYWOOD, being duly sworn, say:
9	I ADOCANT HOLLYWOOD are a Dublic Commenter and Entres Digitiff in the
10	I, AROGANT HOLLYWOOD, am a Public Commenter and Future Plaintiff in the
11	meritorious pending action against the County of Los Angeles, its co-conspirators, and its
12	employees.
13	
14	I have carefully and thoroughly read and examined the following:
15	1. AROGANT HOLLYWOOD'S PUBLIC COMMENT FOR DECEMBER 16, 2025
16	
17	and I know the contents thereof. The facts stated therein are true, and within my personal
18	knowledge, except as to those matters which are therein alleged on information and
19	belief, and as to those matters, I believe them also to be true.
20	
21	If I were called upon to testify, I could and would testify competently as to the
22	matters stated herein and therein.
23	
24	
25	
26	VERIFICATION AROGANT HOLLYWOOD
27	1308 East Colorado Blvd.  Pasadena, CA. 91106 Email: aroganthollywoodgenius@gmail.com
	Phone: 206.471.1344

I declare under penalty of perjury under the laws and constitution of California and the United States that every word, sentence, paragraph, and page of this Civil Law Verification of AROGANT HOLLYWOOD'S PUBLIC COMMENT FOR DECEMBER 16, 2025, is true and correct.

DATE: DECEMBER 16, 2025

DATE: DECEMBER 15, 2025, 3:48 PM PACIFIC STANDARD TIME



Email: aroganthollywoodgenius@gmail.com

Spirit of Esquire



VERIFICATION

AROGANT HOLLYWOOD

1308 East Colorado Blvd. |Pasadena, CA. 91106 Email: <a href="mailto:aroganthollywoodgenius@gmail.com">aroganthollywoodgenius@gmail.com</a>

	AROGANT HOLLYWOOD, Esq.	
1	1308 EAST COLORADO BLVD.	
2	PASADENA, CA 91106	
3	<b>Mobile: 206.471.1344</b>	
Ü	aroganthollywoodgenius@gmail.com	
4	OF HIS OWN COUNSEL	
5	3-0 On Charged Felony Cases Maliciously	Prosecuted
_	Spirit of Esquire	
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9	COUNTY OF LO	
10	BOARD OF SUPERVISORS	PUBLIC BOARD MEETING
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11	AROGANT HOLLYWOOD,	APOCANT HOLLVWOOD
12		AROGANT HOLLYWOOD COMMENT FOR DECEMB
13	Public Commenter,	
14	V.	Date of Hearing: December Time: 10:00 AM
15		11me: 10:00 ANI
16	hilda solis, lindsey patrice horvath,	
10	holly j. mitchell,	PUBLIC COMMENT includes herein Exhibits 1
17	kathryn barger leibrich, janice hahn,	200 pages) YouTube weblink of video recor
18	, ,, , , , , , , , , , , , , , ,	
		HOLLYWOOD'S February 4, 2025 DA OFFICE VI
19		(https://youtu.be/19DqwQWLgfU?si=vYRkRKtj
20	Supervisor(s),	YouTube weblink of converted to MP4 forma

AROGANT HOLLYWOOD'S PUBLIC COMMENT FOR DECEMBER 16, 2025

Date of Hearing: December 16, 2025 Time: December 16, 2025

UBLIC COMMENT includes herein Exhibits 1-5 (approximately

00 pages) YouTube weblink of video recording of AROGANT

OLLYWOOD'S February 4, 2025 DA OFFICE VISIT

https://youtu.be/19DqwQWLgfU?si=vYRkRKtjOOu03UTZ) and

YouTube weblink of converted to MP4 format audio recording

of April 17, 2025 "RACIST & FAKE DA OFFICE EVACUATION")

(https://youtu.be/25Y\_Z3CgTfQ?si=i7OfGei7wvyql4Ip) that

must be made part of the December 16, 2025, Statement of

Proceedings/Minutes pursuant to the California Government

Code § 54950

DECEMBER 16, 2025, PUBLIC COMMENT

**Arogant Hollywood** 

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# AROGANT HOLLYWOOD'S FOR PUBLIC COMMENT FOR DECEMBER 16, 2025!

AROGANT HOLLYWOOD PUBLIC COMMENT FOR DECEMBER 16, 2025, COUNTY OF LOS ANGELES BOARD OF SUPERVISORS' PUBLIC BOARD MEETING!

The County of Los Angeles must immediately dismiss the frivolous workplace violence petition restraining order 25STRO03574. Attached hereto is a true and correct electronic portable document file copy of Exhibits 1-42, all inclusive. Exhibits 1-42 prove by clear and convincing evidence that Superior Court of California, County of Los Angeles Stanley Mosk Superior Court civil law case 25STRO03574 has no merit because AROGANT HOLLYWOOD [hereinafter "KING AROGANT"] has not made any contact whatsoever with RACIST & LYING County of Los Angeles Deputy District Attorney Brian MARK Rosenberg (SBN # 291501) since KING AROGANT sent a single email to RACIST Brian MARK Rosenberg in early November 2023. The evidence in Exhibits 1-42 (submitted by electronic mail messages and by online transmission of public comments in October 2025, November 2025, and December 2025) clearly proves, by clear and convincing evidence, that KING AROGANT has never contacted Brian MARK Rosenberg by any means of communication since early November 13, 2023.

At the County of Los Angeles's rigged 25STRO03574 court hearing and in its perjurious declarations of RACIST BRIAN MARK ROSENBERG (SBN # 291501) and RACIST CYNTHIA MICHIKO NAKAO (SBN # 137510), both County of Los Angeles

**DECEMBER 16, 2025, PUBLIC COMMENT** 

AROGANT HOLLYWOOD
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created false written statements and testified falsely that in February 2025, KING AROGANT created a disturbance inside the County of Los Angeles District Attorney's Office's Alhambra DA Field Office located 150 West Commonwealth Street, Alhambra, CA 91801 while he was brandishing a dangerous and deadly weapon; to wit, "a pair of scissors". KING AROGANT'S attached hereto YouTube video recording of his February 4, 2025 proves by clear and convincing evidence that he did nothing wrong during his February 4, 2025 Alhambra DA office visit but be "BLACK" and YouTube video recording proves by clear and convincing evidence that RACIST COUNTY OF LOS ANGELES employees BRIAN MARK ROSENBERG (SBN # 291501) and RACIST CYNTHIA MICHIKO NAKAO (SBN # 137510) testified falsely and submitted perjurious declarations that stated that KING AROGANT was brandishing scissors inside the Alhambra DA office in February 4, 2025.

https://youtu.be/19DqwQWLgfU?si=vYRkRKtjOOu03UTZ

At the County of Los Angeles's rigged 25STRO03574 court hearing and in its perjurious declarations of RACIST BRIAN MARK ROSENBERG (SBN # 291501) and RACIST CYNTHIA MICHIKO NAKAO (SBN # 137510), both County of Los Angeles created false written statements and testified falsely that on April 17, 2025, KING AROGANT created a disturbance inside the County of Los Angeles District Attorney's Office's Alhambra DA Field Office located 150 West Commonwealth Street, Alhambra, CA 91801, and while he was there harassed and stood very close to Brian

**DECEMBER 16, 2025, PUBLIC COMMENT** 

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MARK Rosenberg outside the Alhambra DA office (See perjurious Rosenberg
declaration attached to this public comment at paragraph 8 & perjurious Nakao
declaration at paragraph 7); to wit, "a RACIST & FAKE DA OFFICE
<b>EVACUATION</b> ". KING AROGANT'S attached hereto YouTube video recording of his
April 17, 2025 Alhambra Superior Court visit, proves by clear and convincing evidence
that he did nothing wrong during his April 17, 2025 court visit but be "BLACK" and
YouTube video recording proves by clear and convincing evidence that RACIST
COUNTY OF LOS ANGELES employees BRIAN MARK ROSENBERG (SBN #
291501) and RACIST CYNTHIA MICHIKO NAKAO (SBN # 137510) testified falsely
and submitted perjurious declarations that stated that RACIST BRIAN MARK
ROSENBERG saw KING AROGANT standing outside of the Alhambra DA
OFFICE on April 17, 2025. In KING AROGANT'S nearly two hours and twenty
five minute audio recording he is never heard making any contact with Alhambra
DA office or its employees and audio recording clearly proves by clear and
convincing evidence that KING AROGANT was upstairs with County of Los
Angeles court administrator Lisa Jackson on the second floor and by the time he
had returned to the first floor the "FAKE DA OFFICE VISIT HAD BEEN
COMPLETED and city of Alhambra peace officers were present. Furthermore,
KIJNG AROGANT'S April 17, 2025 audio recording contradicts RACIST
Benjamin Yang's false police statements that he told KING AROGANT he was
under investigation for violating RACIST Rosenberg's frivolous November 2023
restraining order as peace officer Yang is heard on KING AROGANT'S April 17,
2025 audio recording telling KING AROGANT he knew he had done nothing wrong
and had not violated Rosenberg's frivolous November 2023 restraining order.

**DECEMBER 16, 2025, PUBLIC COMMENT** 

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See now attached hereto YouTube video recording link of converted audio recording of KING AROGANT'S April 17, 2025, Alhambra DA office visit below:

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The County of Los Angeles will be held legally liable for its judicial officer, Timothy R. Martella, granting both a frivolous temporary restraining order on November 14, 2023, and then shortly thereafter a permanent restraining order for LYING & RACIST Brian MARK Rosenberg (SBN # 291501) in frivolous and RACIST Superior Court of California, County of Los Angeles, Pasadena Superior Court case PDRO001713 on December 20, 2023. Exhibit 7 proves by clear and convincing evidence that pursuant to California Civil Code of Procedure § 527.6, RACIST Rosenberg's petition showed no course of conduct, and also the illegal petition showed that RACIST Rosenberg was never a victim of a credible threat of unlawful violence or a victim of unlawful violence. In 2024, the County of Los Angeles paid its employee, Timothy R. Martella, a total of \$244,129.00.

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County of Los Angeles and RACIST Brian MARK Rosenberg fabricated lies in their 25STRO03574 workplace violence petition legal documents by lying to the Superior Court that RACIST Rosenberg's frivolous PDRO01713 civil harassment petition prevented KING AROGANT from going to RACIST BRIAN MARK ROSENBERG'S workplace located at 150 West Commonwealth Avenue, Alhambra, CA 91801, First Floor. THIS IS NOT AT ALL TRUE! See now Exhibit 7 at page 86. The Superior Court order stated that KING AROGANT must stay 100 yards away from RACIST BRIAN

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**DECEMBER 16, 2025, PUBLIC COMMENT** 

AROGANT HOLLYWOOD 1308 East Colorado Blvd. | Pasadena, CA. 91106 Email: aroganthollywoodgenius@gmail.com

Phone: 206.471.1344

MARK Rosenberg and his vehicle. Nowhere on the frivolous Superior Court of California, County of Los Angeles, Pasadena Superior Court, December 20, 2023, permanent injunction court order does it order KING AROGANT to stay 150 yards away from the job or workplace of RACIST BRIAN MARK Rosenberg! Pursuant to United States Supreme Court case *Monell v. Department of Social Services*, 436 U.S. 658, 98 S.Ct 2018, 56 L.Ed.2d 611 (1978) County of Los Angeles will be held liable for the reckless, fraudulent, and unconstitutional actions of its employees Timothy R. Martella (paid \$ 244,129 by the County of Los Angeles in 2024) and RACIST Brian MARK Rosenberg (SBN 291501) (paid \$ 310,478.00 in total pay and benefits by the County of Los Angeles during the year 2024).

County of Los Angeles and its corrupt Sheriff Robert G. Luna did not have any jurisdiction or legal authority to willfully, recklessly, knowingly, fraudulently, wantonly, deliberately, carelessly, and callously lock out a disabled woman named Alison Helen Fairchild out of her home located at 2308 Felicia Avenue, Rowland Heights, CA 91748 using an invalid, phony, bogus, and illicit Superior Court of California, County of Los Angeles, West Covina Superior Court writ of possession that did not bear her name and was attached to an illegal Superior Court of California, County of Los Angeles, West Covina Superior Court civil law case number 24WCUD02475, in which Alison Helen Fairchild was dismissed without prejudice by Plaintiff Chen Property RH LLC. Alison Helen Fairchild was dismissed from illegal Superior Court of California, County of Los Angeles, West Covina Superior Court civil law case 24WCUD02475 in December 2024, which was the same exact case number printed on the illegal 5-day-notice-to-vacate left on her home's front door by County of Los Angeles peace officers on or about June 8,

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2025. The reckless actions of County of Los Angeles employee Leslie Bouvier Gutierrez 1 (SBN # 276241) in conspiring with federal district court Defendants Robert G Luna, 2 County of Los Angeles, Songfong Tommy Wang (SBN # 272409), Fae Chen, Orange 3 Chen's Property LLC, Chen Property RH LLC, and DOES 1-10 was one of the main 4 reasons why Alison Helen Fairchild was wrongfully evicted on or about June 15, 2025. 5 County of Los Angeles judicial officer employee Leslie Bouvier Guitterez allowed 6 Alison Helen Fairchild to be wrongfully evicted and fraudulently signed off on her co-7 conspirators' invalid writ of possession, even after KING AROGANT had submitted 8 documents and told her on the record that Plaintiff Chen Property RH LLC had voluntarily dismissed Fairchild from Superior Court of California, County of Los 10 Angeles, West Covina Superior Court civil case 24WCUD02475. Accordingly, Pursuant 11 to United States Supreme Court case Monell v. Department of Social Services, 436 U.S. 12 658, 98 S.Ct 2018, 56 L.Ed.2d 611 (1978) County of Los Angeles will be held liable for 13 the reckless, fraudulent, and unconstitutional actions of its employee, Leslie Bouvier 14 Gutierrez (paid approximately \$ 270,000 by the County of Los Angeles in 2024) 15

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The County of Los Angeles and its employee, Nathan Joseph Hochman (SBN # 139137), need to immediately focus on overturning and dismissing the wrongful conviction of KING AROGANT in the RACIST BRIAN MARK ROSENBERG-led criminal case GA114055. The County of Los Angeles should prepare to be blindsided by newly discovered evidence created by the work of a nationwide court reporting and litigation agency and through the work of a nationwide digital forensics agency. YOU FOOLS!

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**DECEMBER 16, 2025, PUBLIC COMMENT** 

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County of Los Angeles, its employee Nathan Joseph Hochman (SBN # 139137), its employee Robert G. Luna, and its agency County of Los Angeles Sheriff's Department Fraud & Cyber Crime Bureau's Southern California High Tech Task Force (public comment will be submitted to County of Ventura as well) and its employee Nathan Joseph Hochman (SBN # 139137) need to immediately focus on turning over and disclosing a copy of phony and bogus LASD-created GoPro video recordings GL01586, GL010587, & GL10588 that County of Los Angeles employees Michael Villalobos, RACIST Brian MARK Rosenberg and dirty Billy S. Khounthavong willfully, recklessly, knowingly, carelessly, wantonly, deliberately, fraudulently, and callously played, presented, and admitted as false evidence inside a criminal Superior Court of California

criminal courtroom on April 4, 2023, April 5, 2023, and February 2, 2024.

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To Janice Hahn, Lindsey Patrice Horvath, Hilda Solis, Kathryn Barger, Holly J. Mitchell, Robert G. Luna, Nathan Joseph Hochman, and all of their under color of law co-conspirators! Each and every one of you knows the deal! Janice Hahn, Lindsey Patrice Horvath, Hilda Solis, Kathryn Barger, Holly J. Mitchell, Robert G. Luna, Nathan Joseph Hochman, and all their under color of law co-conspirators need to hurry up and overturn the frivolous and RACIST Superior Court of California, County of Los Angeles, Alhambra Superior Court case GA114055. Janice Hahn, Lindsey Patrice Horvath, Hilda Solis, Kathryn Barger, Holly J. Mitchell, Robert G. Luna, Nathan Joseph Hochman, and all their under color of law co-conspirators have all substantially contributed to taking away KING AROGANT'S liberty for nearly twenty-five non-consecutive months for a violent and serious crime they all knew and still know that KING AROGANT never committed. Janice Hahn, Lindsey Patrice Horvath, Hilda Solis, Kathryn Barger, Holly J.

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**DECEMBER 16, 2025, PUBLIC COMMENT** 

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1 2 3 4 21, 2023. 5 Exhibits 1-16 prove by clear and convincing evidence that County of Los Angeles 7

Mitchell, Robert G. Luna, Nathan Joseph Hochman, and all their under color of law coconspirators also need to turn over and disclose phony and bogus LASD-created GoPro video recording GL010586 that falsely depicts and displays KING AROGANT shutting off his GoPro camera while wearing different clothing than he actually had on February

employee Latrice Antoinette George-Byrdsong (SBN # 247217), who was paid by the

County of Los Angeles \$ 208,773 during the year 2024, knew that based on Exhibits 1-16

violence petition on August 19, 2025. Corrupt, partial, in collusion, and biased judicial

see RACIST Brian MARK Rosenberg's perjurious city of Alhambra police department

crime report attached as an Exhibit to the County of Los Angeles's frivolous workplace

violence petition in illegal Superior Court of California case 25STRO03574. Corrupt and

lying County of Los Angeles employee Latrice Byrdsong knew that she was violating her

judicial code of ethics, numerous California Evidence Codes, and KING AROGANT'S

United States Fourteenth Amendment Due Process Clause constitutional civil rights by

striking evidence of RACIST Rosenberg's police report and not allowing KING

AROGANT to ask any further questions regarding a police report that was relevant

evidence and was also filed by the County of Los Angeles in its frivolous workplace

violence petition in June 2025. County of Los Angeles employee Latrice Byrdsong also

officer Latrice Byrdsong knew that she was fabricating lies in open court, that she did not

that there was no basis for granting County of Los Angeles's frivolous workplace

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27 28 **DECEMBER 16, 2025, PUBLIC COMMENT** 

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violated KING AROGANT'S constitutional civil rights by limiting his cross-examination of RACIST Brian MARK Rosenberg and Cynthina Nakao!

County of Los Angeles employee Vanessa Ann Evangelista (SBN # 238474) knew that she was violating numerous State of California Professional Rules of Conduct when she made an objection to KING AROGANT, asking questions about a damn police report she attached as evidence to get the County of Los Angeles's frivolous temporary restraining order granted in June 2025. See now Exhibits 1-15!

Pursuant to United States Supreme Court case *Monell v. Department of Social Services*, 436 U.S. 658, 98 S.Ct 2018, 56 L.Ed.2d 611 (1978) County of Los Angeles will be held liable for the reckless, fraudulent, and unconstitutional actions of its employees Latrice Antoinette George-Byrdsong (paid \$ 244,129 by the County of Los Angeles in 2024), RACIST Brian MARK Rosenberg (SBN 291501) (paid \$ 310,478.00 in total pay and benefits by the County of Los Angeles in 2024), Cynthia Michiko Nakao (SBN # 137510) (paid \$ 372,124.00 in total pay and benefits by County of Los Angeles in 2024), and Vanessa Ann Evangelista (SBN # 238474) (paid \$ 226,110 in total pay and benefits by the County of Los Angeles in 2024).

Several times during the years 2015, 2016, 2017, and 2018, the County of Los Angeles has willfully, recklessly, knowingly, deliberately, carelessly, wantonly, fraudulently, and callously allowed legal document process servers employed by the County of Los Angeles's longstanding co-conspirators Nationwide Legal, Rapid Legal, ABC Legal, One Legal, Pro Legal, United Legal, Countywide Process LLC, One Legal,

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and many other companies to impede, block, and obstruct Superior Court of California, County of Los Angeles, Stanley Mosk Superior Court entrances, exits, and outside of Stanley Mosk courthouse handicap ramps, inside court hallways, inside court hallways, and outside court handicap ramp leading to the 2nd Floor court entrance.

During September 2025 and October 2025, the County of Los Angeles and its

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employees, Deni K. Butler and David Wayne Slayton, have all willfully, recklessly, knowingly, deliberately, carelessly, wantonly, fraudulently, and callously allowed legal document process servers employed by County of Los Angeles's longstanding coconspirators Rapid Legal, ABC Legal, One Legal, Pro Legal, United Legal, Countywide Process LLC, One Legal, and many other companies to impede, block, and obstruct Superior Court of California, County of Los Angeles, Stanley Mosk Superior Court entrances, exits, outside handicap ramps, inside court hallways, inside court hallways, and outside court handicap ramp leading to 2nd Floor court entrance, which also impeded, blocked, and obstructed disabled Alison Helen Fairchild's path and ability to maneuver her wheelchair safely to enter and exit the Superior Court of California courthouse while she was present there with KING AROGANT on September 5, 2025 and again a second and third time during the month of October 2025. County of Los Angeles, David Wayne Slayton and Deni K. Butler are hereby being forewarned that their reckless failure to immediately remove these loitering and soliciting individuals from being anywhere near these Superior Court of California, County of Los Angeles, Stanley Mosk Superior Court entrances, exits, outside handicap ramps, inside court hallways, inside court hallways, and outside court handicap ramp leading to 2nd Floor court entrance will result in a civil rights being filed against them all, and each of them.

**DECEMBER 16, 2025, PUBLIC COMMENT** 

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County of Los Angeles employees will be held liable for Luna's lazy peace officers failing to remove these ADA entrances and exits blocking soliciting and loitering individuals from the Stanley Mosk Courthouse's entrances, exits, hallways, and walkways. THESE LOITERING, SOLICITING, & CONDUCTING BUSINESS ON COUNTY OF LOS ANGELES PUBLIC PROPERTY MUST BE REMOVED IMMEDIATELY!

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Over the course of October 2025, the County of Los Angeles and its employees have all willfully, recklessly, knowingly, cruelly, wantonly, deliberately, carelessly, wantonly, fraudulently, and callously violated KING AROGANT and Alison Helen Fairchild's constitutional First and Fourteenth Amendment civil rights by recklessly failing to upload each and every page and attachment of their public comments. Accordingly, pursuant to California Government Code Section 54950, the County of Los Angeles and its elected Board of Supervisors employees Lindsey Patrice Horvath (paid \$ 389,248.00 by the County of Los Angeles in 2024 for her total benefits and pay), Holly J. Mitchell ( paid \$ 372,850.00 by the County of Los Angeles in 2024 for her total benefits and pay), Hilda Solis (paid \$ 390,346 by the County of Los Angeles in 2024 for her total benefits and pay), Kathryn Barger-Leibrich (paid \$ 394,630 by the County of Los Angeles in 2024 for her total benefits and pay) and Janice Hahn (paid \$ 371,719 by the County of Los Angeles in 2024 for her total benefits and pay) had better make sure that all pages and attachments of October 14, 2025, October 21, and October 28, 2025, November 4, 2025, November 18, 2025, December 2, 2025, Decembe3r 9, 2025 & December 16, 2025 KING AROGANT and Alison Helen Fairchild County of

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**DECEMBER 16, 2025, PUBLIC COMMENT** 

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Los Angeles Board of Supervisors' Public Board Comments become official records of County of Los Angeles and are also accessible to the public by way of the County of Los Angeles's Statement of Proceedings/Minutes in a timely and reasonable manner.

On the early morning of November 17, 2025, KING AROGANT was present at the handicap

ramp complained upon to this ridiculous board of supervisors panel. KING AROGANT took photographs and video recordings that proved by clear and convincing evidence that County of Los Angeles continues to willfully, recklessly, wantonly, cruelly, maliciously, deliberately, knowingly, carelessly, negligently, and callously allow individuals to loiter, solicit, obstruct, block, and solicit on the outside of the Stanley Superior Court's handicap ramps which Alison Helen Fairchild is prevented from using to get exercise while she is present at the Stanley Mosk Superior courthouse attending KING AROGANT'S court hearings and conduct her legal business inside the Superior Courthouse. The County of Los Angeles has been forewarned, both over the telephone and in person, that these individuals are also blocking the handicap ramp and Fairchild's path at both the first-floor and second-floor entrances of the Stanley Mosk Superior Court. The County of Los

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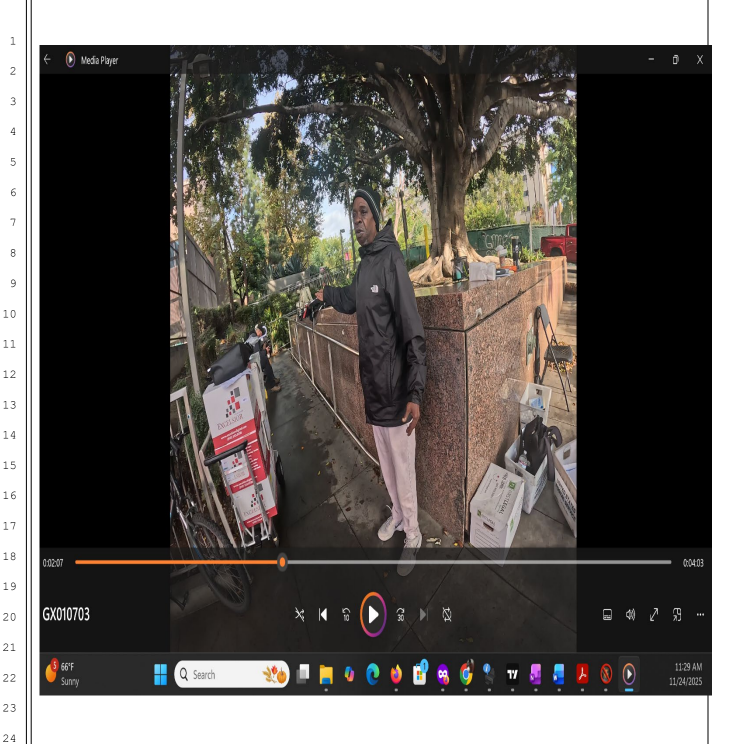
DECEMBER 16, 2025, PUBLIC COMMENT

Phone: 206.471.1344

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Angeles must immediately trespass and remove these individuals, or it will face swift legal

consequences and an injunction to do so! See evidence below:



**DECEMBER 16, 2025, PUBLIC COMMENT** 

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The above image you see is the Stanley Mosk Courthouse handicap ramp complained upon to this deliberately indifferent County of Los Angeles Board of Supervisors. Due to the County of Los Angeles continuing to recklessly allow individuals working for its in collusion with legal process server companies' employees. On November 17, 2025, Alison Helen Fairchild declined to go to the Stanley Mosk Courthouse since she knew individuals would be impeding and blocking her path to the first floor and second-floor entrance of the Stanley Mosk Courthouse, and preventing Alison Helen Fairchild from getting exercise on a handicap ramp these soliciting individuals had hijacked and were using to loiter and solicit business while in plain sight and daylight smoking cigarettes, smoking marijuana, and smoking crystal methamphetamine COUNTY OF LOS ANGELES IS GETTING READY TO GET SUED! AND ITS FIVE BOARD OF SUPERVISORS ARE NOT ENTITLED TO ANY SHAPE, FORM, OR TYPE OF IMMUNITY!

I declare under the penalty of perjury under the laws and Constitutions of California and the United States that every word, sentence, paragraph, page, video recording, audio recording, sound, and image of this CIVIL RIGHTS LEGAL WARNING & PUBLIC COMMENT FOR DECEMBER 16, 2025, is true and correct.

**DECEMBER 16, 2025, PUBLIC COMMENT** 

AROGANT HOLLYWOOD
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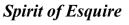
# DATE: DECEMBER 16, 2025, 3:48 PM PACIFIC STANDARD TIME

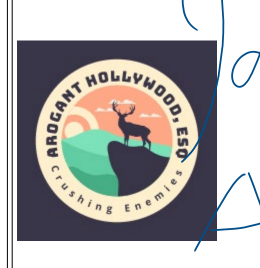
Asogante Hollywood

AROGANT HOLLYWOOD, *Esq.* 1308 East Colorado Blvd. Pasadena, CA 91106

Mobile: (206) 471-1344 Email: <u>aroganthollywoodgenius@gmail.com</u>

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**DECEMBER 16, 2025, PUBLIC COMMENT** 

AROGANT HOLLYWOOD

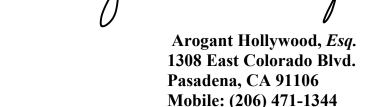
1308 East Colorado Blvd. |Pasadena, CA. 91106 Email: aroganthollywoodgenius@gmail.com

1	VERIFICATION OF PUBLIC COMMENTER & FUTURE PLAINTIFF
2	AROGANT HOLLYWOOD
3	
4	United States of America
5	State of California
6	Loma Linda (Unincorporated), California, within the County of San Bernardino
7	I ADOCANT HOLLYWOOD 1. day 1.1.
8	I, AROGANT HOLLYWOOD, being duly sworn, say:
9	I, AROGANT HOLLYWOOD, am a Public Commenter and Future Plaintiff in the
10	meritorious pending action against the County of Los Angeles, its co-conspirators, and its
11	employees.
12	employees.
13	I have carefully and thoroughly read and examined the following:
14	That contains and more against read and characters and reme wing.
15	1. AROGANT HOLLYWOOD'S PUBLIC COMMENT FOR DECEMBER 16, 2025
16	
17	and I know the contents thereof. The facts stated therein are true, and within my personal
18	knowledge, except as to those matters which are therein alleged on information and
19	belief, and as to those matters, I believe them also to be true.
20	
21	If I were called upon to testify, I could and would testify competently as to the
22	matters stated herein and therein.
23	
24	
25	
26	VERIFICATION AROGANT HOLLYWOOD
27	1308 East Colorado Blvd.  Pasadena, CA. 91106 Email: <u>aroganthollywoodgenius@gmail.com</u>
	Phone: 206.471.1344

I declare under penalty of perjury under the laws and constitution of California and the United States that every word, sentence, paragraph, and page of this Civil Law Verification of AROGANT HOLLYWOOD'S PUBLIC COMMENT FOR DECEMBER 16, 2025, is true and correct.

DATE: DECEMBER 16, 2025

DATE: DECEMBER 15, 2025, 3:48 PM PACIFIC STANDARD TIME



Email: aroganthollywoodgenius@gmail.com

Spirit of Esquire



VERIFICATION

AROGANT HOLLYWOOD

1308 East Colorado Blvd. |Pasadena, CA. 91106 Email: <a href="mailto:aroganthollywoodgenius@gmail.com">aroganthollywoodgenius@gmail.com</a>

Clerk stamps date here when form is filed.

FILED

## WV-100

### **Petition for Workplace Violence Restraining Orders**

Read How Do I Get an Order to Prohibit Workplace Violence (form WV-100-INFO) before completing this form. NOTE: Petitioner must be an employer

ith standing to bring this action under Code of Civil Procedure section	Superior Court of California County of Los Angeles
27.8. Also fill out Confidential CLETS Information (form CLETS-001) with as uch information as you know.  Petitioner (Employer or Collective Bargaining	IUN 0 5 2025
Representative)	David W. Stayton, Executive Officer/Clerk of Cour
a. Name: County of Los Angeles	By: N. Gonzielez, Debuty
is a 🗷 Employer	E.II in payed
Collective Bargaining Representative Specify union:	Fill in court name and street address  Superior Court of California, County o
	Los Angeles
and is filing this suit on behalf of the employee identified in item <b>2</b> .  b. Lawyer for Petitioner (if any for this case)	111 North Hill Street
Name: Vanessa Evangelista State Bar No.: 238474	Los Angeles, CA 90012
Firm Name: Office of the County Counsel	Central Judicial District
Petitioner's Address (If the petitioner has a lawyer give the lawyer's	Court Elle
vyormation.)	Court fills in case number when form is filed.  Case Number:
c. Address: 500 West Temple Street	
City: Los Angeles State: CA Zip: 90012	25STR003574
Telephone: (213) 257-2086 Fax: (213) 626-5578	
Email Address: VEvangelista@counsel.lacounty.gov	
Gender:   M	01001
This employee declines to be named in any restraining order issued as a	: 91801
Additional employees suffered harassment, violence, or a threat of violation	
they decline to be named in any restraining order issued as a result of the	nos Thansan I
any restraining order issued as a result of the	nos Thanas and the second
Respondent (Person From Whom Protection Is Sought)	nce. Those employees, and whether is petition, are listed in Attachment 2.
Respondent (Person From Whom Protection Is Sought) Full Name: Arogant Hollywood	nos Thansan I
Respondent (Person From Whom Protection Is Sought)  Full Name: Arogant Hollywood  Address (if known): 2308 Felicia Avenue	nce. Those employees, and whether is petition, are listed in Attachment 2.  Age: 46
Respondent (Person From Whom Protection Is Sought)  Full Name: Arogant Hollywood  Address (if known): 2308 Felicia Avenue  City: Rowland Heights State: CA	nce. Those employees, and whether is petition, are listed in Attachment 2.
Respondent (Person From Whom Protection Is Sought)  Full Name: Arogant Hollywood  Address (if known): 2308 Felicia Avenue  City: Rowland Heights State: CA  Protected Persons Not Listed in 2  a. Are you asking for protection for any family or household members of the	Age: 46  Zip: 97148
Respondent (Person From Whom Protection Is Sought)  Full Name: Arogant Hollywood  Address (if known): 2308 Felicia Avenue  City: Rowland Heights State: CA  Protected Persons Not Listed in ②  a. Are you asking for protection for any family or household members of the at the employee's workplace or at other workplaces of the petitioner?	Age: 46  Zip: 97148
Respondent (Person From Whom Protection Is Sought)  Full Name: Arogant Hollywood  Address (if known): 2308 Felicia Avenue  City: Rowland Heights  State: CA  Protected Persons Not Listed in ②  a. Are you asking for protection for any family or household members of the at the employee's workplace or at other workplaces of the petitioner?  Yes No (If yes, list them):	Age: 46 Zip: 97148  Tip: 97148
Respondent (Person From Whom Protection Is Sought)  Full Name: Arogant Hollywood  Address (if known): 2308 Felicia Avenue  City: Rowland Heights  State: CA  Protected Persons Not Listed in ②  a. Are you asking for protection for any family or household members of the at the employee's workplace or at other workplaces of the petitioner?  Yes No (If yes, list them):	nce. Those employees, and whether is petition, are listed in Attachment 2.  Age: 46  Zip: 97148  de employee or for any other employees
Respondent (Person From Whom Protection Is Sought)  Full Name: Arogant Hollywood  Address (if known): 2308 Felicia Avenue  City: Rowland Heights State: CA  Protected Persons Not Listed in ②  a. Are you asking for protection for any family or household members of the at the employee's workplace or at other workplaces of the petitioner?  Yes \( \sum \text{No} \) (If yes, list them):  Full Name Gender Age Household	Age: 46  Zip: 97148

This is not a Court Order.

WV-100, Page 1 of 6

			C	Case Number:	
4		Why do these people need protection? (Explain  Response is stated in Attachment 4b.	n).	<u> </u>	
5	a.	lationship of Employee and Respondent? How does the employee know the respondent? Respondent was a Defendant on a case prosect	(Describe):		n Attachment 5a. s Office)/employee.
		Respondent is is not a current em otherwise discipline the respondent):	ployee of petitioner. (Explo	uin any decisi nse is stated ir	on to retain, terminate, of Attachment 5b.
6	Wh a. b.	nue  by are you filing in this county? (Check all that  The respondent lives in this county.  The respondent has caused physical or emo  Other (specify): respondent has made cre	otional injury to the petition		
7	Ott	her Court Cases			
	a.	Has the employee or any of the persons named	in (4) been involved in and	other court cas	se with the respondent?
	[	☐ No 🗷 Yes If yes, check each kind of co			
		Kind of Case	Filed in (County State)		Lase Number (if known
	(	<ul> <li>(1) ☐ Workplace Violence</li> <li>(2) ☒ Civil Harassment</li> <li>(3) ☐ Domestic Violence</li> </ul>	Los Angeles/CA	<u>2023</u>	23PDR001713
	(	<ul> <li>(4)  Divorce, Nullity, Legal Separation</li> <li>(5)  Paternity, Parentage, Child Support</li> <li>(6)  Eviction</li> </ul>			
	(	<ul> <li>(7)  Guardianship</li> <li>(8)  Small Claims</li> <li>(9)  Postsecondary School Violence</li> </ul>			
		(10) 🗷 Criminal	Los Angeles/CA	2025	25CJCM02162
	(		Los Angeles/CA		

		Case Number:
Descrip	ion of Respondent's Conduct	
a. Respoi	ndent has <i>(check one or more)</i> Assaulted, battered, or stalked the employee,  Made a credible threat of violence against the employee by mak engaging in a course of conduct that would place a reasonable p safety of his or her immediate family.	ing knowing or willful statements o erson in fear for his or her safety or
(3)	Engaged in a course of conduct that seriously alarmed, annoyed the employee substantial emotional distress. (A course of conduct)	or harassed the employee and caus
	more of these acts (check either or both):	www.c.man one act.,
(2) <u>x</u>	Took place at the employee's workplace.  Can reasonably be construed to be carried out in the future at the of workplace:  Los Angeles County District Attorney's Office - 1  Alhambra, CA 91801	e employee's workplace. 50 West Commonwealth Avenue,
Res Please s harassm Harassn	e what happened. (Provide details: include the dates of all incided what to whom: identify any witnesses): bonse is stated in Attachment 8c. ee attached Declarations from Brian Mark Rosenberg. Cynthia Nent. threats, continued emotional distress and violations of previouent and CPO have been filed and Mr. Hollywood has continued tralation of Respondent's behavior.	akao, and Exhibits detailing continu
	employee harmed or injured?   Yes  No (If yes, a onse is stated in Attachment 8d.	lescribe harm or injuries):



				Case Number:
8	       	or any of the incidents described above, did the fives, did the employee or the respondent rece. Yes No 1 don't know yes, the order protects teheck all that apply the employee 1 the respondent Attach a copy of the order if you have one.)	ive an Er	come? X Yes No 1 don't knownergency Protective Order?  one or more of the persons in 4.
	Che	ck the orders you want  ☑		
9)		Personal Conduct Orders		
~	Lask	the court to order the respondent <b>not</b> to do an otected listed in (4):	y of the f	ollowing things to the employee or to any person to
	b. <b>x</b> c. <b>x</b> d. <b>x</b>	Commit acts of unlawful violence on or male Follow or stalk the person during work hour Contact the person, either directly or indirect telephone, in writing, by public or private mother electronic means.	the person te threats s or to or the begin	of violence to the person
		Enter the person's workplace.  Other (specify):  As stated in Attachment 9f.		
	× Si	tay-Away Orders	aer.	the addresses or locations of any protected person
á	a. Las	sk the court to order the respondent to stay at l	east	yards away from teheck all that apply):
	(1)	■ The employee.	(8) <b>x</b>	The employee's vehicle.
	(2)			Other (specifiy)
	(3)			The District Attorney's office located at
	(4)	The employee's home.		150 West Commonwealth Avenue Alhambra, CA 91801.
		The state of the s		71114111014; C71 71001.
	(5)	☐ The employee's school.		
		=		

This is not a Court Order.

	Case Number:
b	<ul> <li>i. If the court orders the respondent to stay away from all the places listed above, will he or she still be able to get to his or her home, school, or job?</li> <li>iii Yes  No</li></ul>
1) F	irearm (Guns), Firearm Parts, and Ammunition
D	Does the respondent own or possess any firearms (guns), firearm parts, or ammunition? This includes firearm eccivers and frames, and any item that may be used as or easily turned into a receiver or frame (see Penal Code ection 16531).
	] Yes □ No 🗷 I don't know
or lic	the judge grants a protective order, the respondent will be prohibited from owning, possessing, purchasing, ecciving, or attempting to purchase or receive firearms (guns), firearm parts, and ammunition while the protect rder is in effect. The respondent will also be ordered to turn in to law enforcement, or sell to or store with a censed gun dealer, any firearms (guns) and firearm parts within his or her immediate possession or control. If a rder is granted, the respondent will also be prohibited from owning, possessing, or buying body armor and wontweet or relinquish any they have.
) <b>x</b> Ir	Temporary Restraining Order request that a Temporary Restraining Order (TRO) be issued against the respondent to last until the hearing. I a resenting form WV-110, Temporary Restraining Order, for the court's signature together with this Petition.
117	as the respondent been told that you were going to go to court to seek a TRO against him or her?  Yes No (If you answered no, explain why below):
	Reasons are stated in Attachment 12.
_	
	Request for Less Than Five Days' Notice of Hearing
<u> </u>	is must have your papers personally served on the respondent at least five days before the hearing, unless the surface a shorter time for service. (Form $\underline{WV}$ -200-INFO explains what is proof of personal service. Form $\underline{V}$ -200. Proof of Personal Service, may be used to show the court that the papers have been served.
y	you want there to be fewer than five days between service and the hearing, explain why:  Reasons are stated in Attachment 13.

	C	ase Number:
<u> </u>	4) 🗷 No Fee for Filing	
	Lask that there be no filing fee because the respondent has threatened violence employee, or acted or spoken in a manner that has placed the employee in reas	e against the employee, or stalked the sonable fear of violence.
15	5) <b>ϫ No Fee to Serve Orders</b>	
	I ask the court to order the sheriff or marshal to serve the respondent with the orders is based on a credible threat of violence or stalking.	others for free because this request for
_ (16)	6) 🗷 Court Costs	
	Lask the court to order the respondent to pay my court costs.	
(17)	7)   Additional Orders Requested	
	Lask the court to make the following additional orders <i>(specify)</i> :	
	☐ Additional orders requested are stated in Attachment 17.	
18)	Number of pages attached to this form, if any:	
Date:	ite: June 3, 2025	
Vane	inessa Evangelista Vanessa	sa Evangelista
	Lawyer's name (if any)	Lawver's signature
decl	eclare under penalty of perjury under the laws of the State of California that the in achments is true and correct.	formation above and on all
Date:	te:	
	Name of petitioner	Signature
	Title	

This is not a Court Order.

# Declaration of Brian Rosenberg

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#### **DECLARATION OF BRIAN ROSENBERG**

- I, Brian Rosenberg, declare as follows:
- 1. I have personal knowledge of the facts set forth herein, except as to those stated on information and belief and, as to those, I am informed and believe them to be true. If called as a witness, I could and would competently testify to the matters stated therein.
- 2. I am a Deputy District Attorney for the Los Angeles District Attorney's (LADA) Office and work at the Alhambra Branch Office ("Alhambra Office").
- 3. I was initially the handling prosecutor in the criminal case, *People v. Arrogant Hollywood* (Case No. GA114055). This criminal case was resolved on October 17, 2023 as Mr. Hollywood pleaded no contest to the charge of Penal Code section 422 and was placed on formal probation.
- 4. During the course of that prosecution, Arrogant Hollywood regularly harassed and threatened me. He threatened to sue me in open court numerous times, called me racist, and harassed me with numerous phone calls on my work line. In addition, he threatened to find my family and sue them in every state he could in order to make me pay for prosecuting him. It came to my attention that he made a similar threat to a previously assigned Deputy District Attorney and followed through by finding her elderly father and sending her that information.
- 5. Mr. Hollywood sent me an email on November 23, 2023, wherein he threatened to send me to prison for prosecuting him. This email communication was received almost immediately upon his release from custody.
- 6. Due to Mr. Hollywood's harassing behavior, a court issued a Civil Harassment Restraining Order (hereinafter "Rosenberg Restraining Order"), effective until December 2, 2026, against Arrogant Hollywood preventing him from harassing, intimidating, stalking, threatening, assaulting, or disturbing my peace. The Rosenberg Restraining Order also restricts Arrogant Hollywood from directly or indirectly contacting me, and orders him to stay at least 100 yards away from me. A true and correct copy of the Rosenberg Restraining Order is attached hereto as Exhibit 1.

- 7. Mr. Hollywood's harassing conduct and failure to abide by the Civil Restraining Order continues. On March 20, 2025, Arrogant Hollywood came to the front reception area of the Alhambra Office, where Mr. Hollywood knows I physically work. Luckily, I was not present at the Alhambra Office at the time that Mr. Hollywood came in. Mr. Hollywood was told that the Alhambra Office could not accept the documents he was providing them, which resulted in Mr. Hollywood acting aggressively and forcing documents through the glass window to the front desk. Mr. Hollywood caused a disturbance and was even heard threatening to sue me for taking 12 months of his life.
- 8. On April 17, 2025, Mr. Hollywood entered the Alhambra Office again in another attempt to improperly drop off documents. I was present at the Alhambra Branch Office on that day, and I unexpectedly saw Mr. Hollywood outside the Office. Out of concern for my safety, I rushed back into the office to avoid any contact with him. Due to the March 20, 2025 disturbance, and Mr. Hollywood's aggressive and harassing past conduct with the LADA's Office, the Alhambra Office went on "lock down," locking all the doors and keeping all employees inside the office while Mr. Hollywood was in the building. Law enforcement subsequently escorted the employees to their vehicles.
- 9. I am aware of the multiple emails that Arrogant Hollywood sent to numerous deputy district attorneys in the past months, whereby Mr. Hollywood continues his harassing behavior by calling me racist and threatening litigation against me and my colleagues. In an email dated May 8, 2025, Mr. Hollywood addressed his comments directly to District Attorney Nathan Hochman and the judge assigned to his current criminal case and expressed his desire for Mr. Hochman and all of his deputy district attorneys to die a slow miserable death for prosecuting him. This is in addition to utilizing the same angry verbiage in describing the LADA's Office as racist and corrupt.
- 10. Arrogant Hollywood continues to avoid complying with the specific terms of the Rosenberg Restraining Order by claiming he is filing or serving documents in a criminal case. But there is no reason for him to be present at the LADA's Alhambra Branch Office because the criminal case has resolved, and there are other methods for him to submit any pleadings relating to

his criminal case. I am greatly concerned for my safety and the escalation of Mr. Hollywood's harassing behavior, especially considering the filing of a new Misdemeanor Complaint. I believe that another restraining order that specifically restricts Mr. Hollywood from entering the Alhambra Office and from communicating with anyone at the LADA's office with threats against me is necessary to prevent further escalation of the situation.

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

Executed on May 27, 2025, at Alhambra, California.

**BRIAN ROSENBERG** 

# Declaration of Cynthia Nakao

## **DECLARATION OF CYNTHIA NAKAO**

- I. Cynthia Nakao, declare as follows:
- 1. I have personal knowledge of the facts set forth herein, except as to those stated on information and belief and, as to those, I am informed and believe them to be true. If called as a witness, I could and would competently testify to the matters stated therein.
- 2. I am a Deputy District Attorney for the Los Angeles District Attorney's ("LADA") Office and am the Head Deputy for the Alhambra Office of the LADA's Office ("Alhambra Office").
- 3. On or about December 20, 2023, a court issued a Civil Harassment Restraining Order ("Rosenberg Restraining Order"), effective until December 2, 2026, against Arrogant Hollywood, which prevented him from harassing, intimidating, stalking, threatening, assaulting, or disturbing the peace of Deputy District Attorney Brian Rosenberg. Mr. Rosenberg continues to work at the Alhambra Office. The Civil Harassment Restraining Order also restricts Mr. Hollywood from directly or indirectly contacting Mr. Rosenberg, and orders him to stay at least 100 yards away from Mr. Rosenberg. A true and correct copy of the Rosenberg Restraining Order is attached hereto as **Exhibit 1**.
- 4. Despite the issuance of the Rosenberg Restraining Order, on February 7, 2025, Mr. Hollywood came to the Alhambra Office, where Mr. Hollywood is aware that Mr. Rosenberg works. Luckily, Mr. Rosenberg was not at the Alhambra Office at the time that Mr. Hollywood came in. Mr. Hollywood approached the front desk to file documents. The front desk advised Mr. Hollywood that he cannot file documents at the Alhambra Office. Mr. Hollywood refused to listen and while armed with scissors, he became aggressive, belligerent and argumentative with the staff. He expressed his anger and frustration that the staff could not file his court documents, and he aggressively shoved paperwork through the mail slot of the reception window. During this incident, Mr. Hollywood threatened to sue Mr. Rosenberg because "he took twelve months of my life." As a result of Mr. Hollywood's harassing and disturbing conduct, law enforcement was called.

- 5. On March 20, 2025, Mr. Hollywood presented at the Hall of Justice, in an attempt to serve District Attorney Nathan Hochman. Mr. Hollywood caused such a disturbance that security at the Hall of Justice prevented him entry into the building and was forced to lock the public entrance into the Hall of Justice in an effort to further protect the safety of the individuals inside the building.
- 6. On April 8, 2025. Arrogant Hollywood sent two emails to me and multiple other LADA employees. In one of the emails, he calls the prosecutors "Scumbags," calls Mr. Rosenberg a racist and threatens filing a lawsuit. A true and correct copy of the April 9, 2025 emails is attached hereto as **Exhibit 2**.
- 7. On April 17, 2025, Mr. Hollywood entered the LADA's Alhambra Branch Office again. Mr. Rosenberg saw Mr. Hollywood outside the Alhambra Branch Office and hurried into the office to avoid an altercation with Mr. Hollywood. Due to concern for Mr. Rosenberg and other employees' safety, the Alhambra Police Department was notified, and I instructed all employees to remain in the office with the door locked. Mr. Hollywood attempted to enter the office, but the door was locked. Despite the Rosenberg Restraining Order, Mr. Hollywood still pushed legal documents under the door. I requested law enforcement to escort the employees to their vehicles and sent them home.
- 8. In addition to harassing Mr. Rosenberg, Mr. Hollywood harassed Mr. Guzman Sanchez, who was an expert witness that testified in Mr. Hollywood's prior criminal case. On April 19, 2025, Mr. Guzman Sanchez emailed me a declaration, which eontained harassing comments by Arrogant Hollywood against Mr. Guzman Sanchez. A true and correct copy of the Declaration emailed to me is attached hereto as **Exhibit 3**.
- 9. On April 17, 2025, the Alhambra Police Department arrested Mr. Hollywood. The Los Angeles County District Attorney's Office filed a Misdemeanor Complaint against Arrogant Hollywood for Trespass, Refusing to Leave Private Property and for Violation of a Court Order. The Misdemeanor Complaint was filed in Downtown Los Angeles, thereby requiring Mr. Hollywood to appear in court in Downtown Los Angeles and not Alhambra. A true and correct copy of the Complaint and the Alhambra Police Report is attached hereto as **Exhibit 4**.

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not "harass... threaten... stalk ... disturb the peace of "... Mr. Rosenberg. It also provides that Mr. Hollywood is to stay at least 100 yards away from Mr. Rosenberg and his workplace." which is the Alhambra Office. A true and correct copy of the Criminal Protective Order and the Transcript from the hearing is attached hereto as Exhibit 5. On May 7, 2025. Arrogant Hollywood sent me and multiple other deputy district 11.

On April 21, 2025, the Court issued a Criminal Protective Order against Mr.

- attorneys two emails whereby he identified Mr. Rosenberg as an "unethical, biased, delusional, mentally ill and corrupt" prosecutor and accused him of falsifying evidence. He also threatened Mr. Rosenberg with a lawsuit and a State Bar report. A true and correct copy of the May 7 emails is attached hereto as Exhibit 6.
- 12. On May 7, 2025, a Court ruled that Mr. Hollywood violated its Criminal Protective Order revoked bail, and issued a bench warrant. A true and correct copy of the Minute Order is attached hereto as Exhibit 7.
- On May 8, 2025, Mr. Hollywood sent me and multiple other LADA employees 13. another email whereby he threatens to sue prosecutors, which would include Mr. Rosenberg, and wishes them a slow and painful death from cancer. His email threatens to disclose where each of them and their families live and work. A true and correct copy of the May 8 email is attached hereto as Exhibit 8.
- On May 10, 2025, Mr. Hollywood sent me and multiple other LADA employees 14. three additional emails with additional threats against the handling prosecutor on his misdemeanor complaint. A true and correct copy of the May 10 emails is attached hereto as Exhibit 9.
- On May 12, 2025, Mr. Hollywood sent another email to me and multiple other 15. LADA employees. In this email, Mr. Hollywood again threatens prosecutors with litigation and finding out where they all live. A true and correct copy of the May 12 email is attached hereto as Exhibit 10.
- There is no valid reason for Mr. Hollywood to be present at the LADA's Alhambra 16. Branch Office because the criminal case in Alhambra has resolved. If Mr. Hollywood insists on

filing or serving additional pleadings in the Alhambra case, he can use a third party to file and/or serve his papers. In addition, he can appear to any hearing via Webex. There are currently no hearings scheduled in the Alhambra case.

- On May 12, 2025, a Court held a Bench Warrant Hearing and found Mr. 17. Hollywood to be in violation of his own recognizance conditions. Furthermore, Mr. Hollywood's pro per status was revoked, and the Court appointed him a public defender. A true and correct copy of the May 12 Minute Order is attached hereto as Exhibit 11.
- 18. As evidenced by his disruptive visits to the Alhambra Office and the harassing emails about Mr. Rosenberg to other deputy district attorneys. Mr. Hollywood's harassing conduct against Mr. Rosenberg continues. With the filing of the new misdemeanor Complaint, I am concerned that his harassing and threatening conduct against Mr. Rosenberg may escalate and therefore support an additional restraining order on behalf of Mr. Rosenberg that restricts Mr. Hollywood from entering the Alhambra Branch Office and for communicating with anyone at the LADA's Office with threats about Mr. Rosenberg.

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

Executed on June 3, 2025, at Alhambra, California.

Cynthia Nakao

Head Deputy District Attorney

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## Exhibit 1

	CH-130 Civil Harassment Restraining Order After Hearing	Clerk stamps date here when form is filed.
_	Person in 1 must complete items 1, 2, and 3 only.	FILED Superior Court of California County of Los Angeles
(1)	a. Your Full Name: brian Rosenbers	DEC 2 0 2023
	Your Lawyer (if you have one for this case)	David W. Stayton, Executive C. Foet/Clerk of Count
	Name: State Bar No.:	By: J. Guerrero, Deputy
	Firm Name:	`
	b. Your Address (If you have a lawyer, give your lawyer's information.	
	If you do not have a lawyer and want to keep your home address private, you may give a different mailing address instead. You do not	Fill in court name and street address:  Superior Court of California, County of
	have to give telephone, fax, or email.)	Superior Court of Camorina, Country of
	Address: 150 W Commonwealth Avc City. A hambra State: CA Zip: 9/801 Telephone: 626 308 5437 Fax:	LOS ANGELES SUPERIOR COURT NORTHEAST BISTACT - PASADENA COURTHOUSE HOBEAST WALNUT STREET PASADENA, CALIFORNIA 91101-1580
	Email Address: brosenberg & Ja. (acounty.90)	Court fills in case number when form is filed.
<b>(2)</b>	Restrained Person	Case Number:
9	(Give all the information you know. Information with a star (*) is required	23PURUU1743
	to add this order to the California police database. If age is unknown,	
	give an estimate.)	11.1
		Color Blk Eye Color: BlW
	*Gender: M  F  Nonbinary Home Address: Transi	ent
	City: State: Cff Zip:	e I prosecuted
(3)	☐ Additional Protected Persons	
	In addition to the person named in ①, the following family or household the orders indicated below:	members of that person are protected by
	Full Name Gender Age Lives	with you? How are they related to you?
		s 🗌 No
	\ Ye	s 🗌 No
	Ye	s 🗌 No
	Ye	s 🗌 No
4	Check here if there are additional persons. List them on an attached s Additional Protected Persons" as a title. You may use form MC-025,  Expiration Date This Order, except for any award of lawyer's fees, expires at	
		12/2/2/
	Time: a.m p.m	19/00/020
	If no expiration date is written here, this Order expires three years from the This is a Court Order.	ne date of issuance.
والإغرار	Se red of Cektoma way courts cases. Airell Marsanament Boots sining Order	Hor Hoaring CH-130, Page 1 of

Case	Númber	11:31	WI	77	1 %
	NGWIDE	レスい	Ų	1/	T 🕽

5	۲	learing
	a	There was a hearing on (date). 12 12 at (time): 8:30Am in Dept.: S Room:  (Name of judicial officer): THEOTHY MARTELLA made the orders at the hearing
	b	made the orders at the heating.
		(1) The person in (1). (3) The lawyer for the person in (1) (name):
		(2) The person in 2. (4) The lawyer for the person in 2 (name):
		Additional persons present are listed at the end of this Order on Attachment 5.
	C.	The hearing is continued. The parties must return to court on (date):at (time):
		To the Person in ②:
The a	co ch	ourt has granted the orders checked below. If you do not obey these orders, you can be arrested arged with a crime. You may be sent to jail for up to one year, pay a fine of up to \$1,000, or both.
6		Personal Conduct Orders
	a.	You must not do the following things to the person named in (1)
		and the other protected persons listed in 3:
		(1) Harass, intimidate, molest, attack, strike, stalk, threaten, assault (sexually or otherwise), hit, abuse,
		destroy personal property of, or disturb the peace of the person.
		(2) Contact the person, either directly or indirectly, in any way, including, but not limited to, in person, by telephone, in writing, by public or private mail, by interoffice mail, by email, by text message, by fax,
		br by other electronic means.
		(3) Take any action to obtain the person's address or location. If this item (3) is not checked, the court has found good cause not to make this order.
		(4) Other (specify):
		Other personal conduct orders are attached at the end of this Order on Attachment 6a(4).
	b.	Peaceful written contact through a lawyer or process server or other person for service of legal papers related to a court case is allowed and does not violate this Order.
7)	6	Stay-Away Orders , 7
_		You must stay at least yards away from (check all that apply):
		(i) The person in 1. (7) The place of child care of the children of
		(2) Each person in 3. the person in 1.
		(3) The horne of the person in 1. (8) The vehicle of the person in 1.
		(4) The job or workplace of the person (9) Other (specify):
		(5) The school of the person in 1.
		(6) The school of the children of the person in 1.
ł	<b>)</b> .	This stay-away order does not prevent you from going to or from your home or place of employment.  This is a Court Order.
euna:		

Civil Harassment Restraining Order After Hearing (CLETS-CHO)

CH-130, Page 2 of 6

(Civil Harassment Prevention)

Case Number:	
23000001712	
(page 48) a 1 2 4 5 4 5 4 5 4 5 4 5 4 5 4 5 4 5 4 5 4	_

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	ohibited items lister		y or my to only, round	<b>.</b>	Í	, ,
b. Pr	ohibited items are	•				
• •	) Firearms (guns);					
	or frame (see Pen  Ammunition.	eaning receive al Code section	rs and frames, or any on 16531); and	item that may be used	as or easily	turned into a receiv
, ,	you have not alread	مرد ممسلم الم	an marret			
	Within 24 hours of law enforcement possess or own. File a receipt with	of being served agency, any fi	d with this Order, self rearms (guns) and fir thin 48 hours of recei	to or store with a licent earm parts in your cust ving this Order that pro ou may use Receipt for	ody or cont ves that yo	trol or that you ur firearms (guns) a
	(form CH-800) for	or the receipt.)	ui, soid, oi sioica. (i	ou may use necespayor	1 11 007 110	
d. [				possess a firearm (gun)	), firearm p	arts, or ammunition
e. 🗆	The court has made Civil Procedure's	ection 527 9(f	). Under California la	es the firearm relinquis iw, the person in ② is	not require	d to relinquish this
	firearm (specify 1					
	The firearm must and from his or h subject to federal.	be in his or he er place of em prosecution fo and Costs	er physical possession aployment. Even if ex for possessing or conti	n only during scheduled empt under California rolling a firearm.	d work hou	rs and during travel
	The firearm must and from his or h subject to federal.	be in his or he er place of em prosecution fo and Costs	er physical possession ployment. Even if ex	n only during scheduled empt under California rolling a firearm.	d work hou	rs and during travel
The	The firearm must and from his or h subject to federal.	be in his or he er place of em prosecution fo and Costs	er physical possession aployment. Even if ex for possessing or conti	n only during scheduled empt under California rolling a firearm.	d work hou	rs and during travel
The	The firearm must and from his or h subject to federal awyer's Fees a person in must awyer's fees	be in his or he er place of em prosecution for and Costs to pay to the pe	er physical possession aployment. Even if ex for possessing or continuous in the followers on in the followers or the followers of the	n only during scheduled empt under California rolling a firearm. wing amounts for	d work hou	rs and during travel rson in ② may be
The p	firearm (specify 1) The firearm must and from his or h subject to federal.  awyer's Fees a person in must awyer's fees fiem	be in his or he er place of em prosecution for and Costs t pay to the pe costs:  \$ \$ \$ \$	er physical possession aployment. Even if exfor possessing or contests or possessing or contests on in the folloop Amount	n only during scheduled empt under California rolling a firearm. wing amounts for	d work hould work hould work hould be seen to be seen t	rs and during travel rson in ② may be
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The I	The firearm must and from his or h subject to federal awyer's Fees a person in must awyer's fees	be in his or he er place of em prosecution for and Costs t pay to the pe costs:  \$ d amounts are d Protection is given the s d, leased, kept	er physical possession aployment. Even if ex for possessing or content erson in the follo  Amount  attached at the end of on of Animals sole possession, care,	n only during scheduled empt under California rolling a firearm.  wing amounts for  Item  f this Order on Attachr  and control of the aniner, or reside in his or he	work houlaw, the personal state of the perso	rs and during travelers on in (2) may be  Amount  below, which are

	•	Case Number: URU01713
11	Other Orders (specify):	
	Additional orders are attached at the end of this Order on Attachment 11.	
	To the Person in 19:	
12	Mandatory Entry of Order Into CARPOS Through CLETS	
	This Order must be entered into the California Restraining and Protective Order System (CARPOS) through the California Law Enforcement Telecommunications System (CLETS). (Check or all)	
	<ul> <li>a. The clerk will enter this Order and its proof-of-service form into CARPOS.</li> <li>b. The clerk will transmit this Order and its proof-of-service form to a law enforcement agency to be entered into CARPOS.</li> </ul>	
	c. Dy the close of business on the date that this Order is made, the person in 1 or his or her lawyer should deliver a copy of the Order and its proof-of-service form to the law enforcement agency listed below to enter into CARPOS:	
	Name of Law Enforcement Agency	Address (City. State. Zip)
13)	Additional law enforcement agencies are listed at the end of this  Service of Order on Restrained Person  a.  The person in 2 personally attended the hearing. No other proof of the person in 2 did not attend the hearing.  (1) Proof of service of form CH-110, Temporary Restraining Order judge's orders in this form are the same as in form CH-110 exceeds must be served with this Order. Service may be by mail.  (2) The judge's orders in this form are different from the temporary Someone—but not appear in Company or the server in Company or the	f service is needed.  r, was presented to the court. The ept for the expiration date. The person in the court of the person in t
	in 2.	a copy of this Order on the person
	No Fee to Serve (Notify) Restrained Person	
	The sheriff or marshal will serve this Order without charge because:  a. K The Order is based on unlawful violence, a credible threat of violence, or stalking.  b.  The person in 1 is entitled to a fee waiver.	
$\sim$	Number of pages attached to this Order, if any:	
		Malicia (Man
		Midicial Officer MINORITY MARTENLA

This is a Court Order.

#### Warning and Notice to the Restrained Person in 🔞:

### You Cannot Have Firearms (Guns), Firearm Parts, or Ammunition

Unless item 8e is checked, you cannot own, have, possess, buy or try to buy, receive or try to receive, or otherwise get any prohibited items listed in item 8b on page 3 while this Order is in effect. If you do, you can go to jail and pay a \$1,000 fine. You must sell to or store with a licensed gun dealer, or turn in to a law enforcement agency, any firearms (guns) and firearm parts that you have or control as stated in item (8) above. The court will require you to prove that you did so.

#### Instructions for Law Enforcement

#### Enforcing the Restraining Order

This Order is enforceable by any law enforcement agency that has received the Order, is shown a copy of the Order, or has verified its existence on the California Restraining and Protective Order System (CARPOS). If the law enforcement agency has not received proof of service on the restrained person, and the restrained person was not present at the court hearing, the agency must advise the restrained person of the terms of the Order and then must enforce it. Violations of this Order are subject to criminal penalties.

#### Start Date and End Date of Orders

This Order starts on the date next to the judge's signature on page 4 and ends on the expiration date in item 4 on page 1.

#### Arrest Required if Order is Violated

If an officer has probable cause to believe that the restrained person had notice of the order and has disobeyed it, the officer must arrest the restrained person. (Pen. Code, §§ 836(c)(1), 13701(b).) A violation of the order may be a violation of Penal Code section 166 or 273.6. Agencies are encouraged to enter violation messages into CARPOS.

#### Notice/Proof of Service

The law enforcement agency must first determine if the restrained person had notice of the order. Consider the restrained person "served" (given notice) if (Pen. Code, § 836(c)(2)):

- The officer sees a copy of the Proof of Service or confirms that the Proof of Service is on file; or
- The restrained person was at the restraining order hearing or was informed of the order by an officer.

An officer can obtain information about the contents of the order and proof of service in CARPOS. If proof of service on the restrained person cannot be verified and the restrained person was not present at the court hearing, the agency must advise the restrained person of the terms of the order and then enforce it.

#### If the Protected Person Contacts the Restrained Person

Even if the protected person invites or consents to contact with the restrained person, this Order remains in effect and must be enforced. The protected person cannot be arrested for inviting or consenting to contact with the restrained person. The orders can be changed only by another court order. (Pen. Code, § 13710(b).)

#### This is a Court Order.



#### Conflicting Orders—Priorities for Enforcement

If more than one restraining order has been issued protecting the protected person from the restrained person, the orders must be enforced in the following priority (see Pen. Code, § 136.2 and Fam. Code, §§ 6383(h)(2), 6405(b)):

- 1. Emergency Protective Order (EPO): If one of the orders is an Emergency Protective Order (form EPO-001), provisions (e.g., stay-away order) that are more restrictive than in the other restraining/protective orders must be enforced. Provisions of another order that do not conflict with the EPO must be enforced.
- 2. No-Contact Order: If a restraining/protective order includes a no-contact order, the no-contact order must be enforced. Item 6a(2) is an example of a no-contact order.
- 3. Criminal Protective Order (CPO): If none of the orders include an EPO or a no-contact order, the most recent CPO must be enforced. (Fam. Code, §§ 6383(h)(2) and 6405(b).) Additionally, a CPO issued in a criminal case involving charges of domestic violence, Penal Code sections 261, 261.5, or former 262, or charges requiring sex offender registration must be enforced over any civil court order. (Pen. Code, § 136.2(e)(2).) All provisions in the civil court order that do not conflict with the CPO must be enforced.

4. Civil Restraining Orders: If there is more than one civil restraining order (e.g., domestic violence, juvenile, elder abuse, civil harassment), then the order that was issued last must be enforced. Provisions that do not conflict with ent civil restraining order must be enforced.

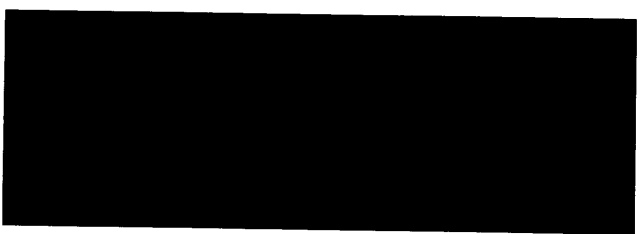
> (Clerk will fill out this part.) -Clerk's Certificate-

I certify that this Civil Harassment Restraining Order After Hearing is a true and correct copy of the original on file in the court. Ozvid W. Signton

APR 1 5 2025

This is a Court Order.

# Exhibit 2



From: Arogant Hollywood <aroganthollywoodgenius@gmail.com>

Sent: Tuesday, April 8, 2025 8,49 PM

To: Vaenifle-rocha@da lacounty.gov; Daniel Felizzatto <dfelizzatto@da lacounty.gov>; ttokat@dalcacounty.gov. Michele Hanisee <MHanisee@dalacounty.gov>; Steven katz <skatz@da.lacounty.gov>; Ibrooke rastano@da.lacounty.gov; Iodi Castano <jcastano@da (acounty.gov>); William Frayeri <wfrayeh@da, acounty.gov>); Jessica Foster <JFoster@da.iacounty.gov>; ,garrison@da.laccunty.gov; ,essica Tirson <jtilison@da.iacounty.gov>; Mariaramirez65@hotma I com; Mayra Ramirez <MRamirez@da lacounty.gov>; Irene Lee <II ee@da\_accounty.gov>, Cris.buckley@uci.edu; Christina + Buckley <CBuckley@da lacounty gov>; Strank6576@adi.com, sfrank and@da.iacounty gdv; Juliar ne Walker < walker@da.iacounty.gdv>; Christi i rey <Crirey@da.racounty.gov>; Joniyn Callanan <JCallahan@da.lacounty.gov>, vrodriguez@dałacounty.gov; Yael Massry <YMassry@da.tacounty.gov>, John Mi, Elinney <McKinney@da.acounty.gov>; jmckinney@da.lacounty.gov; Hoon Chun <HChun@da.lacounty.gov>; Margo Baxter <MBaxter@da.facounty gov>, Priscilla Musso <PM usso@da.facounty gov>; Kathy Cady <ECady@da.facounty.gov>; Julie D.xon Siiva <jds: va@da.facounty.gov>; Arisa Mattson <amattsori@da.acounty.gov>, akarkanen@falfacounty.gov; Christopher Baker <ChrisBaker@da.lacounty.gov>; Cynthia Nakab <CNakao@da.lacounty.gov>; Janis Johnson <!Johnson@da.lacounty.gov>; kuyen@da.lacounty.gov; pkouch@da.aíacounty.gov, M.j. Vellakkatel <mvellakk@da.racounty.gov>; Samue Hulefeld <shulefeid@da.facounty.gov>; Marc Beaart <MBeaart@da.lacounty.gov>; bjdodd@dalacounty.gov. Martha Carrillo. <MCarnillo@da.lacounty.gov>, Lori Dery <lidery@da.lacounty.gov>; Antonio Aguilar <AAguilar@da.lacounty.gov>; Heather Borden <hborden@da.lacounty.gov>; Alan Yochelson <AYochelson@da.lacounty.gov>; Ann Marie Wise <AWise@da.lacounty.gov>; Gregory Apt <gapt@da. acounty gov>; Lee Orquiola <LOrquiola@da lacounty gov>; rsleeter@axori.com, isalah@axon.com; vbremer@axon.com; vanessawirth@live.com, cbrooks@axon.com, Jkunins@axun.com; swhigham@axun.com; jroop@axon.com; jmak@axon.com; jmak\_9@yahoo.com; ahanif@axon.com; bcnapman@axon.com; yakisanya@axon.com, aakisanya@gmail.com; bmiller@axon.com, ebyers@axon.com; gmellon@axon.com; gabrielle\_k\_rogers@hotmail.com; jibarra@axon.com; calcorn@axon.com; pvang@axon.com, brubke@axon.com; mgreene@axon.com; mbgentertain@yahoo.com; sonicgroove21@yahoo.com, gholloweii@gmail.com; garnreiter@abi.com; ganreiter@msn.com; hgarnreiter@cox.net; garnreiter@icloud.com; michaelgarnreiter111@gmail.com; garnreiter@prod gy.com; garnreiter@msn.com; garnreiter@att.net; serge.thiboutot@axon-id.com; efieischii@axon.com, hbao@axon.com; hoangb@gmail.com; jmazzeo@axon.com; jackmazzeo@yahoo.com;

rwynn@axon.com; mische@axon.com; marcische@gmail.com; mshrago@axon.com; rmontgomery@axon.com; ecanel@axon.com; bglaister@axon.com, brian.glaister@gmail.com; pkirschbaum@axon.com; jbrande@taser.com; kshen@axon.com; hkuhl@axon.com; mvanantwerp@axon.com; aghanaie@axon.com; ssingh@axon.com; shashank.dreams@gmail.com; zji@axon.com; jizhengp@gmail.com; spark@axon.com; rick@axon.com; bbagley@axon.com; cdevaraj@axon.com; hsingh@axon.com; lkelley@axon.com; secondistrict@bos.la.county.gov; Holly4Assembly@gmail.com; hjmitchel@aol.com; jmerchan@wdacs.lacounty.gov; info@wdacs.lacounty.gov; Arogant Hollywood <arogantmusicinc@gmail.com>; Alison Fairchild <fairchildadacrusader@gmail.com>; Arogant Hollywood <causeofaction43@gmail.com>; blacklawgenius@gmail.com; Alison Fairchild <alisonhfairchild@gmail.com>; Robert Luna <rluna@lasd.org>; rluna@lacounty.gov; atardy@lacounty.org; jtorres@lasd.org; saloma@lacounty.org; |lecrivain@lasd.org; bchase@lacounty.gov; riewis@lacounty.gov; llecrivain@lacounty.org; jmeza@lasd.org; ned.harlan@doj.ca.gov; nishdeep.singh@doj.ca.gov; robert.bonta@doj.ca.gov; OPSChiefsOffice@doj.ca.gov; peter.halloran@doj.ca.gov; amyhhalloran@yahoo.com; peterhalloran@sbcglobal.net; alisha.carlile@doj.ca.gov; snpdragn@aol.com; acarlile@alum.wellesley.edu; concertina9@yahoo.com; alishastephen@yahoo.com.au; alehr17@u.washington.edu; girlygirl8384@aol.com; akeened@yahoo.com; lish34@hotmail.com; piccbodin@hotmail.com; lachapell\_a@yahoo.com; alishaoku@yahoo.com; alisha.mai@gmail.com; alisha.marks@rogers.com; vincent.bonotto@doj.ca.gov; vbonotto@hotmail.com; glenn.pruden@doj.ca.gov; eyeless77@hotmail.com; danieł.olivas@doj.ca.gov; giam.nguyen@doj.ca.gov; chad.stegeman@doj.ca.gov; stephen.lew@doj.ca.gov; christopher.findley@doj.ca.gov; dennis.beck@doj.ca.gov; darrell.spence@doj.ca.gov; maggy.krell@doj.ca.gov; Elaine.tong@doj.ca.gov; hannah.calacsan@doj.ca.gov; mo.park@doj.ca.gov; dbuthler@lasuperiorcourt.org; dslayton@lasuperiorcourt.org; sclover@lasuperiorcourt.org; jmoses@lasuperiorcourt.org; ppenrose@lasuperiorcourt.org; tpenrose@lasuperiorcourt.org; chase.penrose@gmail.com; mackenzienicole@gmail.com; trishpenrose@att.net; secondistrict@bos.lacounty.gov; roganthollywoodgenius@gmail.com; Kamala.harris@whitehouse.gov; 'eaht.wilson@calbar.ca.gov; leah.wilson50@yahoo.com; elizabeth.hom@calbar.ca.gov; gina.crawford@calbar.ca.gov; rita.himes@calbar.ca.gov; esteinbach@aclusocal.org; manuel.alvarez@post.ca.gov; jim.grottkau@post.ca.gov; pgrottkau@yahoo.com; jamesgrottkau@aol.com; janie.grottkau@yahoo.com; annemarie.mugnaio@post.ca.gov; annemariedelmugnaio@gmail.com; chaseindixon@aol.com; obugrik@aol.com; sonya.baland@post.ca.gov; sonyar@comcast.net; cheryl.smith@post.ca.gov; colin.okeefe@post.ca.gov; cokeefe@post.ca.gov; dulce\_cakes4u@yahoo.com; ulce\_cakes4u@aol.com; gspinger5@yahoo.com; cokeefe@ci.davis.ca.us; colin.o'keefe530@verizon.net; co'keefe1514@bellsouth.net; sarah.wallace@post.ca.gov; william.darden@post.ca.gov; william.darden@doj.ca.gov; rpthjrcy@uojsdp.edu; williamtdarden@gmail.com; William.darden@urs.com; carrie.hollar@post.ca.gov; carrie.berg82@gmail.com; cberg@solanocounty.com; carrie.hollar@aol.com; erik.apperson@post.ca.gov; Ifey8808@gmail.com; wifey8808@gmail.com; erikandannaapperson@hotmail.com; onecubsfan@hotmail.com; egrundman@hotmail.com; todders@hotmail.com; erikapperson@hotmail.com; erik.apperson@yahoo.com; sb2@post.ca.gov; christine.ford@post.ca.gov; michelle.weiler@post.ca.gov; wildweilers@msn.com; cateweiler@msn.com; meagan.poulos@post.ca.gov; rosanne.richeal@post.ca.gov;

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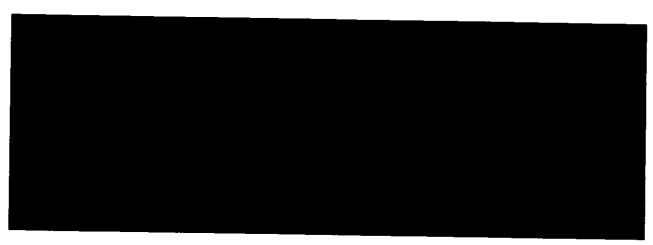
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KING AROGANT v. nathan joseph hochman, et al. [ANOTHER WARNING TO COUNTY OF LOS ANGELES EMPLOYEES, PEACE OFFICERS, EXECUTIVES, AND ATTORNEYS TO CEASE AND DESIST MALICIOUSLY PROSECUTING FRIVOLOUS CRIMINAL CASE GA114055, ATTACHED MOTION TO DEMAND DISCOVERY, 162 PAGES

THE NEXT TIME I GO TO 211 WEST TEMPLE STREET, LOS ANGELES COUNTY TO SERVE NATHAN JOSEPH HOCHMAN LEGAL PAPERS, VIDEO RECORDING EVIDENCE, AND AUDIO RECORDING EVIDENCE RELATED TO A CRIMINAL CASE DO NOT ALLOW YOUR COUNTY OF LOS ANGELES PEACE OFFICERS TO PREVENT ME FROM ENTERING THE BUILDING OR YOU WILL FACE LITIGATION FOR THEIR RECKLESS ACTIONS!

NATHAN JOSEPH HOCHMAN AND ALL OTHER HEREBY ELECTRONICALLY SERVED STATE OF CALIFORNIA AND COUNTY OF LOS ANGELES EMPLOYEES. YOU ARE HEREBY ORDERED TO CEASE AND DESIST FROM DOING THE FOLLOWING:

- 1. CONTINUE TO MALICIOUSLY PROSECUTE FRIVOLOUS CRIMINAL CASE GA114055
- 2. RECKLESSLY FAILING TO OVERTURN CONVICTION ON YOUR OWN MOTIONS PURSUANT TO CALIFORNIA STATE BAR RULES OF PROFESSIONAL CONDUCT,

Rule 3.8 Special Responsibilities of a Prosecutor (Rule Approved by the Supreme Court, Effective June 1, 2020)

- 3. RECKLESSLY FAILING TO TERMINATE AROGANT HOLLYWOOD'S FELONY PAROLE SUPERVISION AFTER BEING SERVED AN AUDIO RECORDING PROVING KING AROGANT WAS INNOCENT AND NEVER PHYSICALLY THREATENED THOMAS GUZMAN-SANCHEZ!
- 4. CEASE AND DESIST FAILING TO OVERTURN A CONVICTION IN WHICH RACIST ATTORNEY BRIAN MARK ROSENBERG PRESENTED PHONY AND MANIPULATED GOPRO VIDEO RECORDINGS INTO THE SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES, ALHAMBRA SUPERIOR COURT THAT DEPICTED AND DISPLAYED AN ARTIFICIALLY INTELLIGENT AROGANT HOLLYWOOD SHUTTING OFF HIS GOPRO CAMERA WHILE WEARING DIFFERENT CLOTHING THAN HE HAD ON FEBRUARY 21, 2023.
- 5. PURSUANT TO THE RACIAL JUSTICE ACT OF 2020; WHICH CODIFIES AT CAL PEN CODE SECTION 745 THE PEOPLE AND NATHAN JOSEPH HOCHMAN MUST IMMEDIATELY OVERTURN AROGANT HOLLYWOOD WRONGFUL PRISON SENTENCE AND CONVICTION THAT WAS PARTLY BASED ON THE

FALSE AND FABRICATED TESTIMONY THAT AROGANT HOLLYWOOD MADE A CRIMINAL THREAT TO LYING AND RACIST GOVERNMENT WITNESS THOMAS GUZMAN-SANCHEZ.

ATTACHED HERETO IN THIS EMAIL IS A TRUE AND CORRECT COPY OF REAL GOPRO VIDEO RECORDINGS GX010586 AND GX010587 THAT WERE RECKLESSLY SPLIT UP FROM ONE CONTINUOUS VIDEO RECORDING BY ROGUE AND RACIST SOUTHERN CALIFORNIA HIGH TECH TASK FORCE PEACE OFFICERS. NEVERTHELESS, THESE REAL VIDEO RECORDINGS DO NOT DEPICT AND DISPLAY AROGANT HOLLYWOOD SHUTTING OFF HIS GOPRO CAMERA.

ATTACHED HERETO IS THIS EMAIL IS A TRUE AND CORRECT COPY OF THE AUDIO RECORDING THAT PROVES BY CLEAR AND CONVINCING EVIDENCE THAT AROGANT HOLLYWOOD NEVER MADE CRIMINAL THREATS TO RACIST AND LYING THOMAS GUZMAN-SANCHEZ AND THUS, AROGANT HOLLYWOOD WAS WRONGFULLY SENT TO STATE PRISON!

ATTACHED HERETO IS THIS ELECTRONIC MAIL IS A TRUE AND CORRECT COPY OF AROGANT HOLLYWOOD'S SOON THE BE FILED:

#### Case No. GA114055

AROGANT HOLLYWOOD'VERIFIED NOTICE OF AND MOTION THAT SUPERIOR COURT ORDER PEOPLE IMMEDIATELY DISCLOSE AND TURN OVER BOGUS LASD-CREATED GOPRO VIDEO RECORDINGS GX010586 AND GX010587 Pursuant to California Penal Code §§ 745, 1473.6, & 1473.7; Brady v. Maryland, 373 U.S. 83, 83 S.Ct. 1194, 10 L.Ed.2d 215 (1963); United States v. Bagley, 473 U.S. 667, 682, 105 S.Ct. 3375, 87 L.Ed.2d 481 (1985); County of Los Angeles District Attorney Discovery Compitance System Manual, County of Los Angeles District Attorney Legal Policies Manual, Chapter 14, & United States Department of Justice Manual, Title 9, § 9-5.000 & REQUEST THAT SUPERIOR COURT ORDER THAT AROGANT HOLLYWOOD'S UNCONSTITUTIONAL PAROLE SUPERVISION BE IMMEDIATELY TERMINATED

Date of Hearing: April 25, 2025 Department 1

# THE ATTACHED CRIMINAL MOTION IS 162 PAGES AND 23,080 WORDS.

GX010586.MP4

GX010587.MP4

NATHAN JOSEPH HOCHMAN. KING AROGANT KNOWS THAT YOU HAVE A LOT OF

EXPERIENCE IN FEDERAL DISTRICT COURT AS A PLAINTIFF. IF YOU FAIL TO

OVERTURN AROGANT HOLLYWOOD'S WRONFUL, RACIST, SCANDALOUS,

ILLEGAL, FRAUDULENT, AND UNCONSTITUTIONAL FELONY CONVICTION AND

DISMISS FRIVOLOUS CRIMINAL CASE GA114055 ON YOUR OWN MOTION NO

LATER THAN APRIL 23, 2025 YOU AND YOUR TEAM OF ATTORNEYS

ELECTRONICALLY SERVED HEREIN WILL BECOME DEFENDANTS IN THE UNITED

STATES DISTRICT COURT FOR THE CENTRAL DISTRICT OF CALIFORNIA. YOU HAVE

ALL BEEN FOREWARNED HEREIN.

I declare under penalty of perjury under the laws and Constitution of California and

under the laws, federal statutes, and Constitution of the United States of America that

every single word, sentence, paragraph, and attached image is true and correct.

Executed on April 8, 2025, in California, Los Angeles County

Clison Harranahill

**DATE: April 8, 2025** 

ALISON HELEN FAIRCHILD

1308 East Colorado Blvd.

Pasadena, CA 91106

Mobile: (626) 755-6442

Email: fairchildadacrusader a gmail.com

Spirit of Esquire

I declare under penalty of perjury under the laws and Constitution of California and under the laws, federal statutes, and Constitution of the United States of America that every single word, sentence, paragraph, and attached image is true and correct.

Executed on April 8, 2025, in California, Los Angeles County

Trogant Hollywood

**DATE: April 8, 2025** 

AROGANT HOLLYWOOD, Esq.

1308 EAST COLORADO BLVD.

PASADENA, CA 91106

Mobile: 206.471.1344

aroganthollywoodgenius@gmail.com

OF HIS OWN COUNSEL

3-0 On Charged Felony Cases Maliciously Prosecuted

Spirit of Esquire

BLACK TRADE KING

FUTURE KING OF ENTERTAINMENT

BLACK DERIVATIVES KING



Aigant

CAUTION: This email originated outside of the County (lacounty.gov domain). Do not click links or open attachments unless you recognize the sender and expect the message.

### Exhibit 3



April 18, 2025

DECLARATION IN SUPPORT OF TEXT THREAT AND HARRASMENT

I, THOMAS GUZMAN-SANCHEZ, declare as follows:

I am a member of the Los Angeles Superior Court Expert Witness Panel.

On December 28, 2023 I was subpoended to appear in court at the Probation Violation Hearing for People vs. Arrogant Hollywood GA114055, in Dept 1 of the Alhambra Superior Court. The judge at that time found Mr. Hollywood guilty and stated he was required to not contact or harass me in any way. To do so would be a clear violation of his probation.

On April 12, 2025 at 15:39PM I received a series of text messages, images and voice recordings from Mr. Hollywood (206-471-1344).

Voice Message: 5:39PM "media 0.wav"

This appears to be an edited version of a phone call threat that was originally made on October 22, 2023 at 2:13 PM. I received two calls back to back from Mr. Hollywood (626-704-4625). In that call the first he said, "Wait a minute." and I ended the call. He then called back and I put it on speakerphone so my associate could hear the call. We could hear a phone call recorder being turned on.

RECORDER VOICE: This call is being recorded.

We then listen silently as he began to speak.

This new recording was clearly edited to omit this first section and starts with the following:

MOLLYWOOD: Can you hear me? Hello. Why... Can you hear me? Ahh... Just to show you I'm a video expert. So I, I got the original videos and they're falsified. They have dates of eleven o'clock, and twelve o'clock and you know, you couldn't figure this out, but as soon as I got my go pro... my computer out I was able to crack the case in about five seconds. The videos are falsified. How was I able to make videos at eleven o'clock when I was in handcuffs at what... ten fifteen? Right? We all know this incident was over way before eleven o'clock.

GUZMAN-SANCHEZ: Why are you explaining this to me?

HOLLYWOOD: Because.

GUZMAN-SANCHEZ: This is your case.

HOLLYWOOD: It is, but you didn't help me. I got you a lot of hours and you really spit in my face and I'm gonna sue you. Well I'm just letting you know. A law suit is gonna come a lot sooner then you think so I would lawyer up...

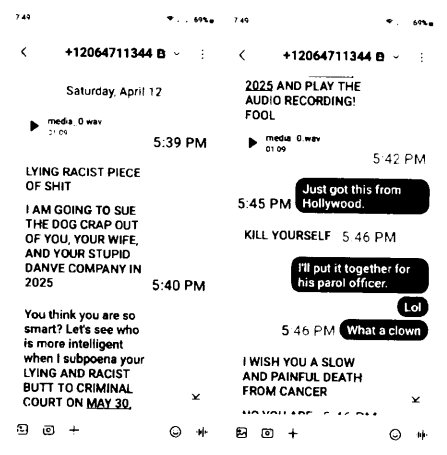
GUZMAN-SANCHEZ: Listen. So understand. Understand that that is a threat.

HOLLYWOOD: Listen I'm well known for suing people. You didn't help me get out of jail.

 ${\tt GUZMAN-SANCHEZ:}$  Listen. That is a threat and now I'm gonna report you.

HOLLYWOOD: It's not THREAT! It's a PROMISE
MOTHERFUCKER and you're on a recorded line!

The recording then ends abruptly due to his editing of the original recording. He then began a series of texts.



#### +12064711344 0

#### +12064711344 8 - -

NO YOU ARE 546 PM

**FAILED MUSICIAN** 

1.50

(

**FAILED BUSINESSMAN** 

**GOING ON 65 AND BARELY GOT A PENNY** 

5 47 PM

n - N 🕳

2.7

**FUCK YOU AND** PAROLE FOOL CASE WILL BE OVERTURNED ON MAY 30, 2025

I AM SUING YOUR **UGLY ASS WIFE TOO OLD MAN** 

5:48 PM

I WILL BE **FORWARDING** 

❷ ◎ →

EVIDENCE TO CAL **DOJ AND TELL** THEM TO LAUNCH A CRIMINAL INVESTIGATION **AGAINST YOU FOR** LYING UNDER OATH 5 49 PM

You are the clown. A lying one at that.

We will see who the crown is when you get SUED in federal court FOOL

5 50 PM

\* . . 69%

Take that corny ass studio music off your LINKEDIN PAGE. IT IS **FUCKING GARBAGE** JUST LIKE YOUR WIFE'S UGLY FACE

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23 @ +

7.50

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5984

7 50

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#### +12064711344 0 -



5:53 PM

MY HOME STUDIO **FOOL** 

FAILED MUSICIAN 5 54 PM

MAKE SURE YOU **BRING THOSE PHONY ASS GOPRO** VIDEOS TO COURT ON MAY 30, 2025 5:56 PM YOU PIECE DF SHIT

You can call me

E © +

Mallianand all

You can call me Hollywood all you want FOOL. HOLLYWOOD IS NO LONGER MY NAME FOOL. IT IS KING AROGANT

I WILL KEEP YOU ON THE STAND FOR AT LEAST TWO DAYS AND YIU WILL **NOT GET PAID A FUCKING PENNY** 

5 57 PM

I WILL KEEP YOU ON THE STAND FOR AT **LEAST TWO DAYS** AND YOU WILL **NOT GET PAID A FUCKING PENNY** 

5:58 PM

Lalesach, accad parata

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© ++

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#### 751 W. . 69%# < +12064711344 B -+12064711344 B ~ : I already sued parole April 4, 2023, April 5, you DUMB FUCK 2023, and February 2, 2024 IDIOT! 6:02 PM IT WAS DISMISSED **BUT I AM SUING** I also know videos **CDCR AGAIN FOOL!** 5:59 PM given to you by Carlos Anthony Jaxkson YOU, PAROLE, AND were deliberately YOUR UGLY ASS given to you in WIFE CAN SUCK A unplayable GoPro **FUCKING DICK!** 6 00 PM video recording format GL format I cracked the case instead of playable foof. And I know GX GoPro video videos given to you recording video by MARK Rosenberg format were not the phony I also know videos LASD-created GoPro given to you by video recordings Carlos Anthony played recklessly in Jackson were Superior Court on deliberately given April 4, 2023, April 5, to you in unplayable 2023 and February **2 0** + 0 40 2 0 + ○ \*\*\* < 2.51 ° . . 69% a 7.51 57.2 69**%.** +12064711344 D - : < +12064711344 B ×

6 06 PM

to you in unplayable GoPro video recording format GL format instead of playable GX GoPro video recording video format

6:04 PM

FOOL 6:05 PM

Videos you did receive are nothing more than manipulated and modified versions of real videos not the phony LASD-created GoPro video recordings showing me shutting off my GoPro

6:06 PM

I not the time

¥ I got the text

② 4b

Θ þ.

**2 9** +

GoPro

I got the time

stamp from the text

minutes into broken

**ч**р GX010586 FOOL

message. <u>10:04</u> 5

**2 0** +

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when I play audio DID NOTHING! recording evidence and video recording YEAH PUT IT evidence for the ALL TOGETHER. Superior Court YOU AND ADD THE **FUCKING RACIST FACT THAT YOU** AND LYING PIECE OF RECKLESSLY SHIT 6:17 PM **COMMITTED FRAUD** ON THE SUPERIOR I am going to send **COURT FOR NOT ONLY TESTIFYING** 

LASD peace officers to serve you at your HOUSE AND FAILED **GS MEDIA** 

6 18 PM

Tell prejudiced judicial officer

6:13 Five

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**FALSELY BUT LYING** 

TO THE COUR THAT

YOU NEEDED AN **ADDITIONAL 40 HOURS WHEN YOU** 

DID NOTHING!

15

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Tell prejudiced judicial officer Michael Villalobos to treat you as an adverse witness pursuant to California Evidence CODE Section 766! LOOK THAT UP

+12064711344 B 🕢

6:19 PM



FOOL!



6:20 PM





SEE MY \$ 10,000 DAY TRADING SET UP IN MY LIVING ROOM! I AM NOT A BROKE AND

SEE MY \$ 10,000 DAY

TRADING SET UP IN

MY LIVING ROOM!

I AM NOT A BROKE

**BUM NO MORE YOU** 

**AND HONELESS** 

**RACIST IDIOT** 

6:21 PM

**HOMELESS BUM NO** MORE YOU RACIST IDIOT

6:22 PM

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PAROLE OFFICER **TOO KNOWS WHAT** A LYING PIECE OF SHIT YOU ARE!

6:29 PM

I have all the evidence FOOL

6:39 PM

**Even what MARK** Rosenberg gave you

and Carlos Jackson! 6:40 PM



7:35 PM

6:28 PM **ಟ** ⓒ →

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#### +12064711344 B · :

7:35 PM

YOU ARE BEING WARNED NOW YOU RACIST PIECE OF SHIT THOMAS GUZMAN-SANCH EZ. YOU REPORT ANYTHING TO CDCR ADULT PAROLE YOU WILL GET SUED AGAIN SEPARATELY FROM 2023 ALLEGATIONS FOOL!

7:37 PM

Okey, I witl. I am working hard on 1473.6/1473.7 motion now. tve already completed 41 pages

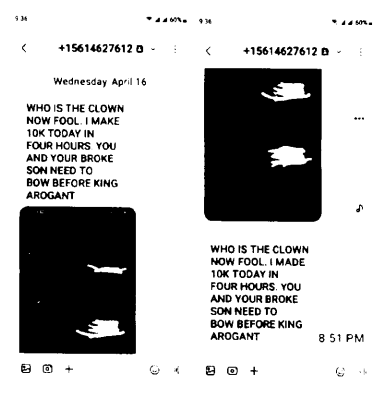
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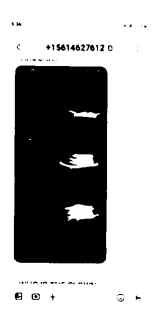
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Following this last text message I blocked the 206-471-1344 phone number.

On April 16, 2025 at 8:51PM I received another series of text messages and images from Mr. Hollywood (561-462-7612). This is a different phone number.





Following the last text message I blocked the 561-462-7612 phone number.

I am now formally reporting that Mr. Hollywood has both continued to harass and has threaten me, my wife and now my son with harm. I have notated the times and dates of the events. I have included the actual texts from Mr. Hollywood.

I have also included the original texts and details that were sent on April 18, 2024, which are attached hereto as **EXHIBIT A.** 

I believe my family and I are in danger due to his aggressive threats. I am requesting the Court take this information into consideration and act accordingly.

I declare under penalty of perjury under the laws of the State of California that the facts stated in the foregoing are true and correct.

Executed on this  $18^{\text{th}}$  day of April 2025, in Los Angeles, California.

Shomes Sman John

THOMAS GUZMAN-SANCHEZ

AVF - Expert GS Media Lab

#### Exhibit A:

#### Text 1

#### Text 2



#### 2°d text image

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#### Detailed Image Information

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Thomas Guzman-Sarchez(
18183991255
Received
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Subject
Untitled
Pressage size
375KB
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## Exhibit 4

#### SUPERIOR COURT OF THE STATE OF CALIFORNIA FOR THE COUNTY OF LOS ANGELES

THE PEOPLE OF THE STATE OF CALIFORNIA,

CASE NO.

Plaintiff.

AROGANT HOLLYWOOD (DOB: 12/09/1978)

MISDEMEANOR COMPLAINT

Defendant(s).

The undersigned is informed and believes that:

#### COUNT I

On or about April 17, 2025, in the County of Los Angeles, the crime of TRESPASS AND REFUSING TO LEAVE PRIVATE PROPERTY, in violation of PENAL CODE SECTION 602(o), a Misdemeanor, was committed by AROGANT HOLLY WOOD, who did unlawfully commit a trespass by refusing and failing to leave land, real property, and structures belonging to and lawfully occupied by another and not open to the general public, upon being requested to leave by a peace officer and the owner, his/her agent, and the person in lawful possession thereof.

COUNT 2

On or about April 17, 2025, in the County of Los Angeles, the crime of DISOBEYING COURT ORDER, in violation of PENAL CODE SECTION 166(a)(4), a Misdemeanor, was committed by AROGANT HOLLY WOOD, who did unlawfully commit contempt of court by willful disobedience of a process and order lawfully issued by a court, to wit, California Rule of Court 2.17.

\*\*\*\*

#### COUNT 3

On or about June 8, 2024, in the County of Los Angeles, the crime of DISOBEYING COURT ORDER, in violation of PENAL CODE SECTION 166(a)(4), a Misdemeanor, was committed by AROGANT HOLLYWOOD, who did unlawfully commit contempt of court by willful disobedience of a process and order lawfully issued by a court, to wit, Restraining Order.

#### COUNT 4

On or about June 8, 2024, in the County of Los Angeles, the crime of DISOBEYING COURT ORDER, in violation of PENAL CODE SECTION 166(a)(4), a Misdemeanor, was committed by AROGANT HOLLY WOOD, who did unlawfully commit contempt of court by willful disobedience of a process and order lawfully issued by a court, to wit, Restraining Order.

#### COUNT 5

....

On or between June 8, 2024 and April 17, 2025, in the County of Los Angeles, the crime of ANNOYING TELEPHONE CALLS, in violation of PENAL CODE SECTION 653m(b), a Misdemeanor, was committed by AROGANT HOLLY WOOD, who did unlawfully, and with the intent to annoy and harass, make repeated telephone calls and repeated contact, and make any combination of calls and contact, to another person, to wit BRIAN ROSENBERG, ALHAMBRA PUBLIC LIBRARY, by means of an electronic communication device.

NOTICE: Conviction of this offense will require the defendant to provide DNA samples and print impressions pursuant to Penal Code sections 296 and 296.1 if the defendant has suffered a prior felony conviction. Willful refusal to provide the samples and impressions is a crime.

NOTICE: The People of the State of California intend to present evidence and seek jury findings regarding all applicable circumstances in aggravation, pursuant to Penal Code section 1170(b) and Cunningham v. California (2007) 549 U.S. 270.

NOTICE: A Suspected Child Abuse Report (SCAR) may have been generated within the meaning of Penal Code §§ 11166 and 11168 involving the charges alleged in this complaint. Dissemination of a SCAR is limited by Penal Code §§ 11167 and 11167.5 and a court order is required for full disclosure of the contents of a SCAR.

Further, attached hereto and incorporated herein are official reports and documents of a law enforcement agency which the undersigned believes establish probable cause for the arrest of defendant(s) AROGANT HOLLY WOOD for the above-listed crimes.

I DECLARE UNDER PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT AND THAT THIS COMPLAINT CONSISTS OF 5 COUNT(S).

Executed at LOS ANGELES, County of Los Angeles, on April 21, 2025.

			AIN YANG RANT AND CO	MPLAINANT	
NATHAN HOCHMAN, DISTRIC	CT ATTORNEY		BY:	ALLYSON KIM	 MEL, DEPUT
AGENCY: ALHAMBRA PD 000000002514319	<u>I/O</u> : BENJAM <u>OPERATOR</u> : I		<u>ID NO</u> .: 276	PHONE :	
DEFENDANT HOLLYWOOD, AROGANT	CII NO. 031858966	CITATION NO.	BOOKING NO.	BAIL RECOM'D	CUSTODY R'TN DATE 04/21/2025

Pursuant to Penal Code Section 1054.5(b), the People are hereby informally requesting that defense counsel provide discovery to the People as required by Penal Code Section 1054.3.

Page 3

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MNEMONIC: ALHO

TO: ALHAMBRA PD - LOS ANGELES

ATIN: DEPTY YANG \$276 -

\*\*\*\*\* CALIFORNIA DEPARTMENT OF CORRECTIONS & amp; REHABILITATION, SACRAMENTO\*\*\*\*\*

NAME: HOLLYWOOD, ARROGANT

CDC4: BX1748

BOOKED AS/AKA: NONE

CASE#: 25-14319

REG/UNIT: PAROLE REGION SOUTH/SAN GABRIEL VALLEYS DEPT OF THE COURT ORDER VIOLATION, \$1 WARRANT DATE: WATER OF THE COURT ORDER VIOLATION, \$1 WARRANT DATE: WATER OF THE COURT OF THE CO THIS IS AUTHORIZATION FOR THE DETAINING AGENCY, L.A. CO. SHERIFF'S DEPARTMENT AN D ANY PEACE OFFICER IN THE STATE OF CALIFORNIA TO ARREST AND BOOK PER 3056 P.C. AND TRANSPORT TO THE L.A. CO. COUNTY JAIL.

REFER: JASON JOHNSON, DIRECTOR DAPO-HQ

REPLY: CRPO

INT: BACCI, MORGAN

DATE: 04/17/2025 18:39

MSG: 33452799

PAGE 02

MBACCI

04/17/25 14:40 OPERATOR:

TO:

ATTENTION:

RE:

CA034015G CRP0

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PAGE 01 TO: ALHP FROM: CWS ML 04/17/25 17:16:08 COUNTYWIDE WARRANT SYSTEM DATE: 04/17/25 WARRANT INFORMATION SHEET TIME: 17160820 WIS SELECTIONS WARRANT 01 OF 01 WARRANT SUMMARY HITS/ 001 FEL/ 000 MIS/ 001 OTH/ 000 HZD/ EXON/ 00 104 CA0190100 WRNT NBR 24PDCM0253401 ENTRD BY ROMERO REC TYPE W CATEGORY B LEVEL M STATUS NAME HOLLYWOOD AROGANT SEX M DSCNT B HAIR BRO EYES BRO HGT 605 WGT 217 D.O.B. 12/09/78 PHY FEATURES PHONE HOME/BUSINESS ADDRESS ( 000 ) 0000000 825 E ORANGE GROVE BL PASADENA CA 91104 ( 000 ) 0000000 FBI 224797FB8 OLN F2776523 CA MAIN 33178878 CII A31858966 SSN 000000000 MISC BK#240298 FCN 000000000000 WPS/NCIC 0 YEAR 00 MAKE MODEL STYLE LIC TYP LIC YEAR VEHICLE VLN COLOR VIN ORI AGY RPT# 240298 OFF HZRD ISS AUTH PASSE VIOLATION CITY ARC GEOGRAGY CA0195300 ( 000 ) 0000000 LOC ( ) ISSUE (0/31/24 CHARGE 7875 (C) (7) /AM ( M ) ( ) FILING AGY CA0190200 ASGND AGY CA0190200 ASGND UNIT RST 840PC Y REL PTA N CONTACT PERSN BKNG AUTH BAIL RCT # AMT\$ 1.00

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## STATEMENT OF PRIVATE PERSON'S ARREST

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# **ALHAMBRA POLICE DEPARTMENT**



# **Private Persons Arrest Narrative**

Parson Arogant Hollywood came into the library, the was loud
and agreeted. When staff asked him to quiet down, he got
uren londer. Another library patiene also asked him to
be quiet as we are on me quiet floor of library. He
threatened to fight him. He was asked to leave the
building multiple times but issisted leaving pracefully,
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Signature X 8009 /9:32

#### FILED Superior Court of California County of Los Angeles

JAN 23 2023

David W. Sleyton, Executive Officer/Clerk of Court By: R. Mine, Deputy

# SUPERIOR COURT OF THE STATE OF CALIFORNIA FOR THE COUNTY OF LOS ANGELES

USE OF CAMERAS IN THE COURTHOUSE

**GENERAL ORDER** 

No one except authorized court and court security personnel may engage in photographing, recording, or broadcasting, or activate any camera, microphone recorder, or broadcasting device in any courtroom or courthouse in the County where the court conducts business, including all entrances, exits, hallways, escalators, elevators, and adjacent or subtervanear court parking areas except as permitted by Superior Court of Los Angeles County, local trules, rule 2.17 and California Rules of Court, rule 1.150, or as permitted by this order or other order or a judicial officer as set forth herein. This order shall not preclude any law enforcement officer from taking appropriate steps to ensure the orderly and peaceable conduct of court business at a courthouse, including the recording of criminal activity in progress. A law enforcement officer is use of a body camera for passive recording is allowed, provided the camera is set to automatically overwrite data within the timeframe prescribed by the officer's departmental standards.

For purposes of this rule, the following definitions apply:

- a) Camera Any device that has a primary function of recording images and is not part of a multifunction device such as a "smartphone."
- b) Wearable Electronic Device and Wearable Camera Any miniature electronic device that is worn under, with, or on top of clothing and having a primary purpose of image capture or recording (such as Google Glass, Go Pro Cameras, Lapel Pin cameras).



c) Personal Electronic Device - Any device capable of communicating, transmitting, receiving, or recording messages, images, sounds, data, or other information by any means including but not limited to a computer, tablet, cell phone, or Bluetooth device.

This order applies to the use of any and all Cameras, Wearable Electronic Devices and Wearable Cameras and Personal Electronic Devices as defined above.

Except for representatives of media or media agencies as defined in California Rules of Court, rule 1.150(b)(2), no person shall bring into any courthouse a Camera, Wearable Electronic Device, or Wearable Camera as defined above. No person shall operate a Camera, Wearable Electronic Device, Wearable Camera, or Personal Electronic Device in violation of Superior Court of Los Angeles County Local Rule 2.17. To establish whether a person is bringing a Camera Wearable Electronic Device, or Wearable Camera into the courthouse for the purpose of media coverage, security personnel may require that person to either provide a press pass issued by a local law enforcement agency, other verifiable press credentials, or a copy of a current filed petition seeking a court order pursuant to Local Rule 2.17.

Personal Electronic Devices may be brought into a court facility but may be used only in accordance with Local Rule 2.17. All electronic devices may be inspected by court security personnel.

All persons entering any court ouse shall comply with Los Angeles County Superior Court, ocal Rules, rule 2.17(b), which posides

"While in coord, no one may engage in photographing, recording, or broadcasting, or activate any camera, microphone, recorder or broadcasting device, except: 1) in a courtroom where the judge has issued an order allowing media coverage under California Rules of Court, rule 1.150 and Local Rule 2.17(d), or expressly granted permission, under California Rules of Court, rule 1.150(d) or otherwise, to photograph, record, and/or broadcast; or 2) outside the courtroom, if it is: i) in a designated media area, or ii) with prior written permission from the Presiding Judge, Supervising Judge, or site judge. No one may carry any camera, microphone, or recording equipment, or activate the image or sound capturing feature of any computer, mobile telephone, watch or

other similar equipment in a courtroom without express written permission from the appropriate judicial officer."

This order does not prohibit the use of portable scanners, cameras, or copiers, provided such devices are used solely for the permissive purpose of imaging documents.

Prior to entering a courtroom, cellular phones, pagers, and all other electronic communication or recording devices must be silenced or, in the discretion of the judicial officer, turned off. No such device shall be handled in any way as to indicate that a picture, audio, or video recording is being taken except in compliance with Local Rule 2.17. Any such device which disrupts the proceedings shall be subject to confiscation and search. Nothing in this order shall restrict a judicial officer's discretion to regulate the use of such devices in their courtroom.

This order is for the protection of the public, all parties, and court personnel, and to facilitate the fair and orderly resolution of cases. This order is subject to modification based upon specific circumstances and the discretion of an individual indicial afficer in that judicial officer's courtroom, the courthouse site judge, the Supervising Judge of a district or discipline, or the Assistant Presiding Judge in the event of the unavailability of the tresiding Judge.

A copy of this order shall be posted on the Court's Web site and shall be made reasonably available or posted near every security entry point into each court building, and at such other locations as the Court's Office of Public Safety directs. Violation of this order may result in seizure of the device, monetary sanctions pursuant to section 177.5 of the Code of Civil Procedure, and/or a finding of contempt pursuant to sections 128 and 1209 of the Code of Civil Procedure, and/or arrest pursuant to Penal Code sections 166(a)(4), 166(a)(5), and 632.

Any court staff, security personnel, or peace officer who becomes aware that a person is using a device in violation of this order is directed to advise such individual orally of this order, and take steps to provide the person with a written copy of this order as soon as practical. Security personnel or a peace officer who has reasonable cause to believe a violation of this order has occurred are requested to prepare an incident report, and if the circumstances warrant immediate corrective action because the person persists in violating this order despite being informed of it or has violated the order in a way that appears to have a significant adverse impact upon court security or the fair and orderly resolution of cases, shall

7 8

take possession of the device and bring the person without unnecessary delay to the courtroom judicial officer, nearest available site judge, district or discipline Supervising Judge, Assistant Presiding Judge or Presiding Judge, as may be appropriate, to determine if there is sufficient cause to believe there has been a violation of this order without good cause or substantial justification. Such judicial officer may take such action or issue such orders to show cause regarding imposition of sanctions or contempt pursuant to Code of Civil Procedure sections 128, 177.5, and 1209, and concerning the device, as may be appropriate.

GOOD CAUSE APPEARING THEREFOR, IT IS SO ORDERED.

Effective immediately, this General Order is to remain in effect until otherwise ordered by the Presiding Judge.

DATED: January 23, 2023

SAMANTHA P. JESSER

Presiding Judge



# LOS ANGELES DISTRICT ATTORNEY'S OFFICE

## **BUREAU OF INVESTIGATION**



Sufets Information

Date: February 5, 2025

Law Enforcement Use Only



Name: Hollywood, Arogant (his preferred spelling) DOB: 12/09/1978 Sex: Male Race: Black Height: 6'06" Weight: 205 lbs. Hair: Black Eyes: Brown CII#:A31858966 Subject is transient and his current location is unknown.

Subject Hollywood was convicted of PC 422 in 2023 and was placed on Felony Probation. The subject then made threatening and harassing remarks to the prosecuting LA County Deputy District Attorney, which resulted in a restraining order being issued. Subject Hollywood continued his barassing behavior, had his probation revoked, and he was remanded into custody at Alhambra Court. The subject was sentenced to State Prison and was released on parole shortly thereafter. The Subject has recently been harassing LADA personnel at the Hall of Justice, Albambra Court, and Pasadena Court. Subject Hollywood is currently on Parole and is known to frequent the foothill cities of the San Gabriel Valley and was last arrested for a parole violation in the City of Riverside.

Should personnel have contact with Subject Hollywood and his behavior becomes disruptive, immediately contact your on site LASD personnel for assistance.

PAGE 01 04/17/25 20:05:46 AHPF PRINT REQUESTED BY TERMINAL AHOF TO: AHOF FROM: CLETS 04/17/25 20:05:44 04/17/25 20:05:44 **4ALHOAHOFI. IB** 8AYX, CA0190100 RE: QRR. CA0190100. FCN/2322332200327 MATCH MADE ON FCN/2322332200327 FON FIELD SEARCH REVEALS: FCN/2322332200327 ORI/CA0190095 OCA/19130CH130 NIC/H885489954 \*\*\* SERVED CIVIL HARASSMENT ORDER \*\*\* \*DO NOT ARREST OR DETAIN BASED SOLELY ON THIS RESPONSE\* THIS RESTRAINING ORDER RESPONSE MAY BE THE SAME AS: \* \* \* \* \* RESTRAINED PERSON INFORMATION \* \* \* \* \* NAM/HOLLYWOOD, AROGANT DOB/19781209 SEX/M RAC/B EYE/BRO HAI/BLK

\* \* \* \* \* PROTECTED PERSON INFORMATION \* \* \* \* \*
PROTECTED PERSON NAME/ROSENBERG, BRIAN MARK
PROTECTED PERSON SEX/M PROTECTED PERSON RACE/W
PROTECTED PERSON DOB/

RESTRAINED PERSON PRESENT IN COURT/NO
COURT NAME/LOS ANGELES COUNTY SUPERIOR-NORTH EAST DISTRICT (PASADENA)
COURT PHONE NUMBER/(626) 396-3396
COURT CASE NUMBER/23PDR001713
ISSUE DATE/20231220 EXPIRATION DATE/20261220
CONTACT PROTECTED PERSON/NO - THE RESTRAINED PERSON MUST NOT CONTACT
THE PROTECTED PERSON(S) DIRECTLY OR INDIRECTLY BY ANY MEANS INCLUDING
TELEPHONE, MAIL, EMAIL, OR OTHER ELECTRONIC MEANS - PEACEFUL WRITTEN
CONTACT THROUGH 3RD PARTY FOR SERVICE OF LEGAL PAPERS ALLOWED.

ORDER FOR NO ABUSE/YES - THE RESTRAINED PERSON MUST NOT HARASS, INTIMIDATE, MOLEST, ATTACK, STRIKE, STALK, THREATEN, ASSAULT, HIT, ABUSE, DESTROY PERSONAL PROPERTY OF OR DISTURB THE PEACE OF THE PROTECTED PERSON(S).

THE RESTRAINED PERSON MUST NOT TAKE ANY ACTION TO LOOK FOR THE PROTECTED PERSON(S). INCLUDING ADDRESSES OR LOCATIONS

FIREARM PROVISIONS/CANNOT POSSESS, PURCHASE, OR RECEIVE FIREARMS, RECEIVERS, FRAMES, FIREARM PRECURSOR PARTS, OR AMMUNITION (AS DEFINED BY PC 16150[b]). MUST SURRENDER ALL FIREARMS, RECEIVERS, FRAMES, AND FIREARM PRECURSOR PARTS TO LEA OR SELL TO A LICENSED GUN DEALER ONLY, AND MUST SHOW PROOF OF SURRENDER TO COURT. FOR ANY DOMESTIC VIOLENCE OR JUVENILE RESTRAINING ORDER, MUST ALSO SURRENDER AMMUNITION (AS DEFINED BY PC 16150[b]).

STAY AWAY FROM/PROTECTED PERSON, RESIDENCE, PROTECTED PERSONS VEHICLE STAY AWAY/0100 YARDS

\* \* \* \* \* SERVICE INFORMATION \* \* \* \* \*
SERVED DATE/20231228 TIME/1033
SERVED BY/AGUILAR, DEPUTY/65127
AGENCY/ALHAMBRA POLICE DEPARTMENT
SERVING AGENCY CASE NUMBER/2504932

PAGE 01 04/17/25 20:05:57 AHPF PRINT REQUESTED BY TERMINAL AHOF TO: AHOF FROM: NGIC 04/17/25 20:05:53 4ALHOAHOFJ. IJ CA0190100

MKE/EXPIRED PROTECTION ORDER
ORI/CA0190095 NAM/HOLLYWOOD, AROGANT SEX/M RAC/U
DOB/19781209 HGT/606 WGT/200 EYE/BRO HAI/BLK
SVC/1 - SERVED SVD/20220405
PNO/2AM00052 BRD/N ISD/20220405 EXP/20250405
PCO/01 - THE SUBJECT IS RESTRAINED FROM ASSAULTING, THREATENING, ABUSING,
PCO/HARASSING, FOLLOWING, INTERFERING, OR STALKING THE PROTECTED PERSON AND/OR
PCO/THE CHILD OF THE PROTECTED PERSON.
OCA/19410CR161-2AM00052
MIS/RP MUST STAY 100 YARDS AWAY FROM 101 S FIRST ST ALHAMBRA CA 91801\*
DNA/N
ORI IS LOS ANGELES CO SO LOS ANGELES 562 345-4457
PCO/07 - THE SUBJECT IS PROHIBITED FROM POSSESSING AND/OR PURCHASING A FIREARM
PCO/OR OTHER WEAPONS AS IDENTIFIED IN THE MISCELLANEOUS FIELD.
NIC/H887238932 DTE/20220521 0839 EDT DLU/20220521 0839 EDT



# ALHAMBRA POLICE DEPARTMENT

Police Report for Incident 25-44319

Nature: 415UN UNWANT SL

Address: 10 STRIST ST. ALTHANDINA

PUBLICITIES ARY

Lucation: 3056

ACMAMBBLA CA PIND:

Offense Codes: 901, 902, 902, 902 WAR

Received By: ALMAREZ J 711

Her Received 7

Responding Officers: ROMERO J HM, SANCHEZ J HE, RODRIGUEZ J HM, SORDANOR ZN, WANCEZ ZH, CHEN

E 114, MARTINEZ E 295

Respondishe Officer: YANG B.716

Inspection: W. T. BALLES

When Reported: 16:50:26:340705 Occurred Between: 00:50:34307777 epi-20:50:36:0775

Complainant:

Last:

DOB: \*\*\*

Offense Codes

Reported:

Additional Offense: 90/ TRESPASS OF REAL

PROPERTY

Additional Offense: 907.ALL OTHER OFFENSES

Additional Offense: 907.411. OTHER OFFINESES

Additional Offense: 902 ALL OTHER GENESIS

Additional Offense: WAR-OUTSIDE WARRANTS

Circumstances

RDSUC De-Escalation

Responding Officers:

Chest:

ROMERO J 184

35

SANCHEZ 1 156

INCOMMISSIONEZ I INC

301 262

SORIANO R 250

72

YANG B 276

40)

CHEN'E THE

77

MARTINEZ E 295

Responsible Officer: WANG B 276

Appears: MLE

Received By: ALVAREZ J 711
How Received: T Telephone

When Reported: 16:50:26 04/17/25

Judicial Status:

Misc Entry:

Last Radio Log: 18:23:10 04/17/25 1098

Clearance: BKG BOOKING Disposition: ACT Date: 04/17/25

Occurred between: 16:50:14 04/17/25

and: 16:50:26 04/17/25

Modus Operandi:

Demeanor

Description :

Personal Demeanor

Method:

Profane

### Involvements

Date	Type	Description	Relationship
04 20/25	Name	ROSENBERG, BRIAN MARK	Victim
04/20/25	Name	LOHGUAN, HILDA HIU	Other
04 20/25	Name	ALHAMBRA LIBRARY,	Ovictim
		HOLLYWOOD, AROGANT	Suspect
04/17/25	Offense	Offense#: 21359 - M - I count	Charged With
04/17/25	Offense	Offense#: 21415 - M - 2 counts	Charged With
04/17/25	Offense	Offense#: 21416 - F - Count	Charged With
04/17/25	Offense	Offense#: 21417 - M- 1 count	Charged With
04/17/25 04/17/25	Cad Call	HOLLYWOOD, AROGANT Offense#: 21359 - M - I count Offense#: 21415 - M - 2 counts Offense#: 21416 - F - Count Offense#: 21417 - M - 1 count 16:50:26 04/17/25 415UN UNWANT SU	Initiating Call
	C)	OBY	

### Supplement

25-14319

On O4-18-2005 (approx. 1530 hours), I (Det. Yang 1276) was contacted by Head Deputy District Attorney C. Nakao and (Victime Deputy District Attorney Brian Resemberg) via phone, who advised a known restrained person (Suspect- Hollywood, Aregant) had made entry into the courthouse. On 02-05-3035, Los Angeles District Attorney's Office Bureau of Investigation released a Safety Information bulistin on S-Hellywood and warned of his alrestive and threatening behavior towards personnel of the Les Angeles District Attorney's Office.

a-Hollywood's History:

s-sullywood is a known person most Alhambia PD officets based on the number of contacts and contacts resulting in 5-Hellywood's arrest. Just from September 202; to August 2022, Albambra PD documented 23 encounters and of those 23 encounters. S-Hollywood was arrested seven times. Majority of the calls for services were regarding him being in violation of court order, an unanted subject. or a subject equaing a disturbance.

Prison Term On 2021, 8-Hollywood was convicted of 422 PG - Threats to life and was placed on felony probation. After his conviction from Madasa, 6-Hollywood began to continuously harass Victim DDA Rosenburg who was insigned his case. Due to 8-Hollywood's nonatop harassing behavior towards V-Rosenburg, V-Rosenburg obtained a restraining order against 5-Hollywood. They switchling order (23PDR001713) was granted issued on 12-20-2021 with the expiration date of 12-20-2026 and served to 8-Hollywood on 12-29-2021 of 1018 hours. Nevertheless, 8-Hollywood continued his behavior and was admitted to state prison on 03-01-2024 and released on 04-17-2024 and planed on parole for 422(a) PC which expires 10-06-2025.

After S-Hollywood was released from state prison, the LA County District Attorney's Office personnel distributed to billetin advising to keep a look out and to contact security for assistance if needed if confronted by S-Hollywood. This bulletin was also distributed by thoughthambra Police Department. Peference LADA-801 2024-8-0985.

Investigation

I asked Head Deputy DA Raked and V-Rosenburg how S-Hollywood was able to gain entry, despite non-awork-security personnel and Los Angeles County Sheriff's Department (LASO) deputies knowing he was restrained. It was explained S-Hollywood had made an appointment with Building Administrator (BA) Lisa Jackson who granted 8-Hollywood permission to enter and notified LASD deputies to allow him in. However, BA Liss Jackson nor LASD personnel contacted V-Rosenburg or the District Attorney's Office.

Det. Lew #280 and I responded to the Albambra Superior Courthouse (150. W. Commonwealth Ave., Albambral, both wearing exterior vests with "POLICE" patches displayed. Open arrival, we were told by LASD S-Hollywood was on the second ficor attempting to file paperwork in the clerk's office with his girifriend. At the time, he was not causing a disturbance or being violent.

Due to 3-Hollywood being on the second floor, Det. Lew and I returned to the DA's Office on the first floor to speak to V-Resemburg, V-Rosenburg stated he, not the Head Deputy of the DA Office was notified 5-Hollywood would be coming. Earlier, WRosenburg was walking to his vehicle parked in the court's parking

lot when he saw S-Hollywood walking towards him from Second St. V-Rosenburg was unsure if S-Hollywood saw him, but in fear for his mafety, he quickly ran back into the DA office and notified Head Deputy Nakao. At the time, I believed it would be an "interest of justice" to arrest S-Hollywood for violating the court order when another Manager from the courthouse allowed him entry. In fear for his safety and the safety of his family if S-Hollywood were to follow him and/or obtain his vehicle's description and/or license plate, V-Rosenburg asked Det. Lew and I to assist with escorting him out of the building. Det. Lew and I escorted V-Rosenburg out of the building quickly and returned back to the DA office. Based on S-Hollywood's history of disruptive and harassing behavior, the DA Office requested Det. Lew and I provide security while all staff members gather their belongings, enter their personal vehicles, and leave the court's parking lot. Shortly after, all personnel were escorted out quickly while S-Hollywood was still at the Clerk's Office.

As Det. Lew and I were returning to the DA Office to meet with Head Deputy Nakan, we were notified by non-aworn security 8-Hollywood was on the first floor and attempting to go to the DA Office. Det. Lew and I located 8-Hollywood on the first floor (north end) and sitting on a x-ray machine and talking for LAND sigt. C. Barreras whom had placed himself between the DA Office door and a Hollywood and

was attempting to reason with him and explain that the DA Office had closed for the day.

Det. Lew and I contacted S-Hollywood and explained to S-Hollywood based on his presence along with the active restraining order listed him as a restrained person from V-Rosenburg, the DA Office personnel had left in fear of him S-Hollywood became extremely agitated and legan to well and exclaim he had paperwork to serve the DA Office, which was direct violation of the restraining order. I attempted to reason with S-Hollywood by explaining to him again all personnel had left. During the contact (1602) if hours), agitated, S-Hollywood rose off of the x-ray machine he was sitting on and activated his Gofro camera he were on his chest, VIOLATION 166(a) (1) IC - DA County Superior Court Local Rules 2.17(b) - Prohibiting any person(a) from recording or photographing in the courthouse or courtroom without express permission from the presiding judge. I watched 5-Hollywood press a button on the dammers which responded by making clear and loud "beeping" sounds and shortly after, its screen activated.

At 16: 22:18 hours, S-Holly-pad indicated that he had our interaction recorded by stating, "I got it on case what you said" to me.

At 16:24:43 hours, 5-Hellywood stated the following despite being told he was not to go to the DA Office and no one was there to accept any paperwork, "I don't give a fuck. I'm still going to that office." "I don't give a fuck if they left. I'm still gonna go to that office, knock on the door, see if anybody's there, do my due diligence for my camera and my papers and if they're not there, I'm gonna drop em' through that fucking door. Ok. That's how I'm gonna handle it."

At this time, I spoke to LASD Sqt. C. Barreras and notified him S-Hollywood had violated a court order by turning on his GoPro camera but in attempt to de-escalate the situation and not to have to use force to effect an arrest, we would walk away and Sqt. C. Barreras agreed. Alhambra officers left the courthouse and Det. Lew and I returned to the DA Office to meet with Head Deputy District Attorney Hakao and waited until S-Hollywood had left.

25-14319

Shortly after leaving the Alhambra courthouse, Det. Lew and I were informed by APD Dispatch S-Hollywood was now at Alhambra Library (101 S. First St., Alhambra) and causing a disturbance and cursing at library staff. Moments after the initial call for service, the librarian re-contacted APD Dispatch and advised S-Hollywood was on the first floor fighting with another library goer. Patrol units were dispatched and Det. Lew and I arrived shortly after. Upon officers' arrival, the altercation had already dispersed. Library goers (minors) advised us (officers) S-Hollywood had returned to the second floor. APD officers and I located S-Hollywood standing next to the second-floor librarian desk on his cellphone. Det. Lew and I contacted 5-Hollywood and asked S-Hollywood to leave the library, but argued and refused stating the librarian was picking on him and was "a racist dog". At this time, I requested to speak with Library Director Louhuan, Hilds Hiu Kwan whom stated she was desirous of 602(c)(1) PC - Trespassing if S-Hollywood continued to refuse to leave.

I returned to S-Hollywood and informed him if he would not leave, he would be arrested for trespassing. From the time officers arrived on the second floor and contacted 5-Hollywood (1657 hours) to the time he was physically detained by me (1710 hours), Ofc. J. Rodriguez, Det. Lew, and I all attempted to common with (1710 hours), Ofc. J. Rodriguez, Det. Lew, and I all attempted to reason with S-Hollywood and asked him to leave peacefully but 5-Hollywood continuously refused and stated in summary we would have to arrest him. S-Willywood then began to give his belongings to his girlfriend and explained to her how to use their home electronic keys to enter their residence. Once to finished explaining things to his girlfriend, I gave him clear verbal commands to turn around and place his hands behind his back and he followed the instructions. S-Hollywood was detained without incident and handcuffed (double tacked). I then searched him Incident to arrest for weapons and/or contrabade and was met with negative results.

Sqt. Romero, Det. Lew, and I then escorted him from the library to APD Jail without incident and assisted with booking.

See Library Director Longuan's Statement of Erivate Person Arrest form collected

See Library Director Longuan's Statement of Private Person Arrest form collected by Ofc. Sanchez #156. The following is Library Director's Longuan's verbatin handwritten statement:

"Patron Arogant Hollywood came into the library. He was loud and agitated. When staff asked him to quiet down he got even louder. Another library patron also asked him to be quiet as we see on the quiet floor of the library. He threatened to fight him. He was asked to leave the building multiple times but resisted leaving peacefully."

INTERVIEW - VICTIM Deputy District Attorney B. Rosenburg

During the initial response to the Alhambra Courthouse/DA Office, the priority was to insure the safety of protected person DDA Rosenburg, DA/courthouse staff members, along with any other patrons. Once it was determined S-Hollywood was on the second floor, LA DA Office staff members were evacuated immediately to protect them and their personal vehicles (all with affixed license plates) from being seen by S-Hollywood to avoid harassment and possibly stalking. Due to the above, I was unable to interview V-Rosenberg in person and was attempting to do so once I returned to the Alhambra Police Department. However, I was unable to call V-Rosenburg after leaving the courthouse due to having to respond to the Alhambra Library.

Once S-Hollywood was booked in Alhambra Jail without incident, I contacted V-Rosenburg by phone and he stated the following in summary:

V-Rosenburg was afraid for his safety and the safety of his family after seeing s-hollywood at the courthouse even after being served the restraining order. Purthermore, 5-Hollywood had already vinlated the restraining order on the following dates/times by sending e-mails to V-Kosenburg himself and his coworkers.

sis freeza

From Aregant Hollywood varogantmusicinesquall.com>

Sent: Monday, November 13, 2023 1:19 AM

To: rulumaelaad.org: atardyelaad.org: bkhounthavongelaad.org: rlewiaelaad.org:

Brian Rosenberg (BRosenberg@da.lacounty.govo; rakelrossi@gmail.com

rachel. ressiguadoj. gov: AROGANTHOLLYMOODGENIUSēgmail. com

Subject: [External] DEPARTMENT OF JUSTICE, ROSSI, AND OTHER OFFICIALS WILL SEE TO

IT THAT ROSENBERG AND KNOUNTHAVONG GO TO FEDERAL PRISION

Email #2:

From : aroganthollywoodgenius@gmail.com

Date : Tue, 28 Nov 2023 12: 02: 40 -0600

Subject: AROGANT HOLLYWOOD w. state of california, united states, County of los angeles, city of south pasadens, city of aroadis, et al [SKCOND CATA] [REAL VIDEO THAT PROVES THAT I HAS FRAMED FOR VIOLATING CALIFORNIA PROAT CODE SECTION

NOTE: the receiver list is too long to list. See capy of chail.

Sent: Tuesday, February 18, 2024 6:14 PM
Subject: [External] OFFICIAL COMPLAINT OF ALISON MERCH FAIRCHILD ON BEHALF OF AROGANT HOLLYWOOD V. sherrif robert lunaret allowed the receiver list is too long to list She met 1

Kmail #4:

From Arogant Hollywood saraganthollywoodynni waggmail. com

Sent: Saturday, June 8, 2024 6:41 AM

Subject: people v. ARGGANT HOLLYWOOD CHAILAUSSI & UPCOMING FIRST CIVIL RIGHTS COMPLAINT TITLED ARGGANT HOLLYWOOD V. 1009 whitehurst, et al [DEMAND PROPIE AND LASD IMMEDIATELY TURN OVER PHONE LASD GOPRO VIDEO RECORDINGS GLOIOSSE & GLOIOSSE NOTE: the receiver list is too long to list. See copy of e-mail.

From: Arogant Hollywood spauseofaction400gmail.com>

Sent: Saturday, June 8, 2024 8:58 AM

Subject: people v. AROGAMT HOLLYWOOD (GALL4055) & UPCONING FIRST CIVIL HIGHTS COMPLAINT TITLED ARGGANT HOLLYWOOD V. judy whitehuset, et al [DEMAND PROPLE AND LASD IMMEDIATELY TURN OVER PHONY LASD GOPRO VIDEO RECORDINGS GLOIGER & GLOIGER [ I GOT A LOT OF DIFFER. . .

NOTE: the receiver list is too long to list. See copy of e-mail.

These e-mails were in direct violation of the restraining order served to 5-Hollywood for the protective order stated the following verbating "The restrained person must not contact the protected person(s) directly or indirectly, by any means including telephone, mail, email, or other electronic means - peaceful written contact through 3rd party for service of legal papers allowed. "

CONCLUSTON

Based on the above, with the approval of Watch Commander Lt. Scriano, I placed

S-Hollywood, Arogant under arrest for the following:

166(a)(4) PC - Violating court order not to record within a courthouse pursuant to LA County Superior Court Local Rules 2.17(b) - Prohibiting any person(s) from recording or photographing in the courthouse or courtroom without express permission from the presiding judge.

166(a)(4) PC - Violating protective order by contacting V-Rosenburg directly and indirectly via email.

602(0)(2) FC - Trespassing. Refusing to leave Alhambra Library upon the request of Library Director.

Along with an outstanding warrant 24PDCM0253401 for \$1.00 for 7675(c)(7) municipal code.

After the booking process, I contacted LA County Parcle whom granted the parcle hold for violating parole, 3056 PC.

I authored a probable cause declaration which was granted by Hongarite Judicial Officer S. Knight: 04-17-25; 1958 hours.

Officer S. Rnight: 04-17-25; 1958 hours.

Follow-Up:
On Friday, 04-18-25, I called the Alhambia Courthouse and Osked to speak to Building Administrator liss Jackson. She later rechined by Public Security Bryan Glass.

Lisa Jackson stated the following in summary: On Expeday, 04-17-25, sometime in the morning, S-Hollywood contacted the public like or administrative line and was transferred to Jackson. S-Hollywood colled to meet with Jackson to file paperwork/motions to his case that V-Assenbag was essigned to. Jackson Spoke to Honorable Presiding Judge Villalobos who allowed Jackson to allow S-Hollywood to come and file motions to court. Jackson stated 2000 should have acted as security for the DA Office.

This concluded the phone call. I C for e-mil Jackson my contact information and the report number per her request. The never responded to my e-mail.

-End of Report-

Sentryx Booking Information:

Sentry's Booking Number: 11693

Name: HOLLYWOOD, AROGANT

Phone: (206)471-1344

DOB: 12/09/78

Assigned Bed: "

Booking Date: 04/17/25

Sentryx Arrest # 25-0596

Time/Date: 16:50:26 04/17/25

Age at Arrest: 46

Agency: ALH

Offense Type: S

Offense Type: S

Location: 101 S FIRST ST:

Area: DIS6

**ALHAMBRA PUBLIC** 

Current Location: "

Name Number: 18266

Dr Lie: F2776523

Address: 2308 FELICIA AVE

Officer:

**HGHTS, CA 91748** 

**YANG B 276** 

LIBRARY

Arrest Type: BOOK

Disposition: MIS

Sentryx Offense # 21359

Statute: 602(M) PC M (32100)

Offense: 90J

Offense Reference:

Related Incident: 25-14319

Entry Code:

Court Code:

Offense Disposition:

Sentryx Offense # 21415

Statute: 166(A)(4) PC M

Offense: 90Z

Offense Reference: Related Incident: 25-1

Entry Code:

Court Code:

Offense Disposition:

Sentryx Offense # 21416

Statute: 3056 PC F (50075)

Offense: 90Z

Offense Reference:

Related Incident: 25-14319

Entry Code: Court Code:

Offense Disposition:

Sentryx Offense # 21417

Offense Area: DIS6

Caw Jurisdiction: CAS

Offense Location:

Offense Time/Date: 16:50:26 04/17/25

Disposition Date: \*\* \*\*/\*\*

NCIC:

Crime Class: M

Offense Area: DIS6

Law Jurisdiction: CAS

Offense Location:

Offense Time/Date: 17:15:00 04/17/25

Disposition Date: \*\*,\*\*/\*\*

NCIC:

Crime Class: F

Offense Area: DIS6

Law Jurisdiction: CAS

Offense Location:

Offense Time/Date: 17:15:00 04/17/25

Disposition Date: \*\*,\*\*/\*\*

04/20/25

Statute: O/W-MISD (66143)

NCIC:

Offense: WAR

Crime Class: M

Law Jurisdiction: CAS

Offense Reference:

Offense Disposition:

Offense Type: S

Offense Area: DIS6

Related Incident: 25-14319

Entry Code:

Offense Location:

Court Code: PSC

Offense Time/Date: 17:15:00 04/17/25

Disposition Date: \*\*\*\*

COPY FOR AUTHORITATION OF THE PROPERTY OF THE

## Name Involvements:

Victim: 31418

Last: ROSENBERG

DOB: 03/24/87

First: BRIAN

Phone: (626)308-5437

Mid: MARK

Sex: M

Dr Lic:

Address: 150 W COMMONWEALTH AVE;

City: ALHAMBRA, CA 91801

ALHAMBRA SUPERIOR COURT

Race: W Victim: 70701

Last: ALHAMBRA

First:

Mid:

LIBRARY

DOB: \*\*/\*\*/\*\*

Address: 101 S FIRST ST; ALHAMBRA

PUBLIC LIBRARY

Race:

Sex:

Phone:

Dr Lic:

City: AbHAMBRA, CA 91501

dets: 2308 FELICIA AVE

City: HGHTS, CA 91748

Suspect: 18266

Last: HOLLYWOOD

DOB: 12/09/78

Sex: M

First: AROGANT

Dr LIc: F2776523

Phone: (206)471-1344

Other: 68804

Last: LOHGUAN

DOB: Race: A

Race: B

First: HILDA

COPYTOTALL Dr Lie:

Address:

City:

Mid: HIU

# Exhibit 5

	CR-161
SUPERIOR COURT OF CALIFORNIA COUNTY OF LOS ANGELES	ACM COUNT USE ONLY
WHAT ADDRESS THE WEST THE STREET	1
CONTRACTOR LOS ANDELES, CALFORNIA SORIO	CONFORMED COPY
MIND WHE CLARA SHORT POOR FOLTS CRAMMA, JUSTICE CENTER	County of Line Angelon
PEOPLE OF THE STATE OF CALIFORNIA	County of Line Angelon
	APR 2 1,2025
DEFENDANT ARDIGAT HOLLYMOOD	
CRIMINAL PROTECTIVE ORDER—OTHER THAN DOMESTIC VIOLENCE (CLETS-CPO) (Pan. Code, 55 136.2; 136.2(), 136.2() and 646.9(s)	Daw or States Comme Comme Comme Comme Comme
CROER TRIAL: TO Pan Code, § 136.2 MODIFICATION	1///
CROSER UPON Pen Code, § 136.2(1) Pen. Code, § 646.9(4) CONVECTION: Pen. Code, § 368(4)	3505CM021U2
1. Restrained person Name: AROSANT HOLLYWOOD Sender [V] M [	F Northway "Race BLK
Date of Select 126812818 Height 62. Medit 542 Hay contr. B.	
the contract the c	
** Protected person **Conder BRIAN ROSENBERG ** Gender ** M **	F Northway Age 36
3 Additional protected persons	
Name Cover	Relationship to person in item 2
2. The court finds by clear and convincing evidence that the above named percip carbonizers (finding required for postconviction orders issued under Penal Code (For Issue 1, 2, and 3: Information that has a star (*) next to 4 is required to add this order in	section 136.2(§2)).
Order System, Please provide all known information.)	
Expiration date	
<ul> <li>For precisi orders, this order remains in effect until further court order. To terminate, Protective Order in Ormanal Proceeding (form CR-165).</li> </ul>	
For postconviction orders, this order expires on (date):  Penal Code sections 136.2(t) and 646.9(t) may be valid for up to 10 years.)	(Postconviction orders under
S. Nowing	
This proceeding was heart on (date). April 21, 2025 at (films): 2:00	PM in Dept : 48
BY DIMENSIAMENT THE HONORABLE JUDGE DARNEY	
Personal service  Defendant was personally served with a copy of this order at the court hearing, an is required.	nd no additional proof of service of this order
The court Brute good cause to grant a protective circler. See items 8–15.	
To the defendant	
<ul> <li>If you do not obey these orders, you can be charged with a crime, go to jail or prison</li> </ul>	L andfor pay a fine.
E. No Steams (guns), freem parts, or ammunition	
a. The defandant must not own, possess, buy or by to buy, receive or by to receive, or firearm parts (meaning receivers, formes, or any item that may be used as or easily Code vection 16531), or ammunition. Possession of firearms, firearms parts, or arm subject the defandant to state or federal prosecution and may include juil or prison to	turned into a receiver or trame, see Penal munition white this circler is in effect may

**CR-161** CASE MUMBER 25CTCMOZIGZ DEFENDANT: AROGANT HOLLYWOOD b. Within 24 hours of receiving this order the defendant must turn in to local law enforcement, or sell to or store with a licensed gun dealer, any firearms or firearm parts owned by the defendant or within the defendant's immediate possession or control. Within 48 hours of receiving this order the defendant must file a receipt with the court showing that all firearms and firearm parts have been turned in, sold, or stored The court finds good cause to believe that the defendant has a firearm and firearm parts within their immediate possession or control and sets a review hearing for (date): (time): to ascertain whether the defendant has complied with the firearm and firearm parts relinquishment regulrements of Code of Civil Procedure section 527.9 (Cal. Rules of Court, rule 4.700) e. [ Limited exemption: The court has made the necessary findings to grant an exemption under Code of Civil Procedure section 527.9(f). Under California law, the defendant is not required to relinquish this firearm (specify make, model, and serial number of firearm): but must only have it during scheduled work hours and while traveling to and from their place of work. Even if exempt under California law, the defendant may be subject to federal prosecution for possessing or controlling a firearm. 9 X No dissuading victim or witness (for pretrial orders issued under Penal Code section 136.2(a)(1)) The defendant must not attempt to or actually prevent or dissuade any victim or witness from attending a hearing, testifying, or making a report to any law enforcement agency or person. 10. No obtaining addresses (for orders issued under Penal Code section 136.2) a. The defendant must take no action to obtain the addresses or locations of protected persons or their family members, caretakers, or guardians unless good cause exists otherwise. b. The court finds good cause not to make this order. 11. X Order to not abuse Defendant must not harass, strike, threaten, assault (sexually or otherwise), hit, follow, stalk, molest, destroy or damage personal or real property, disturb the peace of, keep under surveillance, annoy by phone or other electronic means (including repeatedly contact), impersonate (on the internet, electronically, or otherwise), or block movements of the protected persons named in items 2 and 3 12. X No-contact order Defendant must not contact the protected persons named in items 2 and 3, directly or indirectly, by any means, including by telephone, mail, email or other electronic means, or through a third party. Contact through an attorney under reasonable restrictions set by the court does not violate this order. 13. X Stay-away order yards away from the protected person and their Defendant must stay at least 100 a. X home b. X job or workplace c. X vehicle d. Other protected person in item 3 e. X other locations: 150 W. Commonwealth Avenue, Alhambra, CA 91801 14. Exceptions Defendant may have peaceful contact with the protected persons named in items 2 and 3, as an exception to the no-contact end stay-away orders in items 12 and 13 of this order, only for the safe exchange of children and court-ordered visitation as stated in a. \_\_\_\_ the family, juvenile, or probate court order in (case number): issued on (date): any family, juvenile, or probate court order issued after the date this order is signed. The restrained and protected persons should always carry a certified copy of the most recent order issued by probate court. 15.[ ] Electronic monitoring

Defendant must be placed on electronic monitoring for (specify length of time): (Not to exceed 1 year from the date of this order. Pen. Code, § 136.2(a)(1)(G)(w), (i)(3).) 16. X Other orders Alhambra Stay 100 yards away from the 101 S. First St, Almambra, CA, 91891 Executed on (date): April 21, 2025

DEFENDANT: AROGANT HOLLYWOOD

25CT (MOZIUZ

#### Instructions for Law Enforcement

#### 1 Start Date and End Date of Order

This order starts on the date it was issued by a judicial officer.

This order ends as ordered in item 4 on page 1 of this order.

- Orders under Penal Code section 138.2(a) are valid as long as the court has jurisdiction over the case. They are not valid after imposition of a county juil or state prison commitment. (People v. Stone (2004) 123 Cal App 4th 153.)
- Orders issued under Penal Code sections 136.2(i)(1) and 648.9(k) are valid for up to 10 years and may be issued by the
  court whether the defendant is sentenced to state prison, county jail, or subject to mandatory supervision or if imposition
  of sentence is suspended and the defendant is placed on probation.
- To terminate this protective order, courts should use form CR-165, Notice of Termination of Protective Order in Oriminal Proceeding (CLETS-CANCEL).

#### 2 Enforcing This Order in California

 This order must be enforced in California by any law enforcement agency that has received the order, or is shown a copy of the order, or has verified its existence on the California Law Enforcement Telecommunications System (CLETS)

#### 3. Conflicting Orders - Priority of Enforcement

if more than one restraining order has been issued protecting the protected person from the restrained person, the orders must be enforced in the following priority (see Penal Code section 136.2 and Family Code sections 6383(h)(2), 6405(b)):

- Emergency Protective Order (EPO): If one of the orders is an Emergency Protective Order (form EPO-001), provisions (e.g., stay-away order) that are more restrictive than in the other restraining/protective orders must be enforced. Provisions of another order that do not conflict with the EPO must be enforced.
- No-Contact Order: If a restraining/protective order includes a no-contact order, the no-contact order must be enforced. Item 12 is an example of a no-contact order.
- Criminal Protective Order (CPO): If none of the orders includes an EPO or a no-contact order, the most recent CPO must be enforced. (Family Code sections 6383(h)(2), 6405(b).) Additionally, a CPO issued in a criminal case involving charges of domestic violence, Penal Code sections 261, 261.5, or former 262, or charges requiring sex offender registration must be enforced over any civil court order. (Penal Code section 136.2(e)(2).) All provisions in the civil court order that do not conflict with the CPO must be enforced.
- Civil Restraining Orders: If there is more than one civil restraining order (e.g., domestic violence, juvenile, elder abuse, civil harassment) then the order that was issued last must be enforced. Provisions that do not conflict with the most recent civil restraining order must be enforced.

### Peace Officer Firearm Prohibition Exemption

If a peace officer's employment and personal safety depend on the ability to carry a firearm, a court may grant an exemption that allows the officer to carry a firearm on or off duty, but only if the court finds, after a mandatory psychological examination of the peace officer, that the officer does not pose a threat of harm. (Code Civ. Proc., § 527.9(f).)

# Exhibit 5

SUPERIOR COURT OF	CALIFORNIA, COUNTY OF LOS A		CR-161
STREET ADDRESS Z10 WE		ANGELES	FOR COURT USE ONLY
MAILING ADDRESS	NET EC CA (FORMIA COC)		501-
	NGELES CALIFORNIA 90012 I SHORTRIDGE FOLTZ CRIMINAL	CONFORMED COPY Superior Count of CEED	
	PLE OF THE STATE OF CALIF	Supenor Court of California County of Los Angelos	
	v		APR 2 1 2025
DEFENDANT ARC	DGANT HOLLYWOOD		21 2025
CRIMINAL PR	ROTECTIVE ORDER-OTHE	ER THAN DOMESTIC VIOLENCE (1) 136.2(i), 136.2(j) and 646.9(k))	WIO W. Slayton, Exercitus Out
(OLEIS		136.2(r), 136.2(r) and 646.9(k))	Chipan/Cent-of Count
ORDER PENDING TRIAL:	X Pen Code, § 136.2	MODIFICATION	
ORDER UPON	Pen. Code, § 136 2(i)	Pen Code, § 646 9(k)	CASE NUMBER
CONVICTION:	Pen. Code, § 368(/)		25551MO2162
1. Restrained persor			
'Name AROGANTHO		*Gender x M	F Nonbinary *Race BLK
*Date of birth: 12/09/19	178 Height 6'5"	Weight 245 Hair color BuK	Eye color BRO
Protected person			
Name BRIAN ROSE!		*Gender 🗶 M 🔙 f	[] Nonbinary Age 38
3 Additional protect	•		
	*Name	*Gender	Relationship to person in item 2
required f b The court	or postconviction orders issued finds by clear and convincing e	s family members have been targeted of under Penal Code section 136 2(i)) vidence that the above named percipier tion orders issued under Penal Code se	nt witnesses have been harassed by the
For items 1, 2, and 3:			the California Restraining and Protective
Expiration date	,		
a For pretrial orde Prolective Orde	ers, this order remains in effect u ir in Criminal Proceeding (form (	until further court order. To terminate, co CR-165)	ourts must use Notice of Termination of
	ion orders, this order expires or		(Postconviction orders under
	tions 136 2(i) and 646 9(k) may	be valid for up to 10 years.)	
. Hearing	in board on Adata L. A. 1184, 222		
	is heard on <i>(date).</i> April 21, 202 THE HONORABLE JUDGE DA		I in Dept : 48
Personal service  x Defendant wa is required.	is personally served with a copy	r of this order at the court hearing, and r	o additional proof of service of this order
The court finds goo-	d cause to grant a protective ord	der See items 8-15.	
To the defendant			
If you do not obe	By these orders, you can be cha	irged with a crime, go to jail or prison, a	nd/or pay a fine.
	), firearm parts, or ammunitio	<del></del>	· · · · · · · · · · · · · · · · · · ·
		n ry to buy, receive or try to receive, or in	any other way got any fances ( )
	,, or u	., aug. radate of ug to locate, Of HI	with action weak Actional Michaellus (Anue)"

firearm parts (meaning receivers, frames, or any item that may be used as or easily turned into a receiver or frame; see Penal Code section 16531), or ammunition. Possession of firearms, firearms parts, or ammunition while this order is in effect may

Page 1 of 3

DEFENDANT AROGANT HOLLYWOOD

25CJ (MOZIGZ

#### Instructions for Law Enforcement

#### Start Date and End Date of Order

This order starts on the date it was issued by a judicial officer

This order ends as ordered in item 4 on page 1 of this order

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  after imposition of a county jail or state prison commitment. (People v. Stone (2004) 123 Cal App 4th 153.)
- Orders issued under Penal Code sections 136 2(i)(1) and 646.9(k) are valid for up to 10 years and may be issued by the court whether the defendant is sentenced to state prison, courity jail, or subject to mandatory supervision or if imposition of sentence is suspended and the defendant is placed on probation
- To terminate this protective order, courts should use form CR 165, Notice of Termination of Protective Order in Criminal Proceeding (CLETS-CANCEL)

## 2 Enforcing This Order in California

This order must be enforced in California by any law enforcement agency that has received the order, or is shown a copy of the
order, or has verified its existence on the California Law Enforcement Telecommunications System (CLETS)

## 3 Conflicting Orders —Priority of Enforcement

If more than one restraining order has been issued protecting the protected person from the restrained person, the orders must be enforced in the following priority (see Penal Code section 136.2 and Family Code sections 6383(h)(2), 6405(b))

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## Peace Officer Firearm Prohibition Exemption

If a peace officer's employment and personal safety depend on the ability to carry a firearm, a court may grant an exemption that allows the officer to carry a firearm on or off duty, but only if the court finds, after a mandatory psychological examination of the peace officer, that the officer does not pose a threat of harm. (Code Civ. Proc., § 527.9(f).)

# Exhibit 6

From: Aroganit Hollywood <aroganinollywoodgenius@gmail.com>

Sent: Wednesday, May 7, 2025-12-39 AM

To: gkennedy@a hambrapd.org; jargusa@alhambratire.org, jbinnguist@cityofa-hambrajorg; tseki@a hamprapd.org; Area l@aihambrapd.org, gsepricer@a hamprapd.org; area2@aihambrapd.org; rsoriano@a hambrapd.org; area3@aihambrapd.org; rcastillo@alhambrapd.org, area4@alhambrapd.org, klaing@alhambrapd.org; dfuentes@alhambrapd.org; !garcia@alhampraca.gov; gd az@alhambrapd.org; rrongayula@athambrapd org; dtrart@s hsmbrapd big; mlee@a hambrapd org hreyes@athamprapdiorg; behung@a nambrapdiorg; luwan@cityofathambra.org; klee@alhambraca.gov; rmaza@cityofalhambra.org, (ma'oney@cityofalhambra.org) maloney@smmc.ca.gov; nwang@cityofa/hambra org; aandragestadler@gmaii.com; adele.stadler@gmail.com, joestadler@ladwp.com, andrade@eaterhlink.net; aandradestagler@yahoo.com; imorites@bwslaw.com; CABBOTT@bwslaw.com; baffrunti@pws/aw.com, bguerrero@bwslaw.com; gakor@bwslaw.com; danneet@bwslaw.com; maustin@bwslaw.com, rpa'chum@bws.aw.com; mtran@pwslaw.com, mbarrett@bwslaw.com; Ibalchum@bwslaw.com; dbazzano@bws.aw.com, kberger@bwslaw.com, mbernacchi@bwsiaw.com; jlewin@dalatounty.gov, Mara McLyain <MMcliyain@dallatounty.gov>; Daniel Akemon < OAkemon@da.lacounty.gov>, cthorpe@da.lacounty.gov, rebrahim@da.laounty.gov; Erika Jerez <ejerez@da.lacounty.gov>, dbrosky@da.lacounty.gov; blunsford@da.lacourity.gov, Pak Kouch <pkouch@da.lacounty.gov>; Jodi Taksar <jtaksar@dallacounty.gov>; ron.goodreau@yahoo.com; ronaldgoodreau@aol.com, Emily Street <estreet@da.lacounty.gov>; Mark Lee <mlee@da.lacounty.gov>, Rose DeMattia <rdematti@da.lacounty.gov>; Jonathan Chung < JonChung@da.lacounty.gov>. Alva Lin <ali>Alin@da.lacounty.gov>; Michael Michelena <mmichelena@da.lacounty.gov>;</a> srebelis@da.lacounty.gov; Jodi Eink <i/ink@da.lacounty.gov>; Mij. Vellakkatel <mvellakk@da.lacounty.gov>; Joel McComb <jmccomb@smcgov.org>; dmccloskey@smcgov.org; Bradley McCartt <br/>
cartt@da.lacounty.gov>;
Garrett Dameron cgdameron@da.lacounty.gov>; Holly Harpham <nharpham@da.lacounty.gov>; duakett.justice@gmail.com; Keith Duckett <kduckett@da.tacounty.gov>; jfrost@smcgov.org; Jacques Garden <JGarden@da.tacounty.gov>; Norman Hearon <NHearon@da.:acounty.gov>; tpovah@smcgov.org; Heather Borden <hborden@da.lacounty.gov>; Gloria Marin <gmarin@da.lacounty.gov>; isidoro Baly. <ibaly@da.lacounty.gov>; Ruby Arias <RArias@da.lacounty.gov>, Valerie Aenlle Rocha <VAenlle-</p> Rocha@da.lacounty.gov>; Mary Murray < MMurray@da.lacounty.gov>; Jodi Castano <jcastano@da !acounty.gov>, Kenneth Meyer <kMeyer@da.lacounty.gov>; mmclaughiin@smcgov.org; Amy Peliman Pentzikapellman@da.lacounty.gov>; Tien Phami <tp><tpham@daliacounty.gov>; inightengale@daliacounty.gov; .ohn Niedermann.

```
<jniedermann@da.lacounty.gov>; Donn Hoffman <DHoffman@da.lacounty.gov>;
ewakabay@da.lacounty; Grace Rai <GRai@da.lacounty.gov>; Bob Chen
<bobchen@da.lacounty.gov>; Belle Chen <BChen@da.lacounty.gov>; Frank Dunnick
<fdunnick@da.lacounty.gov>; Lisette.suder@edcda.us; Cristine Albanese
<CAlbanese@da.lacounty.gov>; John Colello <JColello@da.lacounty.gov>; Elizabeth Ratinoff
<ERatinof@da.lacounty.gov>; eratinoff@da.lacounty.gov; Jessie L. McGrath
<jmcgrath@da.lacounty.gov>; Louis Avila Jr. <lavila@da.lacounty.gov>; kenvonh@msn.com;
kvonhelmolt@da.lacounty.gov; echon@da.lacounty.gov; Jwilson@smcgov.org; June Chung
<JChung@da.lacounty.gov>; cfredgren@da.lacounty.gov; Kathy Ta <KTa@da.lacounty.gov>;
sungchung@da.lacounty.gov; Susanna Chung <SChung@da.lacounty.gov>; Martin Bean
<MBean@da.lacounty.gov>; Tracey Whitney <TWhitney@da.lacounty.gov>; Hubert Yun
<HYun@da.lacounty.gov>; Kimberly Abourezk <kabourezk@da.lacounty.gov>; Iliana Alvarez
<ialvarez@da.lacounty.gov>; Michael.pizzuti@edcda.us; nhahn@smcgov.org; Cmeaher-
walker@da.lacounty.gov; cwalker@da.lacounty.gov; Cynthia Meagher-Walker
<cmeagher@da.lacounty.gov>; Frances Young <fyoung@da.lacounty.gov>; afitzgerald@smcgov.org;
Gregory Apt <gapt@da.lacounty.gov>; Christine.vonhelmolt@csulb.edu; Christine Von Helmolt
<CVonHelmolt@da.lacounty.gov>; Karen Nishita <KNishita@da.lacounty.gov>; Susan Navas
<SNavas@da.lacounty.gov>; fnagle@kernda.org; carolyn.palumbo@yolocounty.org;
jmarcano@kernda.org; gpearl@kernda.org; dmckillop@kernda.org; jallen@kernda.org;
nilackie@kern.org; rilackie@kernda.org; kmarshall@kernda.org; bstallings@kernda.org;
deanna.hays@yolocounty.org; csherman@kernda.org; lgarver@kernda.org; rchoi@kernda.org;
frits.vanderhoek@yolocounty.org; btaconi@kernda.org; gkohler@kernda.org; lfields@kernda.org;
cmcnutt@kernda.org; czimmer@kernda.org; Gına Satriano <GSatriano@da.lacounty.gov>;
skatz@da.laocunty.gov; mariaramirez@hotmail.com; Mayra Ramirez < MRamirez@da.lacounty.gov>;
Michele Daniels <mdaniels@da.lacounty.gov>; Kellyjean Chun <kchun@da.lacounty.gov>; John
Morris < JMorris@da.lacounty.gov>; Peter Cagney < PCagney@da.lacounty.gov>;
sfrank6576@aol.com; sfrankland@da.lacounty.gov; Brian Schirn <BSchirn@da.lacounty.gov>; Robert
Sherwood <RSherwood@da.lacounty.gov>; Shannon Presby <spresby@da.lacounty.gov>; Margo
Baxter < MBaxter@da.lacounty.gov>; lwong@da.lacounty.gov; Alan Yochelson
<AYochelson@da.lacounty.gov>; Teresa Gomez <TGomez@da.lacounty.gov>; Christina F. Buckley
<CBuckley@da.lacounty.gov>; Val Cole <VCole@da.lacounty.gov>; Shawn Randolph
<SRandolph@da.lacounty.gov>; Lori Dery <Idery@da.lacounty.gov>; Yael Massry
<YMassry@da.lacounty.gov>; Gregory Jennings <GJennings@da.lacounty.gov>; Hoon Chun
<HChun@da.lacounty.gov>; Lowell Anger <langer@da.lacounty.gov>; Sean Hassett
<shassett@da.lacounty.gov>; smire@da.lacounty.gov; Gilbert Wright <GWright@da.lacounty.gov>;
Laura Jane Kessner <lijkessner@da.lacounty.gov>; Jonlyn Callahan <JCallahan@da.lacounty.gov>;
Craig Hum <chum@da.lacounty.gov>; May Chung <MChung@da.lacounty.gov>; Juan Mejia
<JMejia@da.lacounty.gov>; Manuel Garcia <MGarcia@da.lacounty.gov>; John Harlan
<JHarlan@da.lacounty.gov>; Mykka Piantanida <MPiantanida@da.lacounty.gov>; Guillermo Santiso
<gsantiso@da.lacounty.gov>; Priscilla Musso <PMusso@da.lacounty.gov>; Nathan J. Hochman
<NHochman@da.lacounty.gov>; Vaenille-rocha@da.lacounty.gov; Daniel Felizzatto
<dfelizzatto@da.lacounty.gov>; ttokat@da.cacounty.gov; Michele Hanisee
<MHanisee@da.lacounty.gov>; Steven Katz <skatz@da.lacounty.gov>; Jbrooke-
castano@da.lacounty.gov; William Frayeh <wfrayeh@da.lacounty.gov>; Jessica Foster
<JFoster@da.lacounty.gov>; jgarrison@da.lacounty.gov; Jessica Tillson <jtillson@da.lacounty.gov>;
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Some people who received this message don't often get email from aroganthollywoodgenius@gmail.com. Learn why this is important

FRIVOLOUS CRIMINAL CASE 25CJCM02162-01, FIRST LEGAL WARNING TO COUNTY OF LOS ANGELES DISTRICT ATTORNEY'S OFFICE, ITS DDAS, CITY OF ALHAMBRA AND ITS CONSPIRING ATTORNEYS TO RETURN ALL PROPERTY, DISMISSED ALL FRIVOLOUS FIVE COUNTS, CRIMINALLY CHARGE RACIST CRIMINAL PROSECUTOR BRIAN MARK ROSENBERG, REPORT MARK ROSENBERG TO THE STATE BAR OF CALIFORNIA, CREATE SUPPLEMENTAL POLICE REPORT THAT HIGHLIGHTS AROGANT HOLLYWOOD'S FACTUAL INNOCENCE, AND TURN OVER ALL CRIMINAL CASE DISCOVERY; INCLUDING PHONY PROBABLE CAUSE DETERMINATION.

ALL NATURAL PERSONS ELECTRONICALLY WARNED HEREIN CAN AND WILL BE HELD LIABLE.

#### I. INTRODUCTION

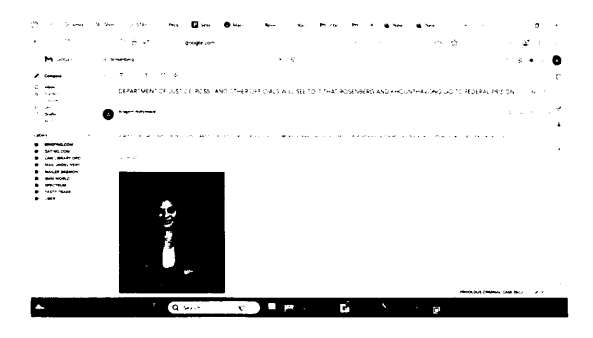
CRIMINALLY C...

Rogue, RACIST, prejudiced, biased, corrupt, unethical, poorly trained, and extremely dishonest California peace officer Benjamin Yang (hereinafter "Yang") and his chief of police Garret Kennedy will soon find out the hard way in federal district court that they cannot arrest United States citizens

whenever they want and wherever they see fit.

#### **II. STATEMENT OF FACTS**

On November 13, 2023 AROGANT HOLLYWOOD (hereinafter "F:NG AROGANT) sent an electronic mail message to RACIST, unethical, biased, defusional, mentairy ill, and corrupt County of Los Angeles criminal prosecutor Brian MARK Rosenberg accusing him of falsifying evidence in his frivolous felony criminal case GA114055. See email below attached herein:

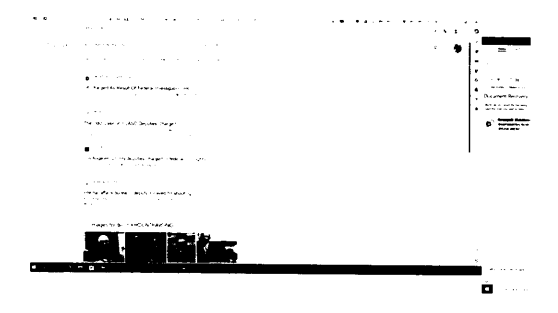


A SERIES OF EMAILS ARE COMING SOON! COMPLETE WITH ALL THE EVIDENCE THAT YOU BROKE FEDERAL LAW BY ABUSING YOUR POWER AND AUTHORITY AS PEACE OFFICERS AND PUBLIC OFFICERS OF THE COURT!

GET READY!!!!!!!!



BECAUSE ROSSI AND THE U.S. DEPARTMENT OF JUSTICE IS GOING TO SEE TO IT THAT BILLY KHOUNTHAVONG, RICHARD LEWIS, AND BRIAN MARK ROSENBERG BECOME FEDERAL PRISONERS! GUARANTEED!!!!!!



ROSSI! AMERICA IS LESS SAFE WITH BILLY KHOUNTHAVONG ON THE STREETS. ITS TIME FOR THE U.S. GOVERNMENT TO LOCK THIS FOOL UP AND DECERTIFY HIM!

HE IS A CROOKED COP THAT HAS BEEN FEDERALLY CHARGED AND UNDER INVESTIGATION FOR CONDUCTING SIMILAR CRIMINAL BEHAVIOR AND CONDUCT HE HAS IN MY CASE. LOCK THIS FOOL UP!

# **Investigations and Prosecutions**

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Establishing the intentible industrial vial activities where proof beyond a make place occupitment the law entry cenient into except what he knew what he knew as coing was appropriately and adainst the law and people that he industrial soles as Constitution along it was violated, and the look at the government was violated, and the government of real the face entonie her tipficen intended to encaps in the unitable compact and the resolutions of knowing that it was along or unlastic. See Silvius in cultivalitates, who as \$1.00 along a page 4.5 stake if earlies are obtain, or earn open long the tiphes notice with the wint lead of prosecutable contentine starte.

WHILE LYING BILLY AND RACIST MARK ROSENBERG'S ACTIONS ARE A MISDEMEANOR UNDER FEDERAL LAW. THE DEPARTMENT OF JUSTICE MUST WORK WITH THE CALIFORNIA DEPARTMENT OF JUSTICE TO CRIMINALLY CHARGE ROSENBERG, LEWIS, AND KHOUNTHAVONG PURSUANT TO VIOLATION OF CALIFORNIA GOVERNMENT CODE SECTION 6200, WHICH IS A FELONY AND CARRY STATE PRISON TIME!

# 3-07/220.20 - California Department of Justice Admonishment

3-07 220 00 - Prohibitions 3-07 230 00 - Data Communications Management

As an employee of the Los Angeles County Sheriff's Department, you may have access to confidential criminal record and/or Department of Motor Vehicles record information which is controlled by statute. This would include the information in the Los Angeles County Regional Identification System (LACRIS), including the facial recognition tools within LACRIS. Misuse of such information may adversely affect the individual's civil rights and violates the law. Penal Code section 502 prescribes the penalties relating to computer crimes. Penal Code sections 11105 and 13300 identify who has access to criminal history information and under what circumstances it may be released. Penal Code sections 11140-11144 and 13301-13305 prescribe penalties for misuse of criminal history information. Government Code section 6200 prescribes the felony penalties for misuse of public records and CLETS information. Penal Code sections 11142 and 13303 state:

"Any person authorized by law to receive a record or information obtained from a record who knowingly furnishes the record or information to a person not authorized by law to receive the record or information is guilty of a misdemeanor."

California Vehicle Code section 1808.45 prescribes the penalties relating to misuse of Department of Motor Vehicles record information.

Any employee who is responsible for such misuse is subject to disciplinary action. Violations of this law may also result in criminal and/or civil actions.

# BILLY! YOU HAD BETTER RUN AWAY AS FAST YOU CAN FOOL!



MARK Rosenberg used the above electronic mail message sent to him on November 28, 2023 to not only apply for a frivolous civil harassment restraining order but to also request a temporary restraining order by fabricating lies that he believed that KING AROGANT posed a threat to him and his family by stating that he should to to prison for violating California Government Code Section 6200. See MARK Rosenberg's Superior Court of California civil harassment restraining order attachment pages below herein:

SMORT TITLE Attachment 76-Previous Harassment 25PDRUU1713

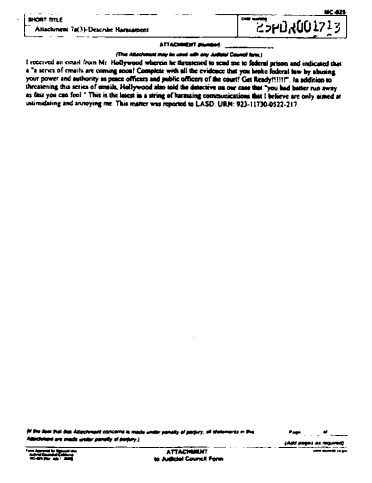
[The Anothrow may be used with explosite Count favor.]

Lam the assigned protecutor for the east of People v. Anggan Hollywood, CAT14635. Mr. Hollywood was previously charged in People v. Anggan Hollywood, CAT13236, wherein after the proteodistays, he threatened to sue the named protection and alternately constanted her and otherspate in contest for family members that had nothing to do with that east and threatened to sue them. Said protection in a colleague of mins and was scared by this behavior. I was stagned GAT14055 at arminguisters on 2724/21. From the beginning of the cases, Mr. Hollywood threatened to see the of head on the minerous kinner. He called me recits and Dequately shated that he wouldn't past use me but he'd find my entire finnily and nex them in my court he could, in any state he could. He abo called my work phone numerous kinner, the called me recits and Dequately shated that he wouldn't past use me but he'd find my entire finnily and nex them in my court he could, in any state he could. He abo called my work phone numerous kinner, the called me recit and Dequately shated the world had been a could be able to be sufficient to the property of the could be sufficiently and the state of the said my country hearing was conducted on this matter on April 4, 2023 and April 5, 2023 Mr. Hollywood testified during this hearing, In this hearing, Mr. Hollywood admitted to being a vecuations longer and admitted to being a vecuations longer and admitted to being a feature of the said of the family of the Care. Ms. Levif sanity getting used 2 got he home address too." Mr. Hollywood additionally admitted to thereforely, the'll care. Ms. Levif sanity getting used 2 got he home address too." Mr. Hollywood deditionally admitted to the conduct on this cause, believe that Mr. Hollywood uses there satements as a secus of hereising and intimideting. This case was almostly resolved on 10/17/23, where Mr. Hollywood pled so contest to the charge of PC 422 and was placed on formal problem. On 11/12/3, where Mr. Holly

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ATTACHMENT to Audicial Council Form

(Add pages do required)



Harassment, for the purposes of <u>Cal Code Civ Proc § 527.6</u>, is unlawful violence, a credible threat of violence [<u>Code Civ. Proc. § 527.6(b)(2)</u> ("credible threat of violence" is knowing and willful statement or course of conduct that would place a reasonable person in fear for his or her safety or safety of his or her immediately family, and that serves no legitimate purpose)], *Harris v. Stampolis (2016) 248 Cal.App. 4<sup>th</sup> 484, 495-496, 204 Cal. Rptr. 3d 1.* 

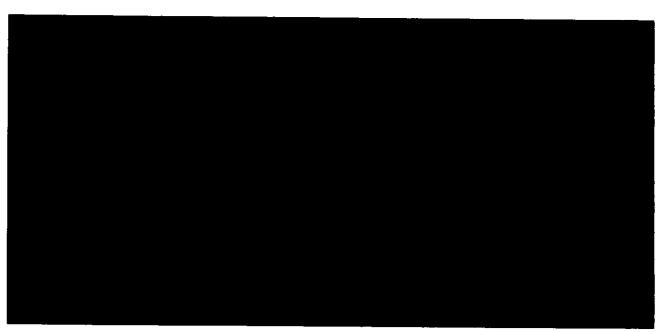
A credible threat of violence is a knowing and willful course of conduct directed at a specific person that seriously alarms, annoys, or harasses this person, and that serves no legitimate purpose.

The course of conduct must be such as would cause a reasonable person to suffer substantial emotional distress, and it must actually be caused by substantial emotional

distress to the petitioner filing for a civil harassment restraining order. See Cal Civ Code Proc § 527.6(b)(3): Huntington Life Sciences, Inc. v. Stop Huntington Animal Cruelty USA, Inc. (2005) 129 Cal. App. 4<sup>th</sup> 1228, 1257-1258, 29 Cal. Rptr. 3d 521 (liability is based on defendant's credible threats of violence and defendant's lack of intent to actually carry out threats is immaterial)]. Cal Code Civ Proc § 527.6(b)(2) does not define "substantial emotional distress." but it may be properly compared to "severe emotional distress" in the tort context of intentional infliction of emotional distress. In that context, "severe emotional distress" means highly unpleasant mental suffering or anguish from socially unacceptable conduct, which entails such intense, enduring, and nontrivial emotional distress that no reasonable person in a civilized society should be expected to endure it. Therefore, not all actions that give rise to some emotional distress will constitute conduct that "cause[s] a

reasonable person to suffer substantial emotional distress" within the meaning of <u>Cal</u> <u>Code Civ Proc § 527.6</u>. particularly if the distress is but transitory in nature. See *Schild* v. Rubin (1991) 232 Cal. App. 3d 755, 762-763, 283 Cal. Rptr. 533.

CAUTION: This email originated outside of the County (lacounty.gov domain). Do not click links or open attachments unless you recognize the sender and expect the message.



From: Arogant he lywood <arogan the lywoodgenius@gman.com>

**Sent:** Wednesday, May 7, 2025 6:01 AM

To: jargusa@alhambrafire.org; jb:nnquist@cityofalhambra.org; tseki@alhambrapd.org, Area1@alhambrapd.org; gsephcer@alhambrapd.org; area2@alhambrapd.org; rsoriano@alhambrapd.org, area3@alhambrapd.org, rcastillo@alhambrapd.org; area4@alhamprapd.org; kla.ng@arhambrapd.org; dfuentes@alhamprapd.org. lgarcia@a'hambraca.gov; gdiaz@alhambrapd.org; rrongavilla@a-hambrapd.org; dtran@slnsmprapd.org, mlee@aihambrapd.org; hreyes@alhambrapd.org; benung@arhambrapd.org; luwan@btyofalhambra org; klee@alhambraca.gbv: rmaza@cityofa.hambra.org; jmaloney@cityofalhambra.org; maloney@smmc.caigov; nwang@cityofalhambra.org, aandradestadle:@gmail.com; adele.stadler@gmail.com; joestadler@ladwp.com; andrade@eaterhfink.net; aandradestadler@yanoo.com; jmontes@bwslaw.com, CABBOTT@bwslaw.com; baffrunti@bwslaw.com; bguerrero@bwslaw.com; gaker@bwslaw.com; danneet@bwslaw.com; maustin@bwslaw.com; rbalchum@bwslaw.com; mtran@bwsław.com; mbarrett@bwsław.com; ibalchum@bwsław.com; dbazzano@bwsław.com, kberger@bwslaw.com; mbernacchi@bwslaw.com; Daniel Akemon <DAkemon@da.lacounty.gov>; cthorpe@da.lacounty.gov; Erika Jerez <ejerez@da.lacounty.gov>; dbrosky@da.lacounty.gov; plunsford@da.lacounty.gov, Pak Kouch <pkouch@da.lacounty.gov>; Jodi Taksar <jtaksar@da.lacounty.gov>; ron.goodreau@yahoo.com; ronalogoodreau@aoi.com; Emily Street <estreet@da.lacounty.gov>; Mark Lee <m ee@da lacounty.gov>; Rose DeMattia <rdematti@da.lacounty.gov>; Jonathan Chung <JonChung@da.lacounty.gov>; Alva Lin. <a href="mailto:</a> <a href="mailto:ALin@da.lacounty.gov"><a href="ma srebeils@da.lacounty.gov; Jodi Link <;iink@da facounty.gov>; Miji Vellakkatel <mvellakk@da.facourity.gov>, roel McComb <jmccomb@smcgov.org>; omccloskey@smcgov.org; Bradley McCartt <br/>bmccartt@da lacounty.gov>; Garrett Dameron <gdameron@da.lacounty.gov>; Holy Harpham <hharpham@da lacounty.gov>; duckett.justice@gmail.com; Keith Duckett kkiluc<eti @da.lacounty gov>; jfrost@smcgov.org, Jacques Garden <JGarden@da.lacounty.gov>; Norman Hearon «Nelcaron@da facounty.gov»; tpovah@snicgov.org, Heather Borden.

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**Subject:** [External]FRIVOLOUS CRIMINAL CASE 25CJCM02162-01, FIRST LEGAL WARN NG TO COUNTY OF LOS ANGELES DISTRICT ATTORNEY'S OFFICE, ITS DDAS, CITY OF ALHAMBRA AND ITS CONSPIRING ATTORNEYS TO RETURN ALL PROPERTY, DISMISSED ALL FRIVOLOUS FIVE COUNTS, CRIMINALLY C...

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FRIVOLOUS CRIMINAL CASE 25CJCM02162-01, FIRST LEGAL WARNING TO COUNTY OF LOS ANGELES DISTRICT ATTORNEY'S OFFICE, ITS DDAS, CITY OF ALHAMBRA AND ITS CONSPIRING ATTORNEYS TO RETURN ALL PROPERTY, DISMISSED ALL FRIVOLOUS FIVE COUNTS, CRIMINALLY CHARGE RACIST CRIMINAL PROSECUTOR BRIAN MARK

# ROSENBERG, REPORT MARK ROSENBERG TO THE STATE BAR OF CALIFORNIA, CREATE SUPPLEMENTAL POLICE REPORT THAT HIGHLIGHTS AROGANT HOLLYWOOD'S FACTUAL INNOCENCE, AND TURN OVER ALL CRIMINAL CASE DISCOVERY; INCLUDING PHONY PROBABLE CAUSE DETERMINATION

FRIVOLOUS CRIMINAL CASE 25CJCM02162-01, FIRST LEGAL WARNING TO COUNTY OF LOS ANGELES DISTRICT ATTORNEY'S OFFICE, ITS DDAS, CITY OF ALHAMBRA AND ITS CONSPIRING ATTORNEYS TO RETURN ALL PROPERTY, DISMISSED ALL FRIVOLOUS FIVE COUNTS, CRIMINALLY CHARGE RACIST CRIMINAL PROSECUTOR BRIAN MARK ROSENBERG, REPORT MARK ROSENBERG TO THE STATE BAR OF CALIFORNIA, CREATE SUPPLEMENTAL POLICE REPORT THAT HIGHLIGHTS AROGANT HOLLYWOOD'S FACTUAL INNOCENCE, AND TURN OVER ALL CRIMINAL CASE DISCOVERY; INCLUDING PHONY PROBABLE CAUSE DETERMINATION

ALL NATURAL PERSONS ELECTRONICALLY WARNED HERFIN CAN AND WILL BE HELD HABLE.

### I. INTRODUCTION

Rogue, RACIST, prejudiced, biased, corrupt, unethical, poorly trained, and extremely dishonest California peace officer Benjamin Yang (hereinafter "Yang") and his chief of police Garret Kennedy will soon find out the hard way in federal district court that they cannot arrest United States citizens whenever they want and wherever they see fit.

### **II. STATEMENT OF FACTS**

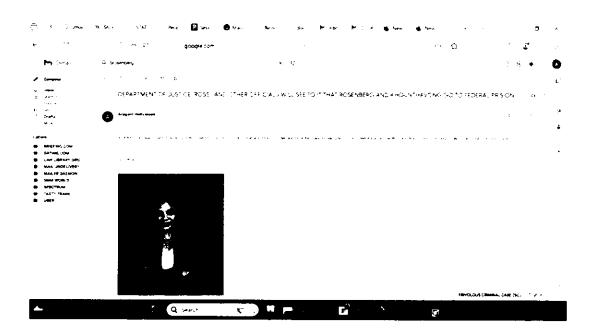
On November 13, 2023 AROGANT HOLLYWOOD [hereinafter "KING AROGANT] sent an electronic mail message to RACIST, unethical, biased, delusional, mentally ill, and corrupt County of Los Angeles criminal prosecutor Brian MARK Rosenberg accusing him of falsifying evidence in his frivolous felony criminal case GA114055. See email below attached herein:

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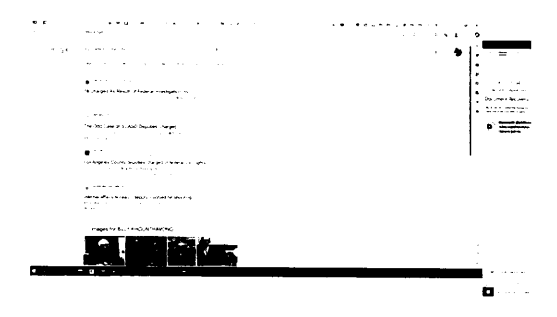


A SERIES OF EMAILS ARE COMING SOON! COMPLETE WITH ALL THE EVIDENCE THAT YOU BROKE FEDERAL LAW BY ABUSING YOUR POWER AND AUTHORITY AS PEACE OFFICERS AND PUBLIC OFFICERS OF THE COURT!

GET READY!!!!!!!



BECAUSE ROSSI AND THE U.S. DEPARTMENT OF JUSTICE IS GOING TO SEE TO IT THAT BILLY KHOUNTHAVONG, RICHARD LEWIS, AND BRIAN MARK ROSENBERG BECOME FEDERAL PRISONERS! GUARANTEED!!!!!!



ROSSI! AMERICA IS LESS SAFE WITH BILLY KHOUNTHAVONG ON THE STREETS. ITS TIME FOR THE U.S. GOVERNMENT TO LOCK THIS FOOL UP AND DECERTIFY HIM!

HE IS A CROOKED COP THAT HAS BEEN FEDERALLY CHARGED AND UNDER INVESTIGATION FOR CONDUCTING SIMILAR CRIMINAL BEHAVIOR AND CONDUCT HE HAS IN MY CASE. LOCK THIS FOOL UP!

# **Investigations and Prosecutions**

The Department of Bastice. The Department is gordus will lest gates and let ereithe exidence per not prosecutes a legations of Constitution along at onsign aware torgenerity of cers. The Department will estigations most often involve a leged lises of excessive forcing to also include sexual in submodular metrifials all estiliand be perote in difference to service medical regas on a substantial risk of narm to a person in custody. These cases typical in non-legion report cers (allers, conection alorf cers propation officers, prosecutors, luques and interpretable alistate of local raw enforcement officials. The Department's humanity to be extended to all aviet forcement conduct regardless of whether all officer is onlor off in this School as lessed is acting, or carming to act, in nis/her official capacity.

an addition to Constitution and actions the Department prosecutes, aw entorcement of cers to related instances of post-unition of costice. This includes attempting to be event a victim or with essess from reporting the disconducting no federal state, or local officials during the course of only assign and the potential in scanduct, withing a faise report to conceal in sconduct.

The principles of reversito insecution is efforthing the Unity States Attorney i Manual I USAM in equine those all chose outplict, inneed two standalids in order to seek an indictinient.

First, the government inustible convicions tractille potential determant committed a recera come. Sellong it alignue inner timust also convicioe that hielgovernment would be like it to prevail at that, where the government must prove the charges beyond a reasonable doubt.

In prove all plant of \$ 24a, the given of the number of ust provide each of the roll using hear ents beyond a reasonable object. It is at the detendant devised all of modifiering protected by the Constitution of laws of the united States (2) that the detendant acred will be, and object defendant was acred out to be detendant used. All plants of the 242 is a fellow, in one of the rollowing conditions is met, the detendant used, attempted to use, or threatered to use a dangerous weapon incomes we or first the list in saffered and yill using the detendant's actions in cluded attempted muscles kidnapping or attempted kidnapping aggreyated sexual abuse on the crime result of material Chileron services as the violation is actionable to be the explosion of the crime result of the crime results of

establishing the intentible in the 20th of them all chartonined unexprised beyond a newsonable doubt that the lab ler forcement officer knew what he is relevas doing was wrong and against the lab and decided to do nlanyway. Therefore, even if the government can prove beyond a reason able do by that around vidualis. Constitutions in not was vidiated § 242 reduires that the government prove that the lab ler to cement officer intended to engage in the aniawtic conduct and that he/she did so knowing that it was wrong or unleaful. See Shews vidiates 325 U.S. 90, 101-107, 1945. Mistake, tear in specception or even poor judgment does not constitute will full conduct prosecutable under the statute.

WHILE LYING BILLY AND RACIST MARK ROSENBERG'S ACTIONS ARE A MISDEMEANOR UNDER FEDERAL LAW. THE DEPARTMENT OF JUSTICE MUST WORK WITH THE CALIFORNIA DEPARTMENT OF JUSTICE TO CRIMINALLY CHARGE ROSENBERG, LEWIS, AND KHOUNTHAVONG PURSUANT TO VIOLATION OF CALIFORNIA GOVERNMENT CODE SECTION 6200, WHICH IS A FELONY AND

# **CARRY STATE PRISON TIME!**



MARK Rosenberg used the above electronic mail message sent to him on November 28, 2023 to not only apply for a frivolous civil harassment restraining order but to also request a temporary restraining order by fabricating lies that he believed that KING AROGANT posed a threat to him and his family by stating that he should to to prison for violating California Government Code Section 6200. See MARK Rosenberg's Superior Court of California civil harassment restraining order attachment pages below herein.

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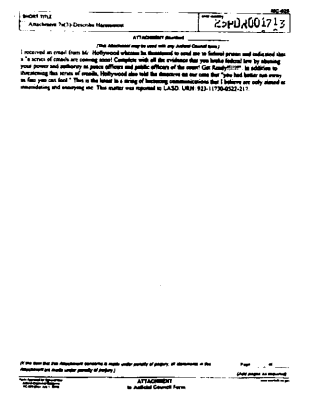
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Harassment, for the purposes of <u>Cal Code Civ Proc § 527.6</u>. is unlawful violence, a credible threat of violence [<u>Code Civ. Proc. § 527.6(b)(2)</u> ("credible threat of violence" is knowing and willful statement or course of conduct that would place a reasonable person in fear for his or her safety or safety of his or her immediately family, and that serves no legitimate purpose)]. *Harris v. Stampolis (2016) 248 Cal.App. 4<sup>th</sup> 484, 495-496, 204 Cal. Rptr. 3d 1*.

A credible threat of violence is a knowing and willful course of conduct directed at a specific person that seriously alarms, annoys, or harasses this person, and that serves no legitimate purpose.

The course of conduct must be such as would cause a reasonable person to suffer substantial emotional distress, and it must actually be caused by substantial emotional distress to the petitioner filing for a civil harassment restraining order. See <u>Cal Civ Code</u>

Proc § 527.6(b)(3): Huntington Life Sciences, Inc. v. Stop Huntington Animal Cruelty USA, Inc. (2005) 129 Cal. App. 4th 1228, 1257-1258, 29 Cal. Rptr. 3d 521 (liability is based on defendant's credible threats of violence and defendant's lack of intent to actually carry out threats is immaterial)]. Cal Code Civ Proc § 527.6(b)(2) does not define "substantial emotional distress." but it may be properly compared to "severe emotional distress" in the tort context of intentional infliction of emotional distress. In that context, "severe emotional distress" means highly unpleasant mental suffering or anguish from socially unacceptable conduct, which entails such intense, enduring, and nontrivial emotional distress that no reasonable person in a civilized society should be expected to endure it. Therefore, not all actions that give rise to some emotional distress will constitute conduct that "cause[s] a reasonable person to suffer substantial emotional distress" within the meaning of Cal Code Civ Proc § 527.6, particularly if the distress is but transitory in nature. See Schild v. Rubin (1991) 232 Cal. App. 3d 755, 762-763, 283 Cal. Rptr. 533.

MARK Rosenberg's above attachment page allegations were insufficient evidence for the unfair and corrupt Superior Court of California judicial officer to grant either a temporary restraining order or a permanent restraining order.

MARK Rosenberg's fabricated statements that KING AROGANT stated that a serious of emails were coming proved to be irrelevant. As KING AROGANT never followed up to MARK Rosenberg's by sending him a second email.

Thus, in the seventeen months MARK Rosenberg had only received one single email from KING AROGANT. A single incident was not for MARK Rosenberg to even file a second restraining order. See caselaw below:

A single incident of harassment is not a course of conduct, see *Leydon v. Alexander* (1989) 212 Cal. App. 3d 1, 4 260 Cal. Rptr. 253. Moreover, constitutionally protected activity, such as the right to petition administrative, executive, or judicial agencies, is not included within the meaning of a course of conduct. See Cal Code Civ Proc § 527, *Leydon v. Alexander* (1989) 212 Cal App 3d 1, 5, 260 Cal. Rptr. 253; Smith v. Silvey (1983) 149 Cal. App. 3d 406-407, 197 Cal. Rptr. 15.

Additionally, pursuant to California Penal Code Section 646.6, subsection (f) MARK Rosenberg's allegations that KING AROGANT threatened and harassed him by sending him an email stating that he should go to prison did not rise to the level of unlawful violence and harassment because KING AROGANT'S written electronic mail statements were in exercise of his First Amendment Freedom of Speech Clause constitutional civil rights. See below:

(f) For the purposes of this section, "course of conduct" means two or more acts occurring over a period of time, however short, evidencing a continuity of purpose. Constitutionally protected activity is not included within the meaning of "course of conduct."

MARK Rosenberg's frivolous and bogus Superior Court of California civil harassment restraining order filed originally in November 2023 (23PDR001713) recklessly infringed upon KING AROGANT'S 1st amendment and Fourteenth amendment constitutional civil rights and make it extremely difficult for KING AROGANT to request MARK Rosenberg turn over and disclose numerous pieces of evidence in frivolous felony criminal case GA114055.

On November 28, 2023 KING AROGANT sent an email to numerous County of Los Angeles criminal prosecutors detailing how rogue peace officer and RACIST criminal prosecutor Brian MARK Rosenberg had falsified evidence in illegal case GA114055. Brian MARK Rosenberg was not included on the nearly 500 persons email list. See evidence below attached hereto and marked as "Exhibit 1".



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AROGANT HOLLYWOOD v. state of california, united states, county of los angeles, city of south pasadena, city of arcadia, et al [SECOND EMAIL] [REAL VIDEO THAT PROVES THAT I WAS FRAMED FOR VIOLATING CALIFORNIA PENAL CODE SECTION 422(a)

CODE SECTION 422(a)

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Exhibit 1, pages 1, and 3 of KING AROGANT'S electronic mail messages sent to DDA's and Sheriff Robert Luna proves that Brian MARK Rosenberg was not sent an electronic mail message from KING AROGANT on November 28, 2023.

On December 20, 2023 prejudiced, biased, and RACIST Superior Court of California judicial officer Timothy Martella willfully, recklessly, maliciously, wantonly, carelessly, knowingly, deliberately, and callously granted MARK Rosenberg's frivolous request for a three year injunction.

On February 13, 2024 KING AROGANT sent an email to numerous County of Los Angeles attorneys and LASD Sheriff Robert Luna detailing how he was being mistreated while in the custody of County of Los Angeles. Brian MARK Rosenberg was not included on the nearly 20 persons email list. See evidence below attached hereto and marked as "Exhibit 2".

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Exhibit 2, page 1 of KING AROGANT'S electronic mail messages sent to DDA's and Sheriff Robert Luna proves by clear and convincing evidence that Brian MARK Rosenberg was not sent an electronic mail message from KING AROGANT on February 13, 2024.

On June 8, 2024 KING AROGANT sent two emails to over fifty County of Los Angeles criminal prosecutors and attorneys including Victor Manuel Rodriguez, James William Garrison, Janis Eve Johnson, Stephanie Pear Mire, former District Attorney Geroge Gascon, and numerous County of Los Angeles Office of County Counsel attorneys. KING AROGANT'S two June 8, 2024 electronic mail messages were also sent to numerous CDCR executives and peace officers including CDCR director Jeffrey Macomber, CDCR Adult Parole Supervision director Jason Johnson, CDCR peace officer Jesse Ochoa, and KING AROGANT'S former CDCR parole officer Fernando Cortez. Brian MARK Rosenberg was not included on the nearly 100 persons email list. See first June 8, 2024 email sent at 8:03 AM evidence below attached hereto and marked as "Exhibit 3".



People V. AROGANT HOLLYWOOD (GA114055) & UPCOMING FIRST CIVIL RIGHTS COMPLAINT TITLED AROGANT HOLLYWOOD V. Judy whitehurst, et al [DEMAND PEOPLE AND LASD IMMEDIATELY TURN OVER PHONY LASD GOPRO VIDEO RECORDINGS GL010586 & GL010587

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Exhibit 3, pages 1, 2, and 3 of KING AROGANT'S electronic mail messages sent to DDA's and Sheriff Robert Luna proves by clear and convincing evidence that Brian MARK Rosenberg was not sent an electronic mail message from KING AROGANT on June 8, 2024, at 8:03 AM

On June 8, 2024, KING AROGANT sent two emails to over fifty County of Los Angeles criminal prosecutors and attorneys, including Victor Manuel Rodriguez, James William Garrison, Janis Eve Johnson, Stephanie Pear Mire, former District Attorney George Gascon, and numerous County of Los Angeles Office of County Counsel attorneys. KING AROGANT'S two June 8, 2024, electronic mail messages were also sent to numerous CDCR executives and peace officers, including CDCR director Jeffrey Macomber, CDCR Adult Parole Supervision director Jason Johnson, CDCR peace officer Jesse Ochoa, and KING AROGANT'S former CDCR parole officer Fernando Cortez. Brian MARK Rosenberg was not included on the nearly 100-person email list. See second June 8, 2024 email sent at 8:34 AM evidence below attached hereto and marked as "Exhibit 4".

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People v. AROGANT HOLLYWOOD (GA114055) & UPCOMING FIRST CMIL RIGHTS COMPLAINT TITLED AROGANT HOLLYWOOD v. judy whitehurs, et al (DEMAND PEOPLE AND LASD MIMEDIATELY TURN OVER PHONY LASD GOPRO VIDEO RECORDINGS GL010586 & GL010587

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Exhibit 4, pages 1, 2, and 3 of KING AROGANT'S electronic mail messages sent to DDA's and Sheriff Robert Juna proves by clear and convincing evidence that Brian MARK Rosenberg was not sent an electronic mail message from KING AROGANT on June 8, 2024, at 8:34 AM

On April 17, 2025 RACIST, biased, and prejudiced County of Los Angeles criminal prosecutor Brian MARK Rosenberg (SBN # 291501) willfully, recklessly, wantonly, mal clously, knowingly, carelessly, deliberately, and callously violated State Bar Rules of Professional Conduct, Rules 3-1, 3.2, and 3.3, California Government Code Section 6200 and California Business and Professions Code Section 6068 by fabricating lies and giving intentionally false statements to rogue and dishonesticity of Alhambra peace officer detective Benjamin Yang that KING AROGANT sent to him electronic mail messages on November 13, 2023, November 28, 2023, February 13, 2024, and twice on June 8, 2024 (8:03 AM and 8:34 A, separate emails). Lying and RACIST DDA MARK Rosenberg never showed rogue and RACIST peace officer Benjamin Yang electronic mail messages that showed that KING AROGANT had emailed him at any time after November 13, 2023 because MARK Rosenberg had not proof that KING AROGANT sent him an email because he knew with 100% certainty that he never received any electronic mail messages from KING AROGANT on November 28, 2024, February 13, 2024, and June 8, 2024. In fact, the only reason RACIST MARK Rosenberg had any information about the contents and subject line of KING AROGANT Sinever sent to him electronic mail messages on

November 28, 2022, February 13, 2024, and June 8, 2024 was because dishonest and unethical County of Los Angeles criminal prosecutors Victor Manuel Rodriguez and James William Garrison (who did receive all emails) recklessly forwarded KING AROGANT'S November 28, 2023, February 13, 2024, and June 8, 2024 electronic mail messages to Brian MARK Rosenberg (brosenberg@da.lacounty.gov) in furtherance of County of Los Angeles District Attorney's office to recklessly violate KING AROGANT'S constitutional civil rights. Brian MARK Rosenberg never received an email from KING AROGANT on November 28, 2023, February 13, 2024, and June 8, 2024, as he falsely alleged on April 17, 2025, that KING AROGANT sent him these make-believe and imaginary electronic mail messages.

On April 17, 2025, at approximately 5 PM, RACIST, rogue, and biased city of Alhambra peace officer Benjamin Yang willfully, recklessly, wantonly, maliciously, knowingly, carelessly, deliberately, and callously arrested KING AROGANT at the Alhambra Public Library for violation of California Penal Code Section 602. KING AROGANT'S false arrest was so unbelievably bogus that Yang charged KING AROGANT for a California Penal Code section, which has elements of crime that would have required KING AROGANT to have been arrested on private land, not open to the public. KING AROGANT was falsely arrested at the Alhambra Public library, not private property, and the Alhambra public library was open for another three hours after KING AROGANT had been brought into custody. Moreover, KING AROGANT'S false arrest at the Alhambra Public Library was invalidated after rogue and stupid peace officer Benjamin Yang foolishly signed the private person's arrest form. See it now below attached herein and marked as Exhibit 5.

A rogue and dishonest peace officer signing a private citizen's arrest form gives a person reading this an idea of just now evil, fraudulent, and scandalous this criminal investigation was.

On April 17, 2025, in furtherance of the City of Alhambra conspiring to violate KING AROGANT'S Fourth and Fourteenth Amendment constitutional civil rights together with County of Los Angeles District Attorney's Office rogue peace officer Benjamin Yang add charged KING AROGANT by falsely arresting KING AROGANT with violation of California Penal Code Section 166, subsection (a) without a single piece of evidence. In furtherance of the County of Los Angeles and city of Alhamrbra's meeting of minds and plan to illegally keep KING AROGANT in custody. Rogue peace officer Benjamin Yang willfully, recklessly, wantonly, maliciously, knowingly, carelessly, deliberately, and callously fabricated lies and made intentionally false statements in bogus police report that a copy of Brian MARK Rosenberg's make-believe, delusional, and imaginary brosenberg@da,lacounty.gov electronic mail messages sent to him from KING AROGANT on November 28, 2023, February 13, 2024 and June 8, 2024 were attached to the end of his crime report. See now a true and correct copy of rogue and dishonest peace officer Benjamin Yang's fabricated and illegal police report attached below and marked as 'Exhibit 6."

Brian MARK Rosenberg willfully, recklessly, wantonly, maliciously, knowingly, carelessly, deliberately, and callously violated California Penal Code Section 148.5-18 U.S.C. Section 242, and California Government Code Section 6200 by del berately filing a knowingly false police report based on fabricated lies that MARK Rosenberg knew were not true and for which resulted in KING AROGANT being falsely imprisoned and wrongfully charged. It is time for MARK Rosenberg to be charged and convicted accordingly and sent to prison where that CRIMINAL BELONGS!

Rogue peace officer Benjamin Yang willfully, recklessly, wantonly, maliciously, knowingly, carelessly, deliberately, and callously violated California Penal Code Section 148.5 and California Government Code Section 6200 and 18 U.S.C. Section 242, and he must be charged accordingly and sent to prison where that CRIMINAL BELONGS!

18 U.S.C. Section 242 criminalizes the deprivation of rights under color of law. It makes it a federal crime for anyone acting under the authority of any law (federal, state, or local) to willfully deprive another person of a right, privilege, or immunity protected by the Constitution or laws of the United States. This also includes subjecting a person to different punishments based on their race or alien status.

# ALL THOSE THAT RECEIVE THIS EMAIL AND STAY SILENT WILL BE SUED ACCORDINGLY!

THIS PART 1 OF A LONG EMAIL SER ES.

EMAIL, PART 2 WILL CONTINUE EXACTLY WHERE PART 1 ENDED!

AROGANT HOLLYWOOD, Esq.
1308 EAST COLORADO BLVD.
PASADENA, CA 91106
Mobile: 206.471.1344
aroganthollywoodgenius@gmail.com
OF HIS OWN COUNSEL
3-0 On Charged Felony Cases Maliciously Prosecuted
Spirit of Esquire
BLACK TRADE KING
FUTURE KING OF ENTERTAINMENT
BLACK DERIVATIVES KING



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CAUTION: This email originated outside of the County (lacounty.gov domain). Do not click links or open attachments unless you recognize the sender and expect the message.

# Exhibit 7

### SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES

#### **Criminal Division**

### Clara Shortridge Foltz Criminal Justice Center Dept. - 45

25CJCM02162-01

May 7, 2025

The People of the State of California

8:30 AM

VŞ.

Hollywood, Arogant

Honorable Mark E Windham, Judge N. Mendoza, Judicial Assistant

Proceedings Electronically Recorded, Court Reporter

PC602(o), PC166(a)(4), PC166(a)(4), PC166(a)(4), PC653m(b)

NATURE OF PROCEEDINGS: Further Proceedings

The following parties are present for the aforementioned proceeding:

No Appearances

The matter is called for Further Proceedings.

Department 46 matter transferred to Department 45.

Court addresses Ex Parte on Record. No parties present.

Defendant posted bail and sent emails contrary to the Court's Order concerning case. Defendant was directed and provided email to which he was to communicate exclusively to regarding matters pending to case.

Defendant is preliminarily found in violation of bail and own recognizance conditions.

Bail is revoked. Bond is Forfeited.

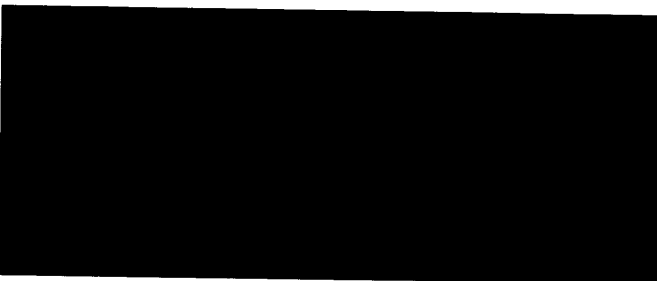
The Court issues a bench warrant for Arogant Hollywood, in the amount of \$150,000.00 by order of Judge Windham, Mark E.

Surety Bond for Arogant Hollywood, Defendant: SV505465252, Bond Forfeited

The Court advances to this date and vacates all matters currently set for hearing in this department.

Bond Forfeiture Card AN0033757.

### Exhibit 8



From: Aregant Hollywood karaganthollywoodgen us@gmail.com>

Sent: Thursday, May 8, 2025 8 10 kM

To: jbinnquist@cityofainambra org. tseki@alhambrapd.org; Area1@alhambrapd.org, gsepncer@alhambrapd.org; area2@alhambrapd.org; csoriano@alhambrapd.org. area3@alhambrapd.org, reast\_lo@alhambrapd.org; area4@alhambrapd.org. klaing@alhambrapd.org; dfuentes@alhambrapd.org; lgatc a@alhambraca.gov; gdiaz@alhambrapo.org. rrongavsia@alhambrapd.org. dtran@slissnbrapd.org. mlee@alnamprapdlorg, hreyes@alnamb:apdlorg; bchung@alhambrapdlorg; luwan@utvofalhambra.org; kiee@a hampraca.gov; rmaza@citycta namora.org; imardney@crtyofalnambra.org, majoney@shmc.ca.gov; nwang@crtyofa.hambra.org; aaridradestadler@gmail.com; adeleistadler@gmail.com; joestadler@ladwo.com, andrade@eaterhank.net, aandradestadler@yahoo.com; jmontes@bwsiaw.com, CABBOTT@bwslaw.com; baffrunti@bwslaw.com; bguerrero@bwslaw.com; gaker@bwslaw.com; danneet@bwslaw.com; maustin@bwslaw.com; rbalchum@bwslaw.com; mtran@bwslaw.com, mbarrett@bwsiaw.com; ibalchum@bwsiaw.com; dbazzano@bwsiaw.com; kberger@bwsiaw.com, mpernacchi@bwslaw.com; Daniel Akemon <DAkemon@da.lacounty.gov>; cthorpe@da-acounty.gov; Erika lerez <ejerez@da.acounty.gov>, dbrosky@da.lacounty gov, blunsford@daJacounty.gov, Pak Kouch <pkouch@daJacounty.gov>; Jod. Taksar <jtaksar@da-lacounty.gov>; ron.goodreau@yahoo.com; rona dgoodreau@aol.com; Emily Street <estreet@da.lacounty.gov>; Mark Lee <mlee@da.lacounty gov>, Rose DeMattia <rdemattr@da.lacounty.gov>; Jonathan Chung <JonChung@da.lacounty.gov>; Alva Lin <Atin@da.racounty.gov>; Michae! Michelena <mmichelena@da.facounty.gov>; srebelis@da.iacounty.gov, Jod: Link <jiink@da.lacounty.gov>; Miji Veliakkatel <mvellakk@da.lacounty.gov>; Joer McComb <jmccomb@smcgov.org>; dmccloskey@smcgov.org; Bradley McCartt <br/>
bmccartt@da -acounty.gov>; Garrett Dameron <gdameron@da lacounty.gov>; Horly Harpham <a href="mailtom">Horly Harpham</a> duckett Justice@gmail.com; Keith Duckett <kducketr@da.lacounty.gov>; Jfrost@smcgov.org; Jacques Garden <JGarden@da.lacounty.gov>; Norman Hearon <NHearon@da lacounty.gov>; toovah@smcgov.org; Heather Borden <hborden@da.lacounty.gov>; Gloria Marin <gmarin@da.lacounty.gov>; Isidoro Baly <ibaly@da.lacounty.gov>; Ruby Arias <RArias@da.lacounty.gov>; Valerie Aenile Rocha <VAenile Rocha@da lacounty.gov>; Mary Murray <MMurray@da.lacounty.gov>; aodi Castano <jcastano@da.acounty.gov>; Kenneth Meyer <KMeyer@da.lacounty.gov>;

mmclaughlin@smcgov.org, Amy Pellman Pentz <apellman@da.lacounty.gov>; Tien Pham <tpham@da.lacounty.gov>; inightengale@da.lacounty.gov; John Niedermann <jniedermann@da.lacounty.gov>; Donn Hoffman <DHoffman@da.lacounty.gov>; ewakabay@da.lacounty; Grace Rai < GRai@da.lacounty.gov>; Bob Chen <bobchen@da.lacounty.gov>; Belle Chen <BChen@da.lacounty.gov>; Frank Dunnick <fdunnick@da.lacounty.gov>; Lisette.suder@edcda.us; Cristine Albanese <CAlbanese@da.lacounty.gov>; John Colello <JColello@da.lacounty.gov>; Elizabeth Ratinoff <ERatinof@da.lacounty.gov>; eratinoff@da.lacounty.gov; Jessie L. McGrath. <jmcgrath@da.lacounty.gov>; Louis Avila Jr. <lavila@da.lacounty.gov>; kenvonh@msn.com; kvonhelmolt@da.lacounty.gov; echon@da.lacounty.gov; Jwilson@smcgov.org; June Chung <JChung@da.lacounty.gov>; cfredgren@da.lacounty.gov; Kathy Ta <KTa@da.lacounty.gov>; sungchung@da.lacounty.gov; Susanna Chung <SChung@da.lacounty.gov>; Martin Bean <MBean@da.lacounty.gov>; Tracey Whitney <TWhitney@da.lacounty.gov>; Hubert Yun <HYun@da.lacounty.gov>; Kimberly Abourezk <kabourezk@da.lacounty.gov>; Iliana Alvarez <ialvarez@da.lacounty.gov>; Michael.p:zzuti@edcda.us; nhahn@smcgov.org; Cmeaher walker@da.lacounty.gov; cwalker@da.lacounty.gov; Cynthia Meagher-Walker <cmeagher@da.acounty.gov>; Frances Young <fyoung@da.acounty.gov>; afitzgerald@smcgov.org; Gregory Apt <gapt@da.lacounty gov>; Christine.vonhelmolt@csulb.edu; Christine Von Helmolt <CVonHelmolt@da.lacounty.gov>; Karen Nishita <KNishita@da.lacounty.gov>; Susan Navas <SNavas@da.lacounty.gov>; fnag e@kernda.org; carolyn.palumbo@yolocounty.org; jmarcano@kernda.org; gpearl@kernda.org; dmckillop@kernda.org; jallen@kernda.org; nilackie@kern.org; nlackie@kernda.org, kmarshall@kernda.org; bstallings@kernda.org; deanna.hays@yolocounty.org; csherman@kernda.org; lgarver@kernda.org; rchoi@kernda.org; frits.vanderhoek@yolocounty.org; btaconi@kernda.org; gkohler@kernda.org; lfields@kernda.org; cmcnutt@kernda.org; czimmer@kernda.org; Gina Satriano <GSatriano@da.lacounty.gov>; mariaramirez@hotmail.com; Mayra Ramirez <MRamirez@da.lacounty.gov>; Michele Daniels <mdaniels@da.lacounty.gov>; Kellyjean Chun <kchun@da.lacounty.gov>; John Morris <JMorris@da.lacounty.gov>; Peter Cagney <PCagney@da.lacounty.gov>; sfrank6576@aol.com; sfrankland@da.lacounty.gov; Brian Schirn <BSchirn@da.lacounty.gov>; Robert Sherwood <RSherwood@da lacounty.gov>; Shannon Presby <spresby@da.lacounty.gov>; Margo Baxter <MBaxter@da.lacounty.gov>; lwong@da lacounty.gov; Alan Yochelson <AYochelson@da.lacounty.gov>; Teresa Gomez <TGomez@da.lacounty.gov>; Christina F. Buckley <CBuckley@da.lacounty.gov>; Val Cole <VCole@da.lacounty.gov>; Shawn Randolph <SRandolph@da.lacounty.gov>; Lori Dery <ldery@da.lacounty.gov>; Yael Massry <YMassry@da.lacounty.gov>; Gregory Jennings <GJennings@da.lacounty.gov>; Hoon Chun. <HChun@da.lacounty.gov>; Lowell Anger <langer@da.lacounty.gov>; Sean Hassett <shassett@da.lacounty.gov>; smire@da.lacounty.gov; Gilbert Wright <GWright@da.lacounty.gov>; Laura Jane Kessner < ljkessner@da.lacounty.gov>; Jonlyn Callahan < JCallahan@da.lacounty.gov>; Craig Hum <chum@da.lacounty.gov>; May Chung <MChung@da.lacounty.gov>; Juan Mejia <JMejia@da.lacounty.gov>; Manuel Garcia <MGarcia@da.lacounty.gov>; John Harlan <JHarlan@da.lacounty.gov>; Mykka Piantanida <MPiantanida@da.lacounty.gov>; Guillermo Santiso <gsantiso@da.lacounty.gov>; Priscilla Musso <PMusso@da.lacounty.gov>; Nathan J. Hochman <NHochman@da.lacounty.gov>; Vaenille-rocha@da.lacounty.gov; Daniel Felizzatto <dfelizzatto@da.lacounty.gov>; Michele Hanisee <MHanisee@da.lacounty.gov>; Steven Katz <skatz@da.lacounty.gov>; Jbrooke-castano@da.lacounty.gov; William Frayeh

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akozma@da.lacounty.gov; Amanda Adams <aadams@da.lacounty.gov>; Timothy Richardson
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wrosenthal@da.lacounty.gov; wkarfiol@lacounty.gov; cnajera@lacourt.org;
mwindham@lacourt.org; Daniel llacqua <Dllacqua@da.lacounty.gov>; jonathan@lacounty.gov;
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ryann.jorban@stfrancislaw.com; rgerber@dalcounty.gov; Julia Cohn <JCohn@da.lacounty.gov>;
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Michelle Lewis <MLewis@da.lacounty.gov>; philglaviano@hotmail.com; pglaviano@da.lacounty.gov;
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KING AROGANT v. racist white devil nathan joseph nochman, et al (ANOTHER LEGAL WARNING) YOU RACIST WHITE AND LATIN DEVILS ARE GOING TO ALL GET SUED!) SEE NOW ATTACHED YOUTUBE VIDEO RECORDING THAT PROVES BY CLEAR AND CONVINCING EVIDENCE THAT RACIALLY BIASED AND RACIALLY ANIMUS DEPUTY DISTRICT ATTORNEYS RECKLESSLY CHARGED KING AROGANT FOR THREE CRIMES WITHOUT A SINGLE PECE OF EVIDENCE!

STRAIGHT UP NATHAN JOSEPH! I HATE EVERY LAST ONE OF YOU RACIST, LAZY, LYING, AND LOSER CRIMINAL PROSECUTORS AND MAKE EVERY SINGLE ONE OF YOU, INCLUDING

# MARK WINDHAM, HAVE A SLOW AND PAINFUL DEATH FROM CANCER!

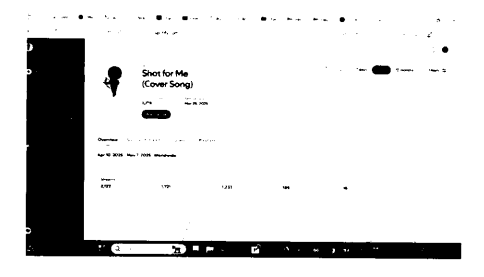
THIS WILL SOON BE YOU, NATHAN JOSEPH HOCHMAN, YOU WHITE DEVIL!

UNITED ST	ATES DISTRICT COURT
EASTERN	DISTRICT OF CALIFORNIA
Arogent Hollywood .	CASE NO: 2:24-CV 03361 DAD CS
**	SUMMONS IN A CIVIL CASI
Jeffrey A. Macomber , et al. ,	
Rossid Brossfield, Elizabeth Byers, Chr Chembers, Yingchun Chen, Tamasutha F George Giscon, Peter Delight Hallaran, J Jahasse, Chevy Lyura Nayior, Lue Ka F Jeffter A. Macomber, Brian McGee, Bry Gavin Christopher Newson, Lesh Tamu Ordendants Address	on. nees D. neg Lo. co Viller.
SOL ARE HEREBY SUMMONED INC.	WHITE OEVIL  Joseph Huchman  Nest Temple Street  S Angeles - CA 90012
Arogan: Hollywood 1308 East Colorado Blvd: Pasadona, CA 91106	
service of this summons on you, exclusive default was be taken against you for the rela-	on you with this summuce, within 21 days other of the day of service. If you fail to do so, palgebrai by of decembed in the complaint. Any senses that you serve the Clerk of this Court within a reasonable period.
KEITHHOLIAND	

F@#\$ YOU AND THAT STUPID JUDICIAL OFFICER MARK WINDHAM, YOU CAN LOCK ME UP ALL YOU WANT, BUT YOU WILL ALL GET SUED AND YOU WILL LOSE YOUR CASE, STUPID! LIKE YOU ALWAYS LOSE YOUR CASES, STUPID LOSERS! YOU DO REALIZE YOU HAVE LOST OVER 90% OF THE CASES YOU FILED AGAINST ME SINCE 2021! FOOLS! THUS, YOUR STUPID AND INCOMPETENT CRIMINAL PROSECUTORS HAVE ABOUT A TEN

### PERCENT CHANCE OF CONVICTING. YOU HAVE TO CHEAT TO WIN GA114055!

OH, BY THE WAY, WHITE DEVIL NATHAN JOSEPH HOCHMAN AND ALL YOUR SOON-TO-BE SUED DEPUTY DISTRICT ATTORNEYS. AROGANT PLAYBOY HOLLYWOOD'S MUSIC HAS BEEN DOING WELL SINCE HERELEASED A COVER SONG ON MARCH 28, 2025. THUS, YOU WILL BE SUED ADDITIONALLY FOR DERAILING AROGANT HOLLYWOOD'S MUSIC CAREER AND DEFAMING HIS SOON-TO BE FAMOUS NAME HOOLS! WHEN KING AROGANT BECOMES FAMOUS HE IS GOING TO EXPOSE YOUR ENTIRE DA OFFICE AND MAKE SURE HIS KRAZY AND PISSED OFF KING AROGANT FANS KNOW EXACTLY WHERE YOU ALL LIVE AND WORK! KING AROGANT WILL MAKE DOCUMENTARIES, TELEVISION SHOWS, AND FILMS TO EXPOSE YOU! OOLS, TARNISH YOUR DAILEGACY, AND EMBARRASS YOUR FAMILIES! HIS WORD!



SEE BELOW YOUTUBE VIDEO RECORDING PROVING BY CLEAR AND CONVINCING EVIDENCE RACIALLY BIAS AND RACIALLY ANIMUS DEPUTY DISTRICT ATTORNEYS FILED BOGUS CRIMINAL CHARGES AGAINST KING AROGANT WITHOUT A SINGLE PIECE OF EVIDENCE:

https://youtu.pe/saffpage9QTo?s.=nvjjY9HyfQvCwF2k

ALL BRIAN MARK ROSENBERG ELECTRONIC MALL EXCULPATORY EVIDENCE ATTACHED HERETO BELOW AS A GOOGLE DRIVE ATTACHMENT FILE!



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Mobile: 206.471.1344
aroganthollywoodgenius@gmail.com
OF HIS OWN COUNSEL
3-0 On Charged Felony Cases Maliciously Prosecuted
Spirit of Esquire
BLACK TRADE KING
FUTURE KING OF ENTERTAINMENT
BLACK DERIVATIVES KING



Gmail - OFFICIAL COMPLAINT OF ALISON HELEN FAIRCHILD ON BEHALF OF AROGANT HOLLYWOOD v. sherrif ro...

Gmail - people y, AROGANT HOLLYWOOD (GA114055) & UPCOMING FIRST CIVIL

RIGHTS COMPLAINT TITLED ARO.

Gmail - people v. AROGANT HOLLYWOOD (GA114055) & UPCOMING FIRST CIVIL RIGHTS COMPLAINT TITLED ARO.

NOVEMBER 28, 2023 EMAIL THAT WAS NEVER EMAILED TO RACIST AND LYING
BRIAN MARK ROSENBERG pdf

SHORT VERSION Gmail - people v. AROGANT HOLLYWOOD (GA114055) & UPCOMING FIRST CIVIL RIGHTS COMPLA.

SHORT VERSION NOVEMBER 28, 2023 EMAIL THAT WAS NEVER EMAILED TO

RACIST AND LYING BRIAN MARK ROSEN.

CAUTION: This email originated outside of the County (lacounty.gov domain). Do not click links or open attachments unless you recognize the sender and expect the message.

## Exhibit 9

From: Sent: To: Arogant Hollywood <aroganthollywoodgenius@gmail.com> Saturday, May 10, 2025 12 17 PM

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To:

Niki dhillor@cdcr ca gov. Jennifer benavidez@cdcr ca.gov, heather bowlds@cdcr ca gov. Jared:ozano@cdcrica gov, Derrick marion@cdcrica gov, David.chriss@cdcr.ca gov; Sarina calderon@cdcr ca gov\_elizabeth hom@calbar ca.gov, johnna.sack@calbar ca.gov. rocio avalos@calbar.ca gov; kristina.ramos@calbar.ca gov; collin grant@calbar.ca gov: louisa ayrapetyan@calbar ca.gov; jennifer.stalvey@calbar.ca.gov, ken nourse@calbar ca gov: summer shelton@calbar ca gov, kirsten galler@calbar ca gov, doan nquyen@calbar ca gov; audrey ching@calbar ca gov laur e gondreau@calbar.ca.gov, yun xiang@calbar ca gov. mark@fresnocriminallawyer.com, abrahim bagheri@calbar.ca.gov, carolikiyotoki@calbarica qov, andrew vasicek@calbarica gov imayte diaz@calbarica gov; duncan carling@calbar ca gov, chelsey smith@calbar ca gov. suzanne grandt@calbar ca gov; gerri smith@calbar ca gov, peter klivans@calbar ca gov, cindy.chan@calbar.ca.gov; teresa.ruano@calbar.ca.gov; patrice vallier glass@caibar.ca gov; naji khatib@calbar.ca gov; awndrea yeboah@calbar.ca gov; christina doeli@calbar ca.gov, enrique.zuniga@calbar ca.gov kimberly.anderson@calbar.ca.gov; brandon stallings@calbar ca gov; Jose cisneros@gmail.com, Jose cisneros@sf.gov, pbarahona@yli.org. Arogant Hollywood, Jorge Merchan, WDACS Info, Arogant Hollywood, Alison Fairchild, Arogant Hollywood blacklawgenius@gmail.com, Alison Fairchild, Luna, Robert, Rauf Luna, atardy@lacounty.org, Torres, Josue, saloma@lacounty.org, llecrivain@lasd.org. bchase@iacounty.gov, Robin Tillman, llecrivain@lacounty.org, Meza, Jerry, ned harlan@doj.ca.gov; nishdeep.singh@doj.ca.gov; robert.bonta@doj.ca.gov; OPSChiefsOffice@doj ca gov, peter halloran@doj ca gov, amyhhalloran@yahoo com, peterhalloran@sbcglobal.net, alisha carlile@doj.ca.gov; snpdragn@aol.com acarlile@alum.wellesley.edu, concertina9@yahoo.com, alishastephen@yahoo.com.au alehr 17@u washington edu girlygirl 8384@aol com, akeeneo@yahoo.com lish 34 @hotmail.com, piccbodin@hotmail.com, lachapeil\_a@yahoo.com, alishaoku@yahoo.com, alisha mai@gmail.com, alisha.marks@rogers.com, vincent.bonotto@doj ca.gov, vbonotto@hotmail.com; glenn pruden@doj.ca.gov; eyeless77@hotmail.com, daniel olivas@doj.ca.gov, giam.nguyen@doj.ca.gov, chad stegeman@doj.ca.gov, stephen lew@doj.ca.gov, christopher findley@doj.ca.gov, dennis beck@doj ca gov, darreli spence@doj ca gov; maggy krell@doj ca gov; Elaine tong@doj ca gov; hannah.calacsan@doj ca gov; mo.park@doj.ca.gov. dbuthler@lasuperiorcourt.org dslayton@lasuper:orcourt.org; sclover@lasuperiorcourt.org; jmoses@lasuperiorcourt.org. ppenrose@lasuperiorcourt.org; tpenrose@lasuperiorcourt.org. chase.penrose@gmail.com, mackenzienicole@gmail.com; trishpenrose@att.net, amber barnett@jud.ca.go; john.yee@jud.ca.gov; jenniejasperson@gmail.com; kelton jasperson@gmail.com; cjasperson2@mindspring.com; judy jasperson@att net; randie chance@doj.ca.gov; gavin.newsom@gov.ca.gov; gkennedy@alhambrapd.org. EWakabayashi@da.lacounty.gov; bdodd@da.lacounty.gov; hforman@da.lacounty.gov; Tamar Tokat, tmokayf@da lacounty.gov; Sara Radmore; andrade@earthlink.net, Ryann Gerber Jorban; Victor Rodriguez; John Lewin; atardy@lasd.org, dtran@alhambrapd.org. secondistrict@bos.lacounty.gov, Dean Bengston; jragusa@alhambrafire.org, rembrahim@da.lacounty.gov; rishnidanos\$16@gmail.com, prentice.hill@cdcr.ca.gov; jargusa@alhambrafire.org; jbinnquist@cityofalhambra.org, Willow Karfiol; Shelley Dominguez, akarkanen@da lacounty: tseki@alhambrapd org: attorney@neilopdahl.com [External]AROGANT HOLLYWOOD v. WHITE DEVIL nathan joseph hochman, et al (SO WHAT I LOST MY BAIL NATHAN JOSEPH, KING AROGANT HAS CRACKED YOUR CASE SEE YOU IN FEDERAL DISTRICT COURT SOON FOOLS (SECOND VERIFIED APPENDIX OF EXHIBITS . EXHIBITS 1-10, OVER ... COMBINED SECOND APPENDIX OF EXHIBITS TO DISMISS COUNTS 3, 4, AND 5 (FINAL

Subject:

Attachmients:

COMBINED SECOND APPENDIX OF EXHIBITS TO DISMISS COUNTS 3, 4, AND 5 (FINAL YERSION) pdf

AROGANT HOLLYWOOD v. WHITE DEVIL nathan joseph hochman, et al (SO WHAT I LOST MY BAIL NATHAN JOSEPH, KING AROGANT HAS CRACKED YOUR CASE, SEE YOU IN FEDERAL DISTRICT COURT SOON FOOLS (SECOND VERIFIED APPENDIX OF EXHIBITS, EXHIBITS 1-10, OVER 100 PAGES **ATTACHED HERETO:** 

THIS WILL SOON BE YOU, NATHAN JOSEPH HOCHMAN, YOU WHITE DEVIL!

### Case 2 24-cy-C3351-DAD-CSX Document 2 Filed 12/03/24 Page 1 of 3 UNITED STATES DISTRICT COURT EASTERN DISTRICT OF CALIFORNIA

Aregant Hellywood .

CASE NO: 1:14 CV 03351 DAD-CSK

**SUMMONS IN A CIVIL CASE** 

Jeffrey A. Macamber , et al. ,

TO Ashley Albirete, Jenetler Barrette, Dennis L. Beck, Jr., Jenetler Benavides, Robert Andres Boots Renaid Brosmitets, Elgabeth Byers, Christo Chambers, Vingchen Chem. Tommellus Fees, Courge Gascon, Four Dwight Hollers, James D. Johnson, Cherry Luns Kaylor, Lee Ku Fong La, Jeffrey A Mezcamber, Briss McGon, Bryez Miller, Gavin Christopher Newsons, Hahl Tome Wilson.

Defendants Address Racist WHITE DEVIL Nathan Joseph Huchman 21. West Temple Street Los Angeles - CA 40012

Arogani Hollywood 1308 East Colorado Blod. Pasadone, CA 91106

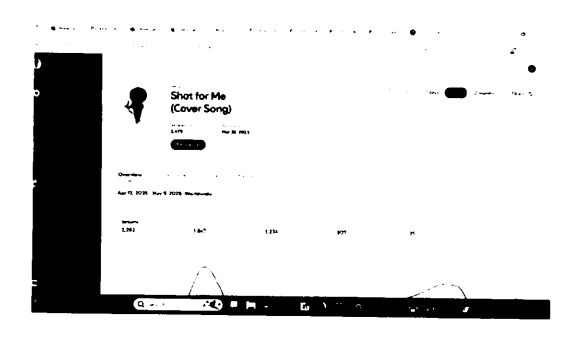
to may were to the complexit which is increed an you with this numerous, within \$1 days after terrice of this teammons on you, each give of the they of strivies. If you find to do no judgment of fould will be taken against you for the ratiol demanded in the complexit. Any movement that you use the process to this across some be \$100 with the Clark of this Court within a transmission period of trace after services.

KEITH HOLLAND



F@#\$ YOU AND THAT STUPID JUDICIAL OFFICER MARK WINDHAM. YOU CAN LOCK ME UP ALL YOU WANT, BUT YOU WILL ALL GET SUED AND YOU WILL LOSE YOUR CASE, STUPID! LIKE YOU ALWAYS LOSE YOUR CASES, STUPID LOSERS! YOU DO REALIZE YOU HAVE LOST OVER 90% OF THE CASES YOU FILED AGAINST ME SINCE 2021! FOOLS! THUS, YOUR STUPID AND INCOMPETENT CRIMINAL PROSECUTORS HAVE ABOUT A TEN PERCENT CHANCE OF CONVICTING. YOU HAVE TO CHEAT TO WIN GA114055!

OH, BY THE WAY, WHITE DEVIL NATHAN JOSEPH HOCHMAN AND ALL YOUR SOON-TO-BE SUED DEPUTY DISTRICT ATTORNEYS. AROGANT PLAYBOY HOLLYWOOD'S MUSIC HAS BEEN DOING WELL SINCE HE RELEASED A COVER SONG ON MARCH 28, 2025. THUS, YOU WILL BE SUED ADDITIONALLY FOR DERAILING AROGANT HOLLYWOOD'S MUSIC CAREER AND DEFAMING HIS SOON-TO-BE FAMOUS NAME FOOLS! WHEN KING AROGANT BECOMES FAMOUS HE IS GOING TO EXPOSE YOUR ENTIRE DA OFFICE AND MAKE SURE HIS KRAZY AND PISSED OFF KING AROGANT FANS KNOW EXACTLY WHERE YOU ALL LIVE AND WORK! KING AROGANT WILL MAKE DOCUMENTARIES, TELEVISION SHOWS, AND FILMS TO EXPOSE YOU FOOLS, TARNISH YOUR DA LEGACY, AND EMBARRASS YOUR FAMILIES! HIS WORD!



WHILE UNDISCOVERED INDEPENDENT ARTISTS PAY TO GET PUT ON PLAYLISTS AND ALSO MANUALLY EMAIL PLAYLIST CURATORS TO BE ADDED TO A PLAYLIST. AROGANT PLAYBOY HOLLYWOOD HAS BEEN ADDED TO 207 PLAYLISTS WITHOUT DOING A SINGLE THING, AND WITH NO PROMOTION FOOLS!

SEE BELOW YOUTUBE VIDEO RECORDING PROVING BY CLEAR AND CONVINCING EVIDENCE RACIALLY BIAS AND RACIALLY ANIMUS DEPUTY DISTRICT ATTORNEYS FILED BOGUS CRIMINAL CHARGES AGAINST KING AROGANT WITHOUT A SINGLE PIECE OF EVIDENCE!

https://youtu.be/SdPpaoe9Q1o?si=nyjjY9HyFQvCwF2k

ALL BRIAN MARK ROSENBERG ELECTRONIC MAIL EXCULPATORY EVIDENCE ATTACHED HERETO BELOW AS A GOOGLE DRIVE ATTACHMENT FILE!

HEY, NATHAN JOSEPH HOCHMAN! DO YOU HAVE ANY EVIDENCE TO SUPPORT YOUR FRIVOLOUS COUNTS 3, 4, AND 5! MARK ROSENBERG WILL BE CHARGED IN THE FEDS SOON!

ogant Hollywood

AROGANT HOLLYWOOD, Esq. 1308 EAST COLORADO BLVD.

PASADENA, CA 91106

Mobile: 206.471.1344

aroganthollywoodgenius@gmail.com

OF HIS OWN COUNSEL

3-0 On Charged Felony Cases Maliciously Prosecuted

Spirit of Esquire

BLACK TRADE KING

FUTURE KING OF ENTERTAINMENT

BLACK DERIVATIVES KING



Acogant

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From: Arogant Hollywood <aroganthollywoodgenius@gmail.com>

Sent: Saturday, May 10, 2025 4:51 PM

To: Shelley Dominguez; Alexander Karkanen; Nathan J. Hochman, Arogant Hollywood, Mary

Murray; Janis Jonnson: Cynthia Nakao, prentice hill@cdcr.ca.gov

gkennedy@alhambrapd.org; cdonato@alhambrapd.org; Alison Fairchild, Alison

Fairchild; Willow Karfiol; attorney@neilopdahl.com

Subject: [External]AROGANT HOLLYWOOD v. WHITE DEVIL nathan joseph hochman, et al (50)

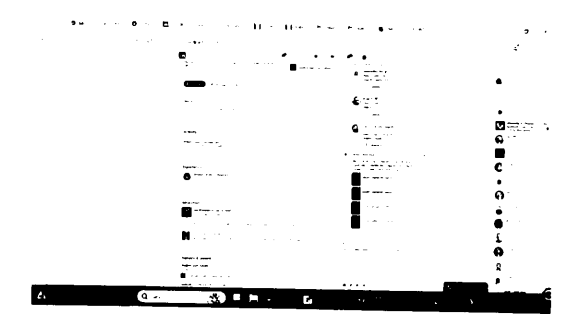
WHAT I LOST MY BAIL NATHAN JOSEPH, KING AROGANT HAS CRACKED YOUR CASE.
SEE YOU IN FEDERAL DISTRICT COURT SOON FOOLS (SECOND VERIFIED APPENDIX OF

EXHIBITS,, EXHIBITS 1-10, OVER

Attachments: COMBINED SECOND APPENDIX OF EXHIBITS TO DISMISS COUNTS 3, 4, AND 5 (FINAL

VERSION).pdf

AROGANT HOLLYWOOD v. WHITE DEVIL nathan joseph hochman, et al (SO WHAT I LOST MY BAIL NATHAN JOSEPH, KING AROGANT HAS CRACKED YOUR CASE, SEE YOU IN FEDERAL DISTRICT COURT SOON FOOLS (SECOND VERIFIED APPENDIX OF EXHIBITS,, EXHIBITS 1-10, OVER 100 PAGES ATTACHED HERETO



# THIS WILL SOON BE YOU! YOU STUPID AND DUMB RACIST WHITE DEVIL WILLOW! SEE YOU

# ON MAY 12, 2025, WHEN YOUR FRIVOLOUS COUNTS 3, 4, AND 5 WILL BE DISMISSED!

# Case 2 24-0-03351 DAD-CSK DOCUMENT 2 Filed 12/03/24 Page 1 of 3 UNITED STATES DISTRICT COURT EASTERN DISTRICT OF CALIFORNIA

Aregant Hollywood .

CASE NO. 1:34-CY-41251-DAD-CHK

T3

**SUMMONS IN A CIVIL CASE** 

Jeffrey A. Macamber , et al. .

10 Ashbry Albimos, Juncifor Berrutta, Dessis L. Becch, Jr. Januelle Beserider, Rabert Andrew Benta. Result Brownflidt, Elbert by Byers, Christo Chombers, Vingchut Chon, Tassantha Fees, Gastyp Carcon, Pairo Duight Estherna, James D. Johnson, Charyl Lyso Kaylor, Los Kir Foun La, Joffery A. Bhomber, Physics Becker, Jon Kir Foun La, Joffery A. Bhombers, Phys. Becker, 1987, 1887, 1887, 1887.

Defendants & Advance

RACIST WHITE DEVIL
Willow Leah Rosenthul

210 West Temple Street Suite 17th Floor LOS Angules, CA 40012

Aregaet Rellyward 1308 East Colorado Bird.

an activity to the companies which is surved on you with that numerous, within 21 days offer service of that reminous on you, caclasives of the day of service. If you find to do no patternum by default will be taken appear you be the relief demanded at the complaint. Any stower than you serve on the parties to this betton must be filed with the Clieft of this Court within a management period of laws after service.

KEITH HOLLAND



SEE BELOW ATTACHED YOUTUBE VIDEO RECORDING PROVING BY CLEAR AND CONVINCING EVIDENCE THAT RACIST AND BIASED COUNTY OF LOS ANGELES CRIMINAL PROSECUTOR BRIAN MARK ROSENBERG LIED THAT HE RECEIVED EMAILS FROM KING AROGANT ON NOVEMBER 28, 2023, AND FEBRUARY 13. 2024 AND JUNE 8, 2024!

# COUNTS 3, 4, AND 5 ARE GOING TO BE DISMISSED STUPID! I WILL SEE YOU FOOLS BACK IN SUPERIOR COURT IN ALHAMBRA SUPERIOR COURT!

ogant Hollywood

AROGANT HOLLYWOOD, Esq. 1308 EAST COLORADO BLVD.

PASADENA, CA 91106 Mobile: 206.471.1344

aroganthollywoodgenius@gmail.com

OF HIS OWN COUNSEL

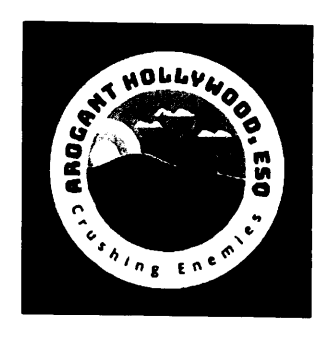
3-0 On Charged Felony Cases Maliciously Prosecuted

Spirit of Esquire

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**BLACK DERIVATIVES KING** 



Aigant

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From: Arogant Hollywood <aroganthollywoodgenius@gmail.com>

Sent: Saturday, May 10, 2025 4:57 PM

To: Shelley Dominguez: Alexander Karkanen; Nathan J. Hochman; Arogant Hollywood; Mary

Murray; Janis Johnson; Cynthia Nakao; prentice.hill@cdcr.ca.gov.

gkennedy@alhambrapd.org; cdonato@alhambrapd.org; Alison Fairchild; Alison

Fairchild: Willow Karfiol; Judge Mark E. Windham

[External]AROGANT HOLLYWOOD v. WHITE DEVIL nathan joseph hochman, et al (SO Subject:

WHAT I LOST MY BAIL NATHAN JOSEPH, KING AROGANT HAS CRACKED YOUR CASE.

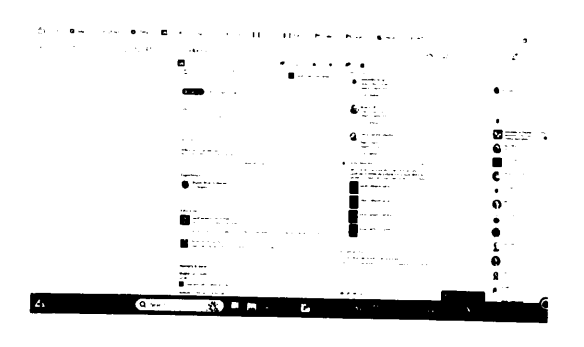
SEE YOU IN FEDERAL DISTRICT COURT SOON FOOLS, 26 PAGE MOTION TO

TERMINATE DOMINGUEZ AND HOCHMAN'S ILLEGAL.

MOTION TO TERMINATE APRIL 25^J 2025 CRIMINAL PROTECTIVE ORDER (ALHAMBRA Attachments:

LIBRARY AND MARK ROSENBERG) pdf

AROGANT HOLLYWOOD v. WHITE DEVIL nathan joseph hochman, et al (SO WHAT I LOST MY BAIL NATHAN JOSEPH, KING AROGANT HAS CRACKED YOUR CASE, SEE YOU IN FEDERAL DISTRICT COURT SOON FOOLS, 26 PAGE MOTION TO TERMINATE DOMINGUEZ AND HOCHMAN'S ILLEGAL CRIMINAL PROTECTIVE ORDER



### THIS WILL SOON BE YOU! YOU STUPID AND **DUMB RACIST WHITE DEVIL WILLOW! SEE YOU**

### ON MAY 12, 2025, WHEN YOUR FRIVOLOUS **COUNTS 3, 4, AND 5 WILL BE DISMISSED!**

### Case 2.24-cv-03361-QAO-CSK Document 2 Field 12/03/24 Page 1 of 3 UNITED STATES DISTRICT COURT

EASTERN DISTRICT OF CALIFORNIA

CASE NO: 1:34-CV-43361-DAD-CSIC

**SUMMONS IN A CIVIL CASE** 

RACIST WHITE DEVIL Willow Leah Rosenthal 210 West Temple Street Suite 17th Aur YOU ARE HEREBY SUMMONED and regard to serve at the class CA 90012

Aregont Hellywood 1300 East Colorado Bivd. Pasadene, CA 91106

so enswer to the complaint which is served on you with this summous, settles 21 days after service of this summous on you, exclusive of the day of service. If you fail to do so, judge default only be taken against you for the related descended in the complaint. Any service that on the periods to this action must be filled with the Clark of this Court within a remonable pr of time after service.

KEITH HOLLAND		



SEE BELOW ATTACHED YOUTUBE VIDEO RECORDING PROVING BY CLEAR AND CONVINCING EVIDENCE THAT RACIST AND BIASED COUNTY OF LOS ANGELES CRIMINAL PROSECUTOR BRIAN MARK ROSENBERG LIED THAT HE RECEIVED EMAILS FROM KING AROGANT ON NOVEMBER 28, 2023, AND FEBRUARY 13. 2024 AND JUNE 8, 2024!

https://www.youtube.com/watch?v=SdPpage9QTo&t=698s

COUNTS 3, 4, AND 5 ARE GOING TO BE DISMISSED STUPID! I WILL SEE YOU FOOLS BACK IN SUPERIOR COURT IN ALHAMBRA SUPERIOR COURT!

HEY YOU RACIST WHITE DEVILS! KISS YOUR CRIMINAL PROTECTIVE GOOD-BYE BEFORE IT DIES AND ROTS!

ogant Hollywod

AROGANT HOLLYWOOD, Esq. 1308 EAST COLORADO BLVD.

PASADENA, CA 91106 Mobile: 206.471.1344

aroganthollywoodgenius@gmail.com

OF HIS OWN COUNSEL

3-0 On Charged Felony Cases Maliciously Prosecuted

Spirit of Esquire

**BLACK TRADE KING** 

**FUTURE KING OF ENTERTAINMENT** 

BLACK DERIVATIVES KING

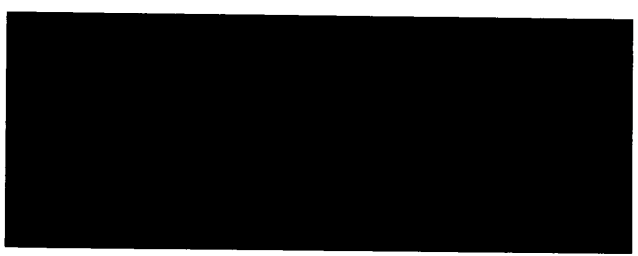


Aing

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## Exhibit 10

County of Los Angeles vs. Hollywood, A.



From: Arogant Hallywood <aroganthellywoodgenius@gmail.com>

Sent: Monday, May 12, 2025 5:42 AM

To: gsephcer@alhambrapd.org; area2@alhambrapd.org, rspr and@a nambrapd.org. area3@alhambrapd.org, reastiflo@a hambrapd.org, area4@a hambrapd.org; klaing@ainamprapd.org. ufuentes@aihambrapd.org, lgarcia@aihambraca.gov; gdiaz@alnambrapdiorg, rrongavilia@alhambrapdicrg; utran@s.nsmbrapd.org; miee@alhambrapd.org, hreyes@alhambrapd.org; bchung@alhambrapd.org; uwan@nityofalnambrainrg; kiee@ainambraca gov, rmaza@icityofarbambra.org. jmaloney@cityofalhamora.org; maloney@smmc.caig.cv; nwang@cityofalhambra.org, aandradestadler@gmail.com, adeie stadier@gmail.com, joestadier@radwp.com; andrade@eaterhlink.net; aandradestadier@yanco.com; \_montes@owsraw.com; CABBOTT@bwsiaw.com; paffrunt:@bwslaw.com; bguerrero@bwslaw.com; gaker@bwslaw.com, danneet@bwsiaw.com; maustin@bwsiaw.com; rbai;huni@bwsiaw.com; mtran@bwslaw.com, mparrett@bwslaw.com, !bafcnom@bwsfaw.com, obazzano@bwslaw.com; kberger@bwslaw.com; mpernacchi@bwsiawiceni, Daniel Akemonik;)Akemon@daliacounty.go.>, ethorpe@dailacounty.gov; Frika Jerezi<ejerez@da.lacounty.gov>, dorosky@dailacounty.gov; olunsford@daliacounty.gov; Pak Kouch <pkouch@daliacounty.gov>; Ied: Taksar <jtaksar@da.lacounty gov>, ron.goodreau@yanoo.com; ronaidgoodreau@aol.com; Emily Street <estreet@da.lacounty.gov>, Mark Lee <mlee@da.lacounty.gov>; Rose DeMattia <rdematt@da.lacounty gov>; Jonathan Chung <JonChung@da.lacounty gov>, Alva En <a href="mailto:sacounty.gov"></a>; Michae. Michaelena <a href="mailto:sacounty.gov"></a>; data-acounty.gov</a>; srebelis@da lacounty.gov; Jodi tink <|Enk@da.lacounty.gov>; Miji Vellakkate! <mvellakk@da..acounty.gov>; loei McComb <jmccomb@smcgov.org>, dmccloskey@smcgov.org; Bradley McCartt <bri>bniccartt@dailacounty.gov>; Garrett Dameron <gdameron@da.lacounty.gov>, Holly Harpham <a href="mailto:keith">holly Harpham <a href="mailto:keith">holly Harpham <a href="mailto:keith">holly Harpham <a href="mailto:keith">keith Duckett</a> <kduckett@dallacounty.gov>; jfrost@smcgov.org; Jacques Garden <JGarden@dallacounty.gov>; Norman Hearon < NHearon@da.lacounty.gov>; tpovah@smcgov org; Heather Borden <a href="mailto:shower-gov">hborden@da.lacounty.gov</a>; isidoro Balv <ibaly@da.lacounty.gov>; Ruby Arias <RArias@da.lacounty.gov>; Valerie Aenile-Rocha <VAenlie-</p> Rocha@da.lacounty.gov>; Mary Murray < MMurray@da.lacounty.gov>; Jodi Castano # castano@da.lacounty gov>; Kenneth Meyer KMeyer@da.lacounty.gov>; mriiclaugiiiin@smcgov.crg; Amy Peliman Pentz <apeliman@da. acounty.gov>; T.en Priam stph ini@dbiacountvigov>; inightengale@da.lacountyigov; John Niedermann.

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akarkanen@da.lacounty; tseki@alhambrapd.org; Area1@alhambrapd.org;
attorney@neilopdahl.com
Subject: [External]AROGANT HOLLYWOOD, et al v. lindsey patrice horvath [ANOTHER LEGAL
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WARNING TO HORVATH, SHERIFF LUNA AND ALL EMAILED COUNTY OF LOS ANGELES EMPLOYEES!

AROGANT HOLLYWOOD, et al v. lindsey patrice horvath [ANOTHER LEGAL WARNING TO HORVATH, SHERIFF LUNA AND ALL EMAILED COUNTY OF LOS ANGELES EMPLOYEES!

YOU WILL BE SUED FOR ALLOWING BRIAN MARK ROSENBERG TO VIOLATE AROGANT HOLLYWOOD'S [hereinafter "KING AROGANT"] constitutional civil rights. At numerous board of supervisors meetings KING AROGANT warned you to investigate Brian MARK Rosenberg. Instead of

investigating and firing that RACIST and CORRUPT criminal prosecutor you all ratified and condoned to him having me falsely arrested on April 17, 2025 and wrongfully incarcerated until May 1, 2025! YOU WILL BE SUED:

YOU ARE ALL HEREBY WARNED AGAIN THAT IF THE FOLLOWING OCCUR AFTER KING AROGANT IS REMANDED ON MAY 12, 2025, YOU WILL FACE STIFF LEGAL CONSEQUENCES:

- 1. YOU RECKLESSLY DO NOT PROVIDE KING AROGANT WITH HIS SPECIAL DIET.
- 2. YOU RECKLESSLY PREVENT KING AROGANT FROM RECEIVING MAIL.
- 3. YOU RECKLESSLY PREVENT KING AROGANT FROM USING THE TELEPHONE AT LEAST ONE PER DAY!
- 4. YOU RECKLESSLY PREVENT KING AROGANT FROM MAKING LEGAL CALLS.
- 5. YOU RECKLESSLY PREVENT KING AROGANT FROM RECEIVING COMMISSARY/CANTEEN THROUGH KEEFE COMMISSIONARY.
- 6. YOU RECKLESSLY KEEP KING AROGANT HOUSED IN A SUICIDAL UNIT LONGER THAN 24 HOURS.

AND ANY OTHER NOT LISTED HEREIN CIVIL RIGHTS VIOLATIONS!

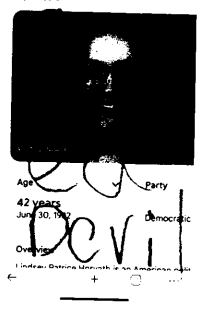
SEE BELOW YOUTUBE VIDEO PROVING BY CLEAR AND CONVINCING EVIDENCE THAT HORVATH AND COUNTY OF LOS ANGELES VIOLATED KING AROGANT'S CIVIL RIGHTS BY WILLFULLY, RECKLESSLY, MALICIOUSLY, KNOWINGLY, CARELESSLY, DELIBERATELY, AND CALLOUSLY REFUSING TO FAILING TO, AND RETAILATING BY NOT PROVING KING AROGANT WITH HIS SPECIAL DIET!

https://youtu.be/oXqGF-TQ9Cw?si=9QAjLu-7Ve60alQ0

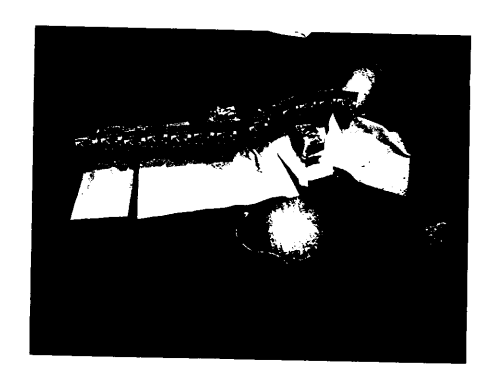


#### Lindsey Horvath

Member of the Los Angeles County Board of Supervisors







MAKE SURE WATCH THIS VIDEO RECORDING TOO RACIST WHITE DEVIL LINDSEY PATRICE HORVATH:

### PROOF THAT NATHAN JOSEPH HOCHMAN AND NUMEROUS OTHER DDAS WERE IN COLLUSION WITH MARK ROSENBERG

https://youtu.be/SdPpaoe9QTo?si=ufgeec7E1ed\_e4YH

THE KING IS BACK ON HIS THRONE.

# YOU FOOLS COULD NOT WIN THIS CASE EVEN IF I GO TO JAIL ON MAY 12, 2025!

Trogant Hollywood

AROGANT HOLLYWOOD, Esq. 1308 EAST COLORADO BLVD.

PASADENA, CA 91106 Mobile: 206.471.1344

aroganthollywoodgenius@gmail.com

OF HIS OWN COUNSEL

3-0 On Charged Felony Cases Maliciously Prosecuted

Spirit of Esquire

BLACK TRADE KING

FUTURE KING OF ENTERTAINMENT

**BLACK DERIVATIVES KING** 



Acogant

CAUTION. This email originated outside of the County (lacounty.gov domain). Do not click links or open attachments unless you recognize the sender and expect the message.

## Exhibit 11

### SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES

#### **Criminal Division**

Clara Shortridge Foltz Criminal Justice Center Dept. - 45

25CJCM02162-01

May 12, 2025

The People of the State of California

8:30 AM

Hollywood, Arogant

Honorable Mark E Windham, Judge N. Mendoza, Judicial Assistant

Proceedings Electronically Recorded, Court Reporter

PC602(o), PC166(a)(4), PC166(a)(4), PC166(a)(4), PC653m(b)

NATURE OF PROCEEDINGS: Bench Warrant Hearing

The following parties are present for the aforementioned proceeding:

Arogant Hollywood, Defendant Willow Leah Rosenthal, Deputy District Attorney

The matter is called for Bench Warrant Hearing.

Bench Warrant issued for Arogant Hollywood is recalled by order of the Court.

Court finds Defendant in violation of own recognizance conditions.

Defendant's Pro Per Status is revoked.

The Court appoints the Public Defender. Today is day 0 of 30.

On the Court's own motion, and over the objection of defense counsel, the Court declares a doubt as to the Defendant's mental competence pursuant to Penal Code section 1368. Criminal proceedings are suspended. Counsel for Defendant does not concur with the Court's decision.

A county approved psychiatrist is appointed pursuant to Evidence Code section 730 to examine the Defendant and prepare a report on the Defendant's current mental status within the meaning of Penal Code section 1368.

The Court orders the Los Angeles County Sheriff's Department to allow the appointed doctor(s) to have access to a laptop computer during the interview.

> Minute Order Page 1 of 2

## SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES

#### **Criminal Division**

Clara Shortridge Foltz Criminal Justice Center Dept. - 45

25CJCM02162-01

May 12, 2025

The People of the State of California vs.

8:30 AM

Hollywood, Arogant

A packet of documents including a copy of the minute order declaring a doubt, a copy of the accusatory pleading (complaint, information, or citation), a copy of the arrest report, a copy of the bond (if the defendant is out of custody on bond), and a copy of Los Angeles County Pretrial Release Program form (LASC CRIM 302) (if the defendant is out of custody on Supervised Released Program) is ordered transferred to the Mental Health Division via the case management system or the Mental Health resource account within 24 hours of this order. A copy of the arrest report must be sent separately to the Mental Health Division via the Mental Health resource

On Court's motion, 1368 PC Competency Hearing is set for Tuesday, May 27, 2025, at 8:30 AM in Hollywood Mental Health PC1368.

The Defendant is ordered to return on the above date.

Court sets bail in the amount of \$150,000.00. Defendant Remanded to Custody.

Remand order issued.

Surety Bond for Arogant Hollywood, Defendant: SV505465252, Bond Forfeited Vacated/Sct Aside Reinstated/Exonerated

Minute Order

Page 2 of 2

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I certify that this is a true and correct copy of the original on file in or issued from this office, consisting of [73] pages.



DAVID W. SLAYTON, Executive Officer / Clerk of the Superior Court of California, County of Los Angeles.

Superior Court of Camps.

SEP 0 3 2025

Date: By: Carrys Isaiah , Deputy

## Declaration of Cynthia Nakao

County of Los Angele vs. Hollywood, A.

I have personal knowledge of the facts set forth herein, except as to those stated on

witness, I could and would competently testify to the matters stated therein.

I, Cynthia Nakao, declare as follows:

I am a Deputy District Attorney for the Los Angeles District Attorney's ("LADA")
 Office and am the Head Deputy for the Alhambra Office of the LADA's Office ("Alhambra Office").

information and belief and, as to those, I am informed and believe them to be true. If called as a

- 3. On or about December 20, 2023, a court issued a Civil Harassment Restraining Order ("Rosenberg Restraining Order"), effective until December 2, 2026, against Arrogant Hollywood, which prevented him from harassing, intimidating, stalking, threatening, assaulting, or disturbing the peace of Deputy District Attorney Brian Rosenberg. Mr. Rosenberg continues to work at the Alhambra Office. The Civil Harassment Restraining Order also restricts Mr. Hollywood from directly or indirectly contacting Mr. Rosenberg, and orders him to stay at least 100 yards away from Mr. Rosenberg. A true and correct copy of the Rosenberg Restraining Order is attached hereto as Exhibit 1.
- 4. Despite the issuance of the Rosenberg Restraining Order, on February 7, 2025, Mr. Hollywood came to the Alhambra Office, where Mr. Hollywood is aware that Mr. Rosenberg works. Luckily, Mr. Rosenberg was not at the Alhambra Office at the time that Mr. Hollywood came in. Mr. Hollywood approached the front desk to file documents. The front desk advised Mr. Hollywood that he cannot file documents at the Alhambra Office. Mr. Hollywood refused to listen and while armed with scissors, he became aggressive, belligerent and argumentative with the staff. He expressed his anger and frustration that the staff could not file his court documents, and he aggressively shoved paperwork through the mail slot of the reception window. During this incident, Mr. Hollywood threatened to sue Mr. Rosenberg because "he took twelve months of my life." As a result of Mr. Hollywood's harassing and disturbing conduct, law enforcement was called.

- 5. On March 20, 2025, Mr. Hollywood presented at the Hall of Justice, in an attempt to serve District Attorney Nathan Hochman. Mr. Hollywood caused such a disturbance that security at the Hall of Justice prevented him entry into the building and was forced to lock the public entrance into the Hall of Justice in an effort to further protect the safety of the individuals inside the building.
- 6. On April 8, 2025, Arrogant Hollywood sent two emails to me and multiple other LADA employees. In one of the emails, he calls the prosecutors "Scumbags," calls Mr. Rosenberg a racist and threatens filing a lawsuit. A true and correct copy of the April 9, 2025 emails is attached hereto as Exhibit 2.
- 7. On April 17, 2025, Mr. Hollywood entered the LADA's Alhambra Branch Office again. Mr. Rosenberg saw Mr. Hollywood outside the Alhambra Branch Office and hurried into the office to avoid an altercation with Mr. Hollywood. Due to concern for Mr. Rosenberg and other employees' safety, the Alhambra Police Department was notified, and I instructed all employees to remain in the office with the door locked. Mr. Hollywood attempted to enter the office, but the door was locked. Despite the Rosenberg Restraining Order, Mr. Hollywood still pushed legal documents under the door. I requested law enforcement to escort the employees to their vehicles and sent them home.
- 8. In addition to harassing Mr. Rosenberg, Mr. Hollywood harassed Mr. Guzman Sanchez, who was an expert witness that testified in Mr. Hollywood's prior criminal case. On April 19, 2025, Mr. Guzman Sanchez emailed me a declaration, which contained harassing comments by Arrogant Hollywood against Mr. Guzman Sanchez. A true and correct copy of the Declaration emailed to me is attached hereto as Exhibit 3.
- 9. On April 17, 2025, the Alhambra Police Department arrested Mr. Hollywood. The Los Angeles County District Attorney's Office filed a Misdemeanor Complaint against Arrogant Hollywood for Trespass, Refusing to Leave Private Property and for Violation of a Court Order. The Misdemeanor Complaint was filed in Downtown Los Angeles, thereby requiring Mr. Hollywood to appear in court in Downtown Los Angeles and not Alhambra. A true and correct copy of the Complaint and the Alhambra Police Report is attached hereto as Exhibit 4.

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- 10. On April 21, 2025, the Court issued a Criminal Protective Order against Mr. Hollywood. The Criminal Protective Order specifically provides that Arrogant Hollywood must not "harass... threaten... stalk... disturb the peace of"... Mr. Rosenberg. It also provides that Mr. Hollywood is to stay at least 100 yards away from Mr. Rosenberg and his workplace," which is the Alhambra Office. A true and correct copy of the Criminal Protective Order and the Transcript from the hearing is attached hereto as **Exhibit 5**.
- 11. On May 7, 2025, Arrogant Hollywood sent me and multiple other deputy district attorneys two emails whereby he identified Mr. Rosenberg as an "unethical, biased, delusional, mentally ill and corrupt" prosecutor and accused him of falsifying evidence. He also threatened Mr. Rosenberg with a lawsuit and a State Bar report. A true and correct copy of the May 7 emails is attached hereto as **Exhibit 6**.
- 12. On May 7, 2025, a Court ruled that Mr. Hollywood violated its Criminal Protective Order revoked bail, and issued a bench warrant. A true and correct copy of the Minute Order is attached hereto as **Exhibit 7**,
- 13. On May 8, 2025, Mr. Hollywood sent me and multiple other LADA employees another email whereby he threatens to sue prosecutors, which would include Mr. Rosenberg, and wishes them a slow and painful death from cancer. His email threatens to disclose where each of them and their families live and work. A true and correct copy of the May 8 email is attached hereto as **Exhibit 8.**
- 14. On May 10, 2025, Mr. Hollywood sent me and multiple other LADA employees three additional emails with additional threats against the handling prosecutor on his misdemeanor complaint. A true and correct copy of the May 10 emails is attached hereto as **Exhibit 9**.
- 15. On May 12, 2025, Mr. Hollywood sent another email to me and multiple other LADA employees. In this email, Mr. Hollywood again threatens prosecutors with litigation and finding out where they all live. A true and correct copy of the May 12 email is attached hereto as **Exhibit 10.**
- 16. There is no valid reason for Mr. Hollywood to be present at the LADA's Alhambra Branch Office because the criminal case in Alhambra has resolved. If Mr. Hollywood insists on

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filing or serving additional pleadings in the Alhambra case, he can use a third party to file and/or serve his papers. In addition, he can appear to any hearing via Webex. There are currently no hearings scheduled in the Alhambra case.

- 17. On May 12, 2025, a Court held a Bench Warrant Hearing and found Mr. Hollywood to be in violation of his own recognizance conditions. Furthermore, Mr. Hollywood's pro per status was revoked, and the Court appointed him a public defender. A true and correct copy of the May 12 Minute Order is attached hereto as **Exhibit 11**.
- 18. As evidenced by his disruptive visits to the Alhambra Office and the harassing emails about Mr. Rosenberg to other deputy district attorneys, Mr. Hollywood's harassing conduct against Mr. Rosenberg continues. With the filing of the new misdemeanor Complaint, I am concerned that his harassing and threatening conduct against Mr. Rosenberg may escalate and therefore support an additional restraining order on behalf of Mr. Rosenberg that restricts Mr. Hollywood from entering the Alhambra Branch Office and for communicating with anyone at the LADA's Office with threats about Mr. Rosenberg.

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

Executed on June 3, 2025, at Alhambra, California.

Cynthia Nakao

Cynthia Nakao Head Deputy District Attorney

## Declaration of Brian Rosenberg

#### DECLARATION OF BRIAN ROSENBERG

- I, Brian Rosenberg, declare as follows:
- I have personal knowledge of the facts set forth herein, except as to those stated on information and belief and, as to those, I am informed and helieve them to be true. If called as a witness, I could and would competently testify to the matters stated therein.
- 2. I am a Deputy District Attorney for the Los Angeles District Attorney's (LADA)

  Office and work at the Alhambra Branch Office ("Alhambra Office").
- 3. I was initially the handling prosecutor in the criminal case, *People v. Arrogant Hollywood* (Case No. GA114055). This criminal case was resolved on October 17, 2023 as Mr. Hollywood pleaded no contest to the charge of Penal Code section 422 and was placed on formal probation.
- 4. During the course of that prosecution, Arrogant Hollywood regularly harassed and threatened me. He threatened to sue me in open court numerous times, called me racist, and harassed me with numerous phone calls on my work line. In addition, he threatened to find my family and sue them in every state he could in order to make me pay for prosecuting him. It came to my attention that he made a similar threat to a previously assigned Deputy District Attorney and followed through by finding her elderly father and sending her that information.
- 5. Mr. Hollywood sent me an email on November 23, 2023, wherein he threatened to send me to prison for prosecuting him. This email communication was received almost immediately upon his release from custody.
- 6. Due to Mr. Hollywood's harassing behavior, a court issued a Civil Harassment Restraining Order (hereinafter "Rosenberg Restraining Order"), effective until December 2, 2026, against Arrogant Hollywood preventing him from harassing, intimidating, stalking, threatening, assaulting, or disturbing my peace. The Rosenberg Restraining Order also restricts Arrogant Hollywood from directly or indirectly contacting me, and orders him to stay at least 100 yards away from me. A true and correct copy of the Rosenberg Restraining Order is attached hereto as Exhibit 1.

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- 7. Mr. Hollywood's harassing conduct and failure to abide by the Civil Restraining Order continues. On March 20, 2025, Arrogant Hollywood came to the front reception area of the Alhambra Office, where Mr. Hollywood knows I physically work. Luckily, I was not present at the Alhambra Office at the time that Mr. Hollywood came in. Mr. Hollywood was told that the Alhambra Office could not accept the documents he was providing them, which resulted in Mr. Hollywood acting aggressively and forcing documents through the glass window to the front desk. Mr. Hollywood caused a disturbance and was even heard threatening to sue me for taking 12 months of his life.
- 8. On April 17, 2025, Mr. Hollywood entered the Alhambra Office again in another attempt to improperly drop off documents. I was present at the Alhambra Branch Office on that day, and I unexpectedly saw Mr. Hollywood outside the Office. Out of concern for my safety, I rushed back into the office to avoid any contact with him. Due to the March 20, 2025 disturbance, and Mr. Hollywood's aggressive and harassing past conduct with the LADA's Office, the Alhambra Office went on "lock down," locking all the doors and keeping all employees inside the office while Mr. Hollywood was in the building. Law enforcement subsequently escorted the employees to their vehicles.
- 9. I am aware of the multiple emails that Arrogant Hollywood sent to numerous deputy district attorneys in the past months, whereby Mr. Hollywood continues his harassing behavior by calling me racist and threatening litigation against me and my colleagues. In an email dated May 8, 2025, Mr. Hollywood addressed his comments directly to District Attorney Nathan Hochman and the judge assigned to his current criminal case and expressed his desire for Mr. Hochman and all of his deputy district attorneys to die a slow miserable death for prosecuting him. This is in addition to utilizing the same angry verbiage in describing the LADA's Office as racist and corrupt.
- 10. Arrogant Hollywood continues to avoid complying with the specific terms of the Rosenberg Restraining Order by claiming he is filing or serving documents in a criminal case. But there is no reason for him to be present at the LADA's Alhumbra Branch Office because the criminal case has resolved, and there are other methods for him to submit any pleadings relating to

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his criminal case. I am greatly concerned for my safety and the escalation of Mr. Hollywood's harassing behavior, especially considering the filling of a new Misdemeanor Complaint. I believe that another restraining order that specifically restricts Mr. Hollywood from entering the Alhambra Office and from communicating with unyone at the LADA's office with threats against me is necessary to prevent further escalation of the situation.

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

Executed on May 27, 2025, at Alhambra, California.

**BRIAN ROSENBERG** 

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