

LINDA BARRETT
December 2, 2015

1 (Pages 1 to 4)

<p style="text-align: right;">1</p> <p>1 2 3 SUPERIOR COURT OF THE STATE OF CALIFORNIA 4 COUNTY OF LOS ANGELES</p> <p>5 ISABELLE GAUTHIER, an) 6 individual,) 7)) 8)) 9)) 10)) 11)) 12)) 13)) 14)) 15)) 16)) 17)) 18)) 19)) 20)) 21)) 22)) 23)) 24)) 25))</p> <p style="text-align: center;">DEPOSITION OF: LINDA BARRETT TAKEN ON: DECEMBER 2, 2015</p> <p>REPORTED BY: PATRICIA L. HUBBARD, CSR #3400</p>	<p style="text-align: right;">3</p> <p>1 APPEARANCES OF COUNSEL: (Continued) 2 3 4 Also Present: 5 6 Ellana Ellis 7 8 Isabelle Gauthier 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25</p>
<p style="text-align: right;">2</p> <p>1 2 DEPOSITION OF LINDA BARRETT, taken 3 on behalf of the Plaintiff, at 4 2665 Main Street, Suite 240B, 5 Santa Monica, California, 6 commencing at 9:33 A.M. on 7 December 2, 2015, before 8 PATRICIA L. HUBBARD, CSR #3400, a 9 Certified Shorthand Reporter in 10 and for the State of California, 11 pursuant to subpoena.</p> <p>APPEARANCES OF COUNSEL:</p> <p>For the Plaintiff:</p> <p>16 WITTENBERG LAW, APC 17 BY: JEFFREY WITTENBERG, ESQ. 18 2665 Main Street 19 Suite 240B 20 Santa Monica, California 90405 21 310.295.2010 22 jeffrey@wittenberglawyers.com</p> <p>For the Defendant and the Witness:</p> <p>22 LAW OFFICES OF HEYWOOD G. FRIEDMAN 23 BY: JAY PARMELEE, ESQ. 24 31416 Agoura Road 25 Suite 200 26 Westlake Village, California 91361 27 818.707.1488 28 jay@friedmanlawoffices.com</p>	<p style="text-align: right;">4</p> <p>1 I N D E X</p> <p>2 3 WITNESS PAGE 4 LINDA BARRETT 5 (By Mr. Wittenberg) 6, 133 6 (By Mr. Parmelee) 134</p> <p>7 8 9 E X H I B I T S</p> <p>10 PAGE 11 PLAINTIFF'S DESCRIPTION REFERENCED 12 Exhibit 21 Email chain dated September 29, 2014 from Menu 4 Life to Gauthier (Previously marked) 113 13 14 Exhibit 30 Plaintiff Isabelle Gauthier's Amended Notice of Deposition Of Linda Barrett Pursuant to Subpoena 25 15 16 Exhibit 31 Email un dated from Menu 4 Life 68 17 18 Exhibit 32 Email dated September 23, 2014 from Schoenberger 71 19 Exhibit 33 Email dated September 24, 2014 from Gauthier 73 20 21 Exhibit 34 Email dated September 24, 2014 from Schoenberger 75 22 Exhibit 35 Email dated September 26, 2014 from Schoenberger to Gauthier 79 23 24 25</p>

LINDA BARRETT
December 2, 2015

2 (Pages 5 to 8)

<p style="text-align: right;">5</p> <p>1 EXHIBITS (Continued) 2 PAGE 3 PLAINTIFFS DESCRIPTION REFERENCED 4 Exhibit 36 Email dated September 24, 83 5 2014 from Menu 4 Life 6 Exhibit 37 Email dated September 25, 100 7 2014 from Menu 4 Life 8 Exhibit 38 Email dated September 26, 9 2014 from Menu 4 Life 10 Exhibit 39 Email dated September 24, 106 11 2014 from Menu 4 Life to 12 Gauthier 13 Exhibit 40 Email dated October 2, 2014 108 14 From Schoenberger to Gauthier 15 Exhibit 41 Email dated November 22, 114 16 2014 from Menu 4 Life to 17 Gauthier 18 Exhibit 42 Email dated November 24, 2014 114 19 From Schoenberger to Gauthier 20 Exhibit 43 Email dated November 26, 2014 114 21 From Schoenberger to Gauthier 22 Exhibit 44 Email dated May 2, 2015 115 23 From Guardian Angel to Gauthier 24 25 INFORMATION REQUESTED: (NONE) WITNESS INSTRUCTED NOT TO ANSWER: (NONE)</p>	<p style="text-align: right;">7</p> <p>1 and knocked her down and broke her pelvis. 2 Q. Okay. And why were you deposed? 3 A. Actually I went with her to the 4 deposition. I guess I wasn't deposed, because I 5 wasn't there. 6 Q. Okay. Were you a witness in that case? 7 A. I don't even remember if I was. No, I 8 wasn't at the place. 9 Q. Okay. So have you ever been deposed? 10 A. I don't think so. That would be the only 11 time. 12 I think they asked me some questions 13 but -- about my mother's health. 14 Q. Okay. Have you ever been in court before? 15 A. Yes. 16 Q. Okay. Was it related to the same case? 17 A. No. 18 Q. Okay. Why were you in court? 19 A. Because my parents were both kidnapped for 20 three and a half years, and then they got taken by the 21 State and died in an old folks home. 22 Q. Okay. Were you a party to that case? 23 A. I was not, no. 24 Q. Were you a witness in that case? 25 A. I was living at my parents' home, the home</p>
<p style="text-align: right;">6</p> <p>1 SANTA MONICA, CALIFORNIA 2 DECEMBER 2, 2015 3 * * * 4 5 LINDA BARRETT, 6 called as a witness, having been 7 sworn, was examined and testified 8 as follows: 9 10 EXAMINATION 11 BY MR. WITTENBERG: 12 Q. Good morning, Ms. Barrett. 13 My name is Jeffrey Wittenberg. 14 A. Good morning. 15 Q. I am counsel for the plaintiff, Isabelle 16 Gauthier. 17 Have you ever been in a deposition before? 18 A. Yes, I have. 19 Q. Okay. When was that? 20 A. That was probably 1990 -- actually it was 21 after I moved down to Orange County. So it would have 22 been about 2003. 23 Q. Okay. And what was that case about? 24 A. My mother had gone to a health resort and 25 on the very first day a German Shepherd attacked her</p>	<p style="text-align: right;">8</p> <p>1 that we built for them. 2 Q. Okay. Were you a witness in the case? 3 A. It was an ongoing effort to try to get the 4 parents home. 5 Q. Okay. Were you -- did you testify in that 6 case? 7 A. No. I was never on the stand for it. 8 Q. Okay. Do you understand the seriousness 9 of this deposition? 10 A. I think I do. 11 Q. Okay. You understand that giving 12 testimony here today you are under oath? 13 A. Yes. 14 Q. And that it's the same as if you were in 15 court giving testimony under oath? 16 A. Yes, I do. 17 Q. Okay. Before I continue on that, let me 18 explain to you that the court reporter is transcribing 19 every word we say. In order to have a clear record, 20 we need to try not to speak over each other. We need 21 to try to allow each other to finish speaking. 22 And we also need to make sure we get 23 audible responses. 24 A. Okay. 25 Q. Do you understand?</p>

<p style="text-align: right;">9</p> <p>1 A. I understand. 2 Q. Okay. So while you're under oath here 3 today do you understand you're under penalty of 4 perjury? 5 A. Yes. 6 Q. So anything that you say that you are 7 intentionally not telling the truth about can be used 8 to prosecute for perjury. 9 Do you understand? 10 A. I understand. 11 Q. Okay. Have you had any drugs that might 12 impact your ability to testify truthfully today? 13 A. No. 14 Q. Have you had any alcohol? 15 A. No. 16 Q. When was the last time you had alcohol? 17 A. The two nights ago when the folks were 18 staying up she poured me a glass after our long trip. 19 Q. Folks, who's folks? 20 A. We're staying with some friends in 21 Woodland Hills. 22 Q. Who is "we"? 23 A. Thomas and I. 24 Q. Who are you staying witness? 25 A. Maurette and Michael Levine.</p>	<p style="text-align: right;">11</p> <p>1 Q. Okay. Do you know what work Thomas is 2 doing for this TV show project? 3 A. It has something to do with some treasure 4 hunt on -- online. I don't even understand what -- 5 what's been written about it. It's for geniuses. 6 Q. Okay. So, throughout the deposition, 7 obviously, as I mentioned what we're saying will be 8 transcribed. 9 After the deposition concludes you'll have 10 a chance to change any answer you give today. But any 11 answer you give today that you do change later, I will 12 have the opportunity to present to a judge or a jury 13 that your changed statement reflects poorly on your 14 credibility -- 15 A. Of course. 16 Q. -- and your ability to be truthful at the 17 time. 18 Okay? 19 A. Of course. 20 Q. You do understand that? 21 A. Of course I do. 22 Q. Now, you were served with a subpoena, 23 correct? 24 A. Correct. 25 Q. And that's why you're here today, correct?</p>
<p style="text-align: right;">10</p> <p>1 Q. Okay. How long have you known Michael 2 Levine? 3 A. I've only been to their place twice. 4 I took care of his wife the first time I 5 met them. 6 Q. Do you know what Michael Levine does for a 7 living? 8 A. Yeah. He works in the Hollywood business, 9 you know, film and -- 10 Q. All right. Do you know how he knows -- I 11 assume -- 12 Tell me if I'm correct, are they your 13 friends originally or are they Thomas Schoenberger's 14 friends originally? 15 A. No. They were Thomas Schoenberger's 16 friends. 17 Q. Do you know how they became friends? 18 A. Yes. How he becomes friends with 19 everyone, through his YouTube and music. 20 Q. I see. 21 Do you know if they work together 22 currently? 23 A. They are working together. 24 Q. Do you know what they're working on? 25 A. They're working on a TV show.</p>	<p style="text-align: right;">12</p> <p>1 A. Yes. 2 Q. Did you personally review the subpoena? 3 A. It was actually for a -- for San Luis 4 Obispo. I don't remember what it said. I looked it 5 over and noted the dates, but I don't remember what 6 was on it. 7 Q. That's true. It was -- 8 Because you live around that area, right? 9 A. Yes, I do. 10 Q. Where do you live? 11 A. Paso Robles. 12 Q. And what is your address? 13 A. 813 Vista Cerro Drive, Paso Robles. 14 Q. And how long have you lived there? 15 A. Ten years plus two months. 16 Q. Ten years? 17 A. Uh-huh. 18 Q. And when you lived there -- when you began 19 living there ten years ago, did you live there alone 20 or did you live with other people? 21 A. I lived with my parents. My brother and I 22 had a house built for them. 23 Q. Okay. So you lived in the house with your 24 parents. 25 Did Thomas Schoenberger ever live with you</p>

<p style="text-align: right;">13</p> <p>1 there?</p> <p>2 A. He lives there now.</p> <p>3 Q. Okay. When did he begin living there with</p> <p>4 you?</p> <p>5 A. July 9th of 2013.</p> <p>6 Q. And has he lived with you consistently</p> <p>7 since that time to the present day?</p> <p>8 A. Yes.</p> <p>9 Q. Okay. Has he ever spent six months away</p> <p>10 from --</p> <p>11 A. No.</p> <p>12 Q. What's the longest period he's spent away</p> <p>13 from your residence?</p> <p>14 A. Three weeks.</p> <p>15 Q. And when was that?</p> <p>16 A. When he met Isabella.</p> <p>17 Q. Okay. And what is your relationship with</p> <p>18 Thomas Schoenberger? How would you describe it?</p> <p>19 A. Oh, we're good friends now, of course.</p> <p>20 Q. Is that how he puts it to you?</p> <p>21 A. Well, I -- I've forgiven him, you know.</p> <p>22 But, you know, we're friends at this point.</p> <p>23 Q. Forgiven him for what?</p> <p>24 A. For his little honeymoon with this one.</p> <p>25 Q. "This one," you're referring to Plaintiff?</p>	<p style="text-align: right;">15</p> <p>1 school?</p> <p>2 A. 1976.</p> <p>3 Q. Okay. And where is Avenal?</p> <p>4 A. San Joaquin Valley east of where I live</p> <p>5 now.</p> <p>6 Q. Okay. I'm sorry. I may have misheard</p> <p>7 you.</p> <p>8 I thought you said you went to high school</p> <p>9 in Europe?</p> <p>10 A. Yeah. Partly in Europe and partly in</p> <p>11 Avenal.</p> <p>12 Q. Okay. Where in Europe?</p> <p>13 A. Austria.</p> <p>14 Q. Okay. And then did you move to Avenal?</p> <p>15 A. Yes.</p> <p>16 Q. And you graduated high school from there?</p> <p>17 A. Yes.</p> <p>18 Q. Okay. And what year did you graduate?</p> <p>19 A. 1976.</p> <p>20 Q. Okay. Did you --</p> <p>21 A. I actually left high school. I got the</p> <p>22 equivalent test.</p> <p>23 Q. So, did you graduate from high school?</p> <p>24 A. I think it's -- the equivalent is</p> <p>25 equivalent to graduating, I guess. Because I was</p>
<p style="text-align: right;">14</p> <p>1 A. Yes.</p> <p>2 Q. Okay. The two of you were, would you say,</p> <p>3 boyfriend and girlfriend at one point?</p> <p>4 A. Yes, we were.</p> <p>5 Q. And when was that?</p> <p>6 A. I met Thomas in January of 2012.</p> <p>7 Q. That's when you first met him?</p> <p>8 A. Yes.</p> <p>9 Q. And how did you first meet him?</p> <p>10 A. I met him like I always do, through my</p> <p>11 business. That's how I meet everybody.</p> <p>12 Q. All right. Why don't we start there.</p> <p>13 Do you have a driver's license?</p> <p>14 A. I do.</p> <p>15 Q. Okay. Do you have it with you?</p> <p>16 A. I do.</p> <p>17 Q. Okay. Can I see it, please?</p> <p>18 A. (Indicating.)</p> <p>19 MR. WITTENBERG: Make a copy, please.</p> <p>20 BY MR. WITTENBERG:</p> <p>21 Q. So, where did you go to high school?</p> <p>22 A. Avenal in Europe.</p> <p>23 Q. In Europe?</p> <p>24 A. Uh-huh.</p> <p>25 Q. Okay. And when did you graduate high</p>	<p style="text-align: right;">16</p> <p>1 valedictorian, and I was going to a lousy school, and</p> <p>2 I decided to just take the test.</p> <p>3 Q. Okay. So after that did you go on to</p> <p>4 school? College?</p> <p>5 A. No. I've taken courses. I actually got</p> <p>6 married and moved onto a 400-acre almond ranch for ten</p> <p>7 years.</p> <p>8 Q. I see. And when did you get married?</p> <p>9 A. April 4th of 1977.</p> <p>10 Q. Okay. And how long were you married for?</p> <p>11 A. Ten years.</p> <p>12 Q. Okay. What was the name of your husband?</p> <p>13 A. Arthur Barrett.</p> <p>14 Q. B-a-r-r-e-t-t, same as yours?</p> <p>15 A. Correct.</p> <p>16 Q. And you divorced in about 1987?</p> <p>17 A. Uh-huh.</p> <p>18 Q. Okay. Did you remarry after that?</p> <p>19 A. No.</p> <p>20 Q. Do you have any children?</p> <p>21 A. Three.</p> <p>22 Q. Okay. Do they live with you?</p> <p>23 A. No. They -- they're all married and</p> <p>24 stable.</p> <p>25 Q. And when you -- if I understand you</p>

<p style="text-align: right;">17</p> <p>1 correctly, you finished your high school testing? 2 A. Uh-huh. 3 Q. Then you got married, and you didn't work. 4 You went to live on -- 5 A. I took care of the books at the ranch. 6 Q. The almond ranch? 7 A. Uh-huh. 8 Q. For ten years? 9 A. Uh-huh. 10 Q. And what did you do for work after that? 11 A. I helped my mom with her six-bed care 12 home, and she helped me with the gourmet almond 13 business, mail order. 14 Q. Okay. Do you still do that today? 15 A. No. I got into chia seed more daily then 16 because it was chocolate coating, and it didn't ship 17 well. 18 Q. And so you buy and sell chia seeds? That 19 is -- 20 A. I used to. We were the first importer of 21 chia and I pioneered it for 28 years. 22 Q. Okay. What do you do now for a living? 23 A. Well, since the parents' ordeal, it really 24 threw a monkey wrench in my life. 25 And I met Thomas about eight months after</p>	<p style="text-align: right;">19</p> <p>1 BY MR. WITTENBERG: 2 Q. Can you speak up a little bit. I may be 3 the only one that's having difficulty hearing you. 4 So, do you have income for 2015? 5 A. Not much, no. My brother takes care of 6 all the expenses for me. 7 Q. Okay. So does your brother live with you 8 at the house? 9 A. Not anymore, no. 10 Q. What does your brother do? 11 A. He's a physical therapist. 12 Q. What's his name? 13 A. Daniel Taylor. 14 Q. So, does he pay for your living expense? 15 A. He does. 16 Q. And how long has he been paying for your 17 living expenses? 18 A. Most of the year now. 19 Q. For 2015? 20 A. Uh-huh. 21 Q. Who paid for your living expenses in 2014? 22 A. Thomas was paying rent. 23 Q. The entire year? 24 A. He was only paying half, because my 25 brother was living there at the time.</p>
<p style="text-align: right;">18</p> <p>1 both my parents died in an awful facility. 2 And I have been -- I was selling chia seed 3 and doing breads, promoting the breads. And he helped 4 me at the beginning with the business. We set up a 5 couple websites. 6 Q. Okay. So when did that stop? When did 7 you stop selling chia seeds? 8 A. Well, gradually dwindled down. I think I 9 sold the last five pounds, because I've run out, about 10 two months ago. I was just selling to a few friends. 11 Q. Okay. How much income did you make doing 12 that a year? 13 A. Oh, not much. 14 Q. \$5,000? \$20,000? 15 A. Oh, it was -- \$15,000 I think is -- was my 16 annual income at the time. 17 Q. And when was -- did you have annual income 18 for 2014? 19 A. I was doing elder care. I haven't filed 20 my taxes yet. Not much, no. I've only taken care of 21 a few people. I don't know how many -- how much it is 22 yet. I haven't gotten my W-2's. 23 MR. WITTENBERG: Can you hear her all 24 right? 25 THE REPORTER: Yes.</p>	<p style="text-align: right;">20</p> <p>1 Q. Okay. 2 A. But since he moved out -- 3 Q. How much is the rent a month? 4 A. It's \$3,000 now. 5 Q. Okay. So Thomas paid half the rent -- 6 A. Uh-huh. 7 Q. -- is that correct? All through 2014? 8 A. Yeah. I think it was -- I don't know what 9 the dates are. It's been maybe six or eight months 10 since he moved out. He didn't want to live there 11 anymore. 12 Q. Who's that? 13 A. My brother. 14 Q. Okay. And when was that that he moved 15 out? 16 A. I'm not even sure. It's been six or eight 17 months now. 18 Q. And Thomas is paying the rent now? 19 A. Actually, no. My brother has started to 20 pay it for about the last four months. It's maybe 21 been about ten months since -- I think it was right at 22 the beginning of the year, end of last year maybe my 23 brother moved. 24 Q. Okay. So, if I'm correct, you're not 25 working now, right?</p>

<p style="text-align: right;">21</p> <p>1 A. No.</p> <p>2 Q. Okay. And the last time you worked was</p> <p>3 when?</p> <p>4 A. About two months ago.</p> <p>5 Q. Okay. And Thomas, you said, is working</p> <p>6 with Michael Levine right now, right?</p> <p>7 A. Uh-huh.</p> <p>8 Q. Is he getting paid, do you know?</p> <p>9 A. No.</p> <p>10 Q. When is the last time that you know Thomas</p> <p>11 Schoenberger to have been making income from his work?</p> <p>12 A. Well, I know he sells some CD's still off</p> <p>13 his website and -- you know, I don't -- I don't manage</p> <p>14 his finances, so I'm not sure.</p> <p>15 Q. Well, you've lived together for over two</p> <p>16 years now, right?</p> <p>17 But you --</p> <p>18 Is that right?</p> <p>19 A. Yes, that's right.</p> <p>20 Q. And you've been -- and you've known each</p> <p>21 other for over three years, right?</p> <p>22 A. Uh-huh?</p> <p>23 Q. And you were intimate for how long, would</p> <p>24 you say?</p> <p>25 A. Well, until the honeymoon.</p>	<p style="text-align: right;">23</p> <p>1 activities?</p> <p>2 A. Yes.</p> <p>3 Q. Do you have an understanding of his</p> <p>4 character?</p> <p>5 A. Yes.</p> <p>6 Q. Generally speaking, what do you think of</p> <p>7 his character? How would you describe it?</p> <p>8 A. He's a workaholic, he's totally into</p> <p>9 music, and he can't do much else.</p> <p>10 Q. Do you think of him as an honest person?</p> <p>11 A. Yeah. I think he is. I think he's weak</p> <p>12 but honest.</p> <p>13 Q. Do you think he does drugs?</p> <p>14 A. He's on prescription drugs now and then</p> <p>15 but --</p> <p>16 Q. Okay. Do you know which ones?</p> <p>17 A. -- you know -- Amlodipine. And he gets</p> <p>18 diverticulitis, so he gets a lot of antibiotics.</p> <p>19 Q. Okay. Have you ever known him to use</p> <p>20 drugs that, let -- let's say illegal drugs?</p> <p>21 A. I don't have any hard evidence.</p> <p>22 Q. Okay. You've never seen him do illegal</p> <p>23 drugs?</p> <p>24 A. No.</p> <p>25 Q. No?</p>
<p style="text-align: right;">22</p> <p>1 Q. So, from 2012 --</p> <p>2 A. Yeah. January of 2012 till -- but Thomas</p> <p>3 is into music.</p> <p>4 Q. So you were intimate with Thomas from</p> <p>5 January 2012 through approximately June or July of</p> <p>6 2014? Is that right?</p> <p>7 A. I think it was September.</p> <p>8 Q. Okay. So, September, why do you remember</p> <p>9 that month?</p> <p>10 A. Because that's when I discovered that he</p> <p>11 had another girl.</p> <p>12 Q. So you were intimate with him through the</p> <p>13 summer of, you know, July -- let's say June, July,</p> <p>14 August of 2014, but then when you learned about it,</p> <p>15 that's when --</p> <p>16 A. Yeah.</p> <p>17 Q. -- things simmered down?</p> <p>18 A. Yes.</p> <p>19 Q. Okay. Do you think you know Thomas</p> <p>20 Schoenberger well?</p> <p>21 A. Yeah. I think I've gotten to know him.</p> <p>22 Q. Do you think you understand his habits?</p> <p>23 A. I don't think anyone understands musicians</p> <p>24 of his class.</p> <p>25 Q. Do you understand his day-to-day</p>	<p style="text-align: right;">24</p> <p>1 Have you ever suspected that he did</p> <p>2 illegal drugs?</p> <p>3 A. I just --</p> <p>4 MR. PARMELEE: Objection. Calls for the</p> <p>5 witness to speculate.</p> <p>6 But you can answer.</p> <p>7 THE WITNESS: Yeah. I think it's all</p> <p>8 speculation.</p> <p>9 MR. PARMELEE: You can answer.</p> <p>10 BY MR. WITTENBERG:</p> <p>11 Q. Well, you live with the gentleman.</p> <p>12 A. He doesn't do drugs in my house, no. So</p> <p>13 I -- you know, I've never seen him do drugs, if that's</p> <p>14 what you're asking.</p> <p>15 Q. Okay.</p> <p>16 A. I think he has bad influence when he goes</p> <p>17 out.</p> <p>18 Q. And who would be the bad influence?</p> <p>19 A. Well, I heard that Isabella, as soon as</p> <p>20 she got over she wanted drugs, so --</p> <p>21 MR. WITTENBERG: Yeah. We'll move to</p> <p>22 strike that on hearsay.</p> <p>23 THE WITNESS: Yeah. Of course.</p> <p>24 BY MR. WITTENBERG:</p> <p>25 Q. So, why don't we get into -- first of all,</p>

<p style="text-align: right;">25</p> <p>1 are you on drugs right now? 2 A. No. Well, I -- 3 Q. Do you -- 4 A. I'm taking prescription. 5 Q. What prescriptions are you on? 6 A. Lamotrigine. 7 Q. And what's that for? 8 A. Mood stabilizer. 9 Q. Okay. And why do you need that? 10 A. Well, because I've been in a lot of trauma 11 from my parents, lost a sister to a car accident and 12 lost both the parents. 13 Q. And when did you start taking this drug? 14 A. Well, my memory is so bad I couldn't 15 remember from one room to the next, and I still can't. 16 Three or four months ago. 17 I'm not one to condone any kind of 18 physical prescription drugs at all. My pills is about 19 health. 20 Q. So let's look at this document. 21 We'll put this as Exhibit 30. 22 (Whereupon the document referred 23 to was marked Plaintiff's 24 Exhibit 30 by the Certified 25 Shorthand Reporter and is attached</p>	<p style="text-align: right;">27</p> <p>1 you've been in? 2 A. Since 2011. And -- since 2007 when they 3 were kidnapped, actually. 4 Q. Okay. So you've been in a state of trauma 5 since 2007; is that right? 6 A. Yes. 7 Q. And that causes you to have volatile mood 8 strings? 9 A. Loss of memory and a lot of depression. 10 Q. Does it ever cause you to be violent? 11 A. I don't think so. I'm not a violent 12 person. I scream and yell when I get upset, but I'm 13 not violent. 14 Q. Does it ever cause you to lie, be 15 dishonest? 16 A. No. I'm truthful to a fault. 17 Q. So the document I put in front of you and 18 your attorney is called Plaintiff Isabelle Gauthier's 19 Amended Notice of Deposition of Linda Barrett Pursuant 20 to Subpoena. 21 Have you seen this document before just 22 now? 23 A. I was told about this, that it was 24 postponed. I didn't ask to see it. 25 Q. Okay. Have you seen the last page?</p>
<p style="text-align: right;">26</p> <p>1 hereto.) 2 BY MR. WITTENBERG: 3 Q. So when I hand something to the court 4 reporter, she's just going to mark it, and then you 5 and your attorney can look at it. And we'll discuss 6 it, and then it will go back to the court reporter. 7 Okay? Is that okay? 8 A. Okay. 9 Q. So, just to be clear, you said three 10 months ago you started taking this drug? 11 A. Yes. 12 Q. But not before that? 13 A. No. 14 Q. So, throughout 2014 you were not on any 15 medication; is that right? 16 A. No. 17 Q. And you weren't in the state of trauma 18 that you're in now? 19 A. Oh, I've been in a state of trauma since I 20 got to watch my mom die in that awful place after 26 21 years of taking -- you know, providing the residential 22 care for six developmentally disabled boys. And she 23 didn't get to spend the last four -- four and a half 24 years in her own home that she earned. 25 Q. So, how long is this state of trauma that</p>	<p style="text-align: right;">28</p> <p>1 Let's look at the last page. It's page 2 four. And at the top it says "Requests for 3 Production." 4 Have you seen this list of 16 requests? 5 A. No, I haven't. 6 Q. You've never seen it before today? 7 A. Unless it was in the first request for 8 deposition. 9 Q. It was. This has been attached to -- 10 A. You know, it's coming back to me. I don't 11 know if this was stuff that was talked about or -- 12 Q. Well, let's go one by one. 13 A. Okay. 14 Q. Number one says, 15 "All documents concerning Isabelle 16 Gauthier." 17 And these are requests to you to produce 18 any writings that you have concerning Plaintiff. And 19 writings, as you can see, as a definition here -- and 20 I'm sure your lawyer explained to you -- is an email. 21 It includes emails, it includes faxes, it includes 22 text messages, it includes Facebook communications. 23 Did you search your email -- 24 A. I wrote her email down from when I saw the 25 text message.</p>

<p style="text-align: right;">29</p> <p>1 Q. Okay. Let's come back to that in just a 2 second. 3 You were asked to look for documents in 4 your possession, custody or control concerning 5 Plaintiff. 6 What steps did you do to look for 7 documents that you have? 8 A. I knew I didn't have any, because I sent 9 her one email and she didn't respond. And I have a 10 long time since deleted that. 11 Because I'm trying to get garbage out of 12 my life. I'm seeing counselors. 13 Q. Okay. When did you delete that message? 14 A. I think a couple months later. 15 Q. Okay. Give me a time frame, will you? 16 A. February or March of this year -- yeah. I 17 think this year. 18 Q. Okay. So, in February or March of 2015 19 you deleted at least one email you know of that you 20 had sent to Plaintiff, correct? 21 A. I only sent one email. So, yeah, that's 22 the one I deleted. 23 Q. And at that time were you already aware 24 that Thomas had been sued by Plaintiff? 25 A. No, I wasn't.</p>	<p style="text-align: right;">31</p> <p>1 BY MR. WITTENBERG: 2 Q. But I'm working with you. 3 A. I'm just trying to think what month it is 4 so I can figure what two or three months ago is. 5 Q. Was it June? July? August? 6 A. Probably August or September. 7 Q. Were you surprised to hear that Plaintiff 8 had sued Mr. Schoenberger? 9 A. I was surprised, because she hadn't gotten 10 back to me. I was thinking why didn't she -- if she 11 was going to sue him, you'd think that she'd want to 12 gather all the information she could. 13 Q. So you were very surprised to hear about 14 it; is that your testimony? 15 A. I wasn't very surprised. 16 Q. You were or weren't? 17 A. No. I wasn't very surprised knowing the 18 amount of money that was involved. 19 Q. But you were surprised? 20 I thought the word you used was 21 "surprise." I may have mistakenly heard. 22 I'm trying to understand your mental state 23 when you heard -- 24 A. I don't get very surprised at anything. 25 Q. So you recollect only sending one email to</p>
<p style="text-align: right;">30</p> <p>1 Q. No? When did you first learn that 2 Plaintiff had sued Thomas Schoenberger? 3 A. When was it we went down to see you the 4 last -- at your office? 5 MR. PARMELEE: I can't -- 6 THE WITNESS: A couple months ago. 7 MR. PARMELEE: I can't testify. 8 THE WITNESS: I don't remember the date. 9 Two or three months ago. 10 BY MR. WITTENBERG: 11 Q. Okay. Note for the record Ms. Barrett 12 just asked her counsel to confirm whether or not she 13 met with Thomas Schoenberger and counsel and 14 Ms. Barrett three months ago. 15 Is that right? 16 A. Yeah. Approximately. 17 Q. Okay. So the first time you learned of 18 this lawsuit was approximately June of 2015? 19 MR. PARMELEE: Objection. Misstates the 20 testimony. 21 She said about three months ago. June was 22 six months ago. 23 MR. WITTENBERG: I'm guessing. I'm 24 working with -- it's five months ago if you want -- if 25 we want to be mathematicians.</p>	<p style="text-align: right;">32</p> <p>1 Plaintiff; is that right? 2 A. Yes. I know I only sent one email. 3 Q. And there's no way you sent more than one 4 email? 5 A. No. 6 Q. Okay. Do you know if Thomas Schoenberger 7 has access to your email account? 8 A. Not anymore. 9 Q. Okay. You don't know anymore? Is that 10 your answer to my question? 11 A. Not since September of 2014. I blocked 12 everything. 13 Q. So up until September 2014 Thomas 14 Schoenberger had access to your email account? 15 A. Yeah. He used my email account, because 16 his computer was broken and -- I don't know why he did 17 it. 18 I just -- I have a good Apple Computer. 19 And so at the time it was good. Now it's all infected 20 and not working. 21 But, yeah, I was naive and let him use my 22 computer. And I left my email open. 23 Q. Do you know if he ever used your email to 24 send emails to anyone? 25 A. I think he did, yeah.</p>

<p style="text-align: right;">33</p> <p>1 Q. Okay. Who do you think he sent emails to? 2 A. To Eric Symons and Steve Leflar when they 3 were harassing me. He responded because he was trying 4 to stop them. 5 Q. And he responded as you? 6 A. I think he did a couple times, yeah. 7 Q. Do you know if he ever sent emails to 8 Plaintiff using your email address? 9 A. I don't know. 10 Q. Okay. 11 A. I doubt it. 12 Q. Did you search your computer? 13 A. No. 14 Q. Okay. You never searched your computer to 15 see if there were emails from you to Plaintiff on your 16 computer? 17 A. No, I didn't. 18 Q. Okay. 19 A. Never thought of it. 20 Q. Do you know how to search a computer? 21 A. Yeah. I do now. 22 Q. Okay. So you know you could go back to 23 your computer and type in Plaintiff's name -- 24 A. Yes, I do. 25 Q. -- or email address?</p>	<p style="text-align: right;">35</p> <p>1 Q. Okay. You never sent her an email out of 2 your chiamenu? 3 A. No, I have not. 4 Q. Did you search that account to see if 5 there were emails from you to her? 6 A. I did, yeah. 7 Q. When did you search that account? 8 A. When I got this, when Jay told me to bring 9 any communications. So I checked all my -- 10 Q. Do you recall just a few minutes ago I 11 asked you if you searched your emails, and you said 12 no, you didn't? 13 A. I don't. 14 Q. Okay. 15 A. I don't remember -- 16 Q. Do you know as you sit here today whether 17 you searched your email accounts for emails to 18 Plaintiff? 19 A. I think I understood you to say did I find 20 any emails or -- I don't know. But I -- I did search 21 it when -- when I got this to see if there was any 22 communication. 23 But I know I sent her one. 24 Q. Do you know what that said? 25 A. Yeah. I told her to contact me. That was</p>
<p style="text-align: right;">34</p> <p>1 Okay. Tell us what email address you use 2 mostly? 3 A. Mostly chiamenu@sbcglobal.net. 4 Q. Okay. And what else do you use? 5 A. Angelofmercy3301@gmail.com. 6 Q. Now, when did you start using Angel -- 7 let's work with both of them. 8 When did you start using menu for life -- 9 if I said that right. I think that's chiamenu? 10 A. Chiamenu. Chiamenu I started using 11 probably in 2005. 12 Q. Okay. When did you start using 13 Angelofmercy? 14 A. I set up a new account to send her an 15 email. 16 Q. Okay. And how many emails did you send 17 out of that account? 18 A. One. 19 Q. Okay. And how many emails did you send 20 Plaintiff out of the menu for life -- or chiamenu 21 account? 22 A. None. 23 Q. None? 24 A. None. That's why I set up the 25 Angelofmercy one.</p>	<p style="text-align: right;">36</p> <p>1 basically the gist of it. I probably used some 2 derogatory words, because that's how I operate. 3 Q. Okay. And do you think what you said in 4 the email was true? 5 Because you're true to a fault, right? 6 A. Yeah, I am true to a fault. 7 Q. So whatever you wrote in that email was 8 the truth; is that right? 9 A. It was hearsay probably. 10 Q. Okay. Let's go down one by one. 11 All documents concerning Isabelle 12 Gauthier. 13 Now, for the record, you brought one page 14 today in response to 16 document requests. 15 Is it correct that this one page you 16 brought today is in response to number 16? 17 A. Yes. 18 Q. Okay. So, to number one, all documents 19 concerning Isabelle Gauthier, you're saying you have 20 none, correct? 21 A. Right, correct. 22 Q. And you're also -- are you testifying 23 under oath today that you've already searched your two 24 email accounts -- 25 A. Yes.</p>

<p style="text-align: right;">37</p> <p>1 Q. -- and found no email communications 2 between you and Plaintiff? 3 A. I have not communicated with Isabella 4 except for the time I told her to contact me. 5 Q. Okay. And what other email accounts do 6 you use besides angelofmercy and chia -- 7 A. I have a -- I don't use it. I set up 8 chiachalet -- or actually davincichalet, which I'm 9 going to change to -- 10 Q. Can you give us the whole one, the whole 11 email address? 12 A. Davincichalet@gmail.com. 13 Q. Okay. So that's three email addresses. 14 A. But I don't use that. I forgot it 15 actually until driving down here I remembered, hey, I 16 got another one. 17 But I think I have maybe three or four 18 emails. 19 Q. Okay. Do you have any other email 20 accounts? 21 A. No. 22 Q. Do you have a Facebook account? 23 A. I have one, but I don't use it anymore. 24 Q. When was the last time you used it? 25 A. I think it -- I received one on my</p>	<p style="text-align: right;">39</p> <p>1 A. Maybe "mother chia." I don't even know. 2 I'm not a Facebook person at all. I heard about 3 how -- 4 Q. Did you check your Facebook account for 5 communications between you and Plaintiff before you 6 arrived today? 7 A. I have checked them in the past. I'm not 8 certain, actually. I don't know if I checked them 9 just before I came or -- I really am not certain. 10 Q. And why are you not certain? 11 A. Because I have a really bad memory, 12 basically. 13 Q. Okay. And is this bad memory part of the 14 trauma that's been going on since 2007 or '8 or is 15 this bad memory caused by something else? 16 A. It's from -- from losing both parents. 17 Q. Okay. What are the symptoms of this bad 18 memory? 19 I mean is it hard for you to remember what 20 happened yesterday or is it just hard for you to 21 remember what happened a week ago? 22 Or explain, describe the memory issues 23 you're having. 24 A. I can't walk to another room without 25 forgetting what I'm going for. That kind of memory.</p>
<p style="text-align: right;">38</p> <p>1 birthday from a friend of mine. 2 Q. When is your birthday? 3 A. March 29th. 4 Q. So March 29, 2015 you received a Facebook 5 communication? 6 A. I think it was 2014 actually. 7 Q. Okay. Are you telling me you haven't used 8 your Facebook communication page or done any Facebook 9 communication since March 2014? 10 A. I actually haven't posted anything that I 11 know of since Dubai. 12 Q. When was Dubai? 13 A. That was 2012. 14 Q. You were in Dubai? 15 A. Uh-huh. 16 Q. And who were you there with? 17 A. Thomas. 18 Q. So you haven't communicated with Plaintiff 19 on Facebook through your Facebook page? 20 A. No. 21 Q. Okay. What's the name of your Facebook 22 account? 23 A. I think it's Linda Barrett. 24 Q. That's it? No underscore? Dots? 25 Additional words? Letters?</p>	<p style="text-align: right;">40</p> <p>1 I don't remember you asking me that first -- 2 Q. Is this maybe a side effect of the drugs 3 or do you have -- 4 A. No. It's been this way since -- 5 Q. Okay. Well, let's try and get through 6 this. 7 All documents concerning any communication 8 with Isabelle Gauthier. 9 You're telling us today you don't have any 10 in your possession, correct? 11 A. No. I got rid of whatever there was. I'm 12 trying to clean up my life like I was counseled to. 13 Q. Given your memory problems, you've 14 testified you're sure there's only one email you wrote 15 to Plaintiff. 16 A. Yes. I know there was. 17 Q. But now you're testifying you don't 18 remember when you walk from one room into another what 19 happened. 20 So it's possible that you sent many more 21 emails to Plaintiff and you just forgot it? 22 A. No. I sent one. I know that. 23 Q. How can you be so certain when your memory 24 is so bad? 25 A. Well, I know because she never got back to</p>

<p style="text-align: right;">41</p> <p>1 me.</p> <p>2 Q. But why would you remember these things</p> <p>3 that happened over a year ago?</p> <p>4 A. I don't know actually. I don't know.</p> <p>5 Q. Is it a selective memory?</p> <p>6 A. I don't think so.</p> <p>7 Q. Okay. Is there anything in your mind that</p> <p>8 says, well, I really remember this one with Plaintiff,</p> <p>9 but I don't -- you know, I have a bad memory regarding</p> <p>10 so many other things?</p> <p>11 A. Why don't you just show me the email.</p> <p>12 Because I am an expert speller, and I've heard that</p> <p>13 there are a lot of misspelled words in this thing. I</p> <p>14 never misspell anything. So --</p> <p>15 Q. Okay. Do you have any documents</p> <p>16 concerning any agreement with Plaintiff?</p> <p>17 A. No.</p> <p>18 Q. Have you ever seen any documents --</p> <p>19 A. No, I haven't.</p> <p>20 Q. Have you ever seen any documents</p> <p>21 concerning a project called Oasis?</p> <p>22 A. I heard about it, but I haven't seen</p> <p>23 anything.</p> <p>24 Q. You've never seen any paperwork --</p> <p>25 A. No.</p>	<p style="text-align: right;">43</p> <p>1 A. Yes.</p> <p>2 Q. Before you saw that money transferred on</p> <p>3 the bank statement had you heard of that money</p> <p>4 transfer?</p> <p>5 A. I just knew that she had given him a lot</p> <p>6 of money.</p> <p>7 Q. Well, how did you -- how do you think you</p> <p>8 knew that?</p> <p>9 A. Well, the first time was hearing her</p> <p>10 screaming after she had to go real quick.</p> <p>11 Q. When did you hear her screaming?</p> <p>12 A. When she called back to me when I found</p> <p>13 Thomas's text message or -- he left the phone open on</p> <p>14 whatever. I don't even know if it was email or text.</p> <p>15 But it was about meeting her in Amsterdam.</p> <p>16 Q. Okay.</p> <p>17 A. And I told -- told her to call -- call me.</p> <p>18 And that it was Thomas. And she did.</p> <p>19 Q. So you spoke with Plaintiff?</p> <p>20 A. Yes, I did.</p> <p>21 Q. Okay. What did you say to her?</p> <p>22 A. I asked her who she is, told her who I am.</p> <p>23 Q. What did you tell her about who you are?</p> <p>24 A. That Thomas lives with me. And she didn't</p> <p>25 know that.</p>
<p style="text-align: right;">42</p> <p>1 Q. -- at all?</p> <p>2 A. No.</p> <p>3 Q. You've never seen any emails discussing</p> <p>4 Oasis?</p> <p>5 A. No.</p> <p>6 Q. Okay. All documents concerning money</p> <p>7 transferred from Plaintiff to Thomas Schoenberger, do</p> <p>8 you have any of those documents?</p> <p>9 A. I don't have them, but I saw the bank</p> <p>10 account.</p> <p>11 Q. Okay. What bank account?</p> <p>12 A. Thomas's.</p> <p>13 Q. And what bank is that at?</p> <p>14 A. I think it's Wells Fargo.</p> <p>15 Q. Okay. How did you see that bank account?</p> <p>16 A. He's a very messy person, and I found a</p> <p>17 bank statement.</p> <p>18 Q. And what did it say?</p> <p>19 A. That Isabella had deposited 300 euro.</p> <p>20 Q. When did you see that statement?</p> <p>21 A. I think it was like a couple months later</p> <p>22 I found it.</p> <p>23 Q. A couple months later from when?</p> <p>24 A. After September of 2014.</p> <p>25 Q. Okay. So, late 2014 you saw it?</p>	<p style="text-align: right;">44</p> <p>1 Q. Okay. What else do you remember from that</p> <p>2 conversation?</p> <p>3 A. She was like very upset. And then</p> <p>4 suddenly "I have to go, I have to go."</p> <p>5 And I think she didn't hang up her phone.</p> <p>6 But she was like "Oh, I gave him all that money. Oh,</p> <p>7 God, gave him all that money."</p> <p>8 Q. Do you remember anything else about this</p> <p>9 phone call?</p> <p>10 A. That's about it. I asked her where she</p> <p>11 lives, I think. She asked me where I live.</p> <p>12 Q. Okay. Anything else?</p> <p>13 A. No. It was short.</p> <p>14 Q. How long about?</p> <p>15 A. One minute probably, a minute and a half.</p> <p>16 Q. And that includes -- that includes this</p> <p>17 memory that you have about the phone not hanging up, a</p> <p>18 minute and a half?</p> <p>19 A. Probably. Maybe two minutes.</p> <p>20 Q. Do you have any other recollection of any</p> <p>21 other thing that was said on that phone call between</p> <p>22 you and Plaintiff?</p> <p>23 A. No. That's about it.</p> <p>24 Q. Okay. Was that the only time you</p> <p>25 communicated with Plaintiff?</p>

<p style="text-align: right;">45</p> <p>1 A. Yes. And besides the email I sent her. 2 Q. So, according to you, there's one phone 3 call that lasted anywhere from a minute to two minutes 4 and there's one email that you sent to her? 5 A. Yes. 6 Q. Okay. Do you use Skype? 7 A. No. I tried to use that, but it wouldn't 8 go through. 9 Q. Have you ever used Skype before? 10 A. It would never -- no, I haven't. Because 11 it never would work. 12 Q. Okay. Do you have a Skype account? 13 A. I don't think so, because it denied me the 14 account. I don't know why. I had a lawyer friend 15 look at it, and he couldn't get it going. So, no, I 16 haven't ever used Skype. 17 Q. Who is that? 18 A. Who's that? Are you asking me? 19 Q. Yeah. Who's the lawyer friend? 20 A. A guy named John Gray. This was eight 21 years ago. 22 Q. So, eight years ago you had John Gray, a 23 lawyer friend of yours, look at your Skype account? 24 A. Yeah. He was a friend. 25 Q. And you're telling me you haven't had a</p>	<p style="text-align: right;">47</p> <p>1 Do you have any documents like that? 2 A. No. 3 Q. Have you ever seen any documents like 4 that? 5 A. No. Everything was what Thomas told me. 6 Q. All documents concerning any expenditures 7 by or on behalf of Thomas Schoenberger from June 19, 8 2014 to June 2015. 9 A. Yeah. I saw another -- I've seen two bank 10 statements. 11 Q. Okay. What did they say? What did you 12 see on them? 13 A. A lot of cash withdrawals and Chumash 14 Casino. 15 Q. Okay. Yesterday I know you weren't here 16 but Thomas Schoenberger admitted that he's a gambling 17 addict. 18 A. I'd say so. 19 Q. How long do you know him to have been a 20 gambling addict? 21 A. From Valentine's Day of 2012. 22 Q. So the date basically right after you met 23 him? 24 A. Uh-huh. 25 Q. You've always known him to be a gambling</p>
<p style="text-align: right;">46</p> <p>1 phone call or used Skype since that time? 2 A. It was when I was trying to set up Skype. 3 And he got a notification or something and called me. 4 I think that's how it worked. I don't know. 5 Q. But you have no recollection of Skyping -- 6 using Skype to communicate with Plaintiff at all? 7 A. No. If it didn't go through, I never 8 talked with her. 9 Q. Okay. 10 A. I don't even know if it did. 11 Q. So, going back to the money transfer, the 12 only document you ever saw about a money transfer from 13 Plaintiff to Tom Schoenberger was the Wells Fargo 14 statement; is that correct? 15 A. Yes. 16 Q. There was no other document you've ever 17 seen -- 18 A. No. 19 Q. -- regarding the money transfer? 20 There were no emails you've ever seen 21 regarding the money transfer? 22 A. No. 23 Q. All documents concerning the purpose of 24 any money transfer from Isabelle Gauthier to Thomas 25 Schoenberger.</p>	<p style="text-align: right;">48</p> <p>1 addict? 2 A. That was the only time he went, but I was 3 really surprised that he'd want to spend so much time 4 at the slot machines on Valentine's. 5 Q. With you? 6 A. Yes. 7 Q. And that was one of your first dates 8 basically? 9 A. Yeah. 10 Q. Did he play anything besides the slots? 11 A. No. 12 Q. Just played slots for hours at a time? 13 A. Well, probably an hour and a half. It was 14 a smoky horrible room, and it seemed like ten hours, I 15 guess. 16 Q. Okay. So, have you seen how Thomas has 17 been spending money over the last year and a half? 18 A. I haven't seen it. It was appalling to me 19 that he had gone through that much. 20 Q. Would it surprise you that he testified he 21 may have gambled away 300 or so thousand dollars in 22 the last -- well, after he obtained the transfer from 23 Plaintiff? 24 A. It wouldn't surprise me. 25 Q. Okay. Now, does Thomas have any bills</p>

<p style="text-align: right;">49</p> <p>1 come to the house where you live? 2 A. He has some communications. 3 Q. Like what? 4 A. From the case up in Napa mostly. 5 Q. Are you referring to the case where he was 6 prosecuted for being a stalker? 7 A. Yes. 8 Q. Okay. Do you know about that case? 9 A. Yes, I do. 10 Q. And how do you know about that case? 11 A. From the very beginning when I told him 12 about my case and all the injustice and he told me 13 about his case and all the injustice. And I've seen 14 it happen, so -- 15 Q. Are you referring to you believe Thomas 16 Schoenberger was wrongfully prosecuted for -- 17 A. I've seen proof of it. 18 Q. So, you believe Thomas when he told you he 19 was wrongfully prosecuted for stalking? 20 A. Yes, I do. 21 Q. Si -- 22 A. Lies were told by the prosecuting attorney 23 about me and lies were acted on when two police 24 officers barged into my home and -- with guns drawn 25 and held them to Thomas's head on a parole two -- two</p>	<p style="text-align: right;">51</p> <p>1 A. 2006. 2 Q. Okay. And how long was the course? 3 A. Six months, I believe. 4 Q. Did you go to work in any way after -- 5 A. No, I haven't. 6 Q. -- using that education? 7 A. I didn't, no. 8 Q. So you've been living with Thomas 9 throughout 2014, right? 10 A. Yes. 11 Q. Even longer, right? 12 A. (No audible response.) 13 Q. And you don't -- do you see any bills that 14 come to the house that he has to pay? 15 Does he have a car bill? 16 A. No. 17 Q. Does he pay utilities? 18 A. He did for the first few months of this 19 year. 20 Q. Did Thomas -- have you seen any documents 21 concerning any gifts made by or on behalf of Thomas 22 Schoenberger from June 19, 2014 till today? 23 A. No, I haven't. 24 Q. Did he buy you any gifts during that 25 period?</p>
<p style="text-align: right;">50</p> <p>1 warrants, violations of parole. 2 Q. When did that happen? 3 A. I think it was earlier this year, 4 actually. Wait a minute. 5 You know, I can't even remember. I think 6 it was in February or March of this year. 7 Q. Okay. So, going back to the -- 8 A. And I'd like to finish on that one. He's 9 never been in prison. And the prosecuting attorney I 10 approached and -- while she was talking to the bureau 11 of real estate investigator, trying to tie him up, 12 there was no thorough investigation done. 13 And I just stood right there and she asked 14 me "Do you have a question?" 15 And I said "Yes, I have a question. I 16 want to know why you sent two police officers barging 17 into my home on a parole violation, two warrants and a 18 parole violation." 19 And she says, "Oh, that's a little bit of 20 clerical mistake." 21 Well, I took a peace officer course and I 22 know there are no clerical mistakes. That's one of 23 the more serious prosecutions. 24 Q. When did you take this police officer 25 course?</p>	<p style="text-align: right;">52</p> <p>1 A. No. 2 Q. Did he ever buy you a car? 3 A. No. 4 Q. Did he buy himself a car? 5 A. Yes. 6 Q. When? 7 A. I don't know exactly the time he bought 8 the first Mercedes. I think it was to cart this one 9 around. 10 Q. So you think he bought a Mercedes in 11 around July 2014? 12 A. Probably. 13 Q. Do you know how much he spent? 14 A. I don't. 15 Q. Okay. What kind of car was it? Do you 16 know? 17 A. Mercedes. 18 Q. Do you know what color or what type? 19 A. Black. 20 Q. What type? 21 A. Probably just like the one he has, since 22 it looks the same. 23 Q. Okay. So it was brand new at that time? 24 A. No. 25 Q. Well, it was brand new for him?</p>

<p style="text-align: right;">53</p> <p>1 A. Well, yeah. 2 Q. It was a used Mercedes? 3 A. Yeah. 4 Q. But it was brand new for him? 5 A. Yeah. 6 Q. Okay. Since that one you're saying he 7 bought another car? 8 A. Yes, he did. 9 Q. What did he buy? 10 A. Same -- same car. 11 Q. Oh, okay. I understand. 12 Okay. So, he hasn't bought you any 13 jewelry -- 14 A. No. 15 Q. -- in the last year? 16 He hasn't bought you -- well, since 17 June 19, 2014 he has not bought you any jewelry? 18 A. He hasn't bought me anything. 19 Q. Has he taken you on any vacations? 20 A. No. 21 Q. Has he taken you to fancy meals? 22 A. No. 23 Q. No? 24 A. I am a chef and I'm a gourmet cook, and I 25 prefer to eat at home.</p>	<p style="text-align: right;">55</p> <p>1 Amadeus Investors, L.L.C.? 2 A. He's not anymore. He got paid off. 3 Q. What about Canares de la Norte? Ever 4 heard of that? 5 A. I think that's a friend of his up in Napa 6 that owns a winery. 7 Q. Okay. Do you know David Harmon? 8 A. Yes. 9 Q. Have you met David Harmon? 10 A. Yes. 11 Q. How do you know him? 12 A. Friend of Thomas's. He was helping him 13 with advertising his wine. They were going to make a 14 new bottle and -- 15 Q. Okay. Do you know, did Thomas 16 Schoenberger ever tell you David Harmon had paid him 17 any money for that? 18 A. For -- for what? 19 Q. You just said he was working to help 20 advertise the winery. 21 A. Yeah. 22 Q. Do you know if Tom -- did Thomas ever tell 23 you he was getting paid for that? 24 A. I know he lent him money. 25 Q. Who lent who money?</p>
<p style="text-align: right;">54</p> <p>1 Q. Is there any recollection you have about 2 him spending money on you at all in the -- that period 3 of time, June 19th to June 2015? 4 A. No. The only time he spent money on me 5 was at the beginning when he had some money. 6 Q. Beginning meaning what? 7 A. 2012. 8 Q. So since you've been with Thomas have you 9 known him to make any income? 10 A. At the beginning he was making money on -- 11 well, yeah. He sold a piece of artwork last year. 12 Q. Okay. Do you know for how much? 13 A. I think it was \$90,000. I saw it on the 14 same -- same bank account. 15 Q. Okay. 16 A. I think it was the same one. Maybe it 17 was -- I don't really know. I saw it in one bank 18 account, one of the two. 19 Q. Have you ever heard of Amadeus Investors, 20 L.L.C.? 21 A. Yeah. I've heard. 22 Q. What do you hear? 23 A. He has a couple partners that own this 24 artwork. 25 Q. Okay. So he's a partner in that company,</p>	<p style="text-align: right;">56</p> <p>1 A. Harmon -- David Harmon lent Thomas money. 2 Q. How much? 3 A. I don't even know. A few thousand. He 4 left him a Mozart board and -- 5 Q. David Harmon left who a Mozart -- 6 A. Thomas left one as collateral. I know 7 that. 8 Q. So David Harmon has that? Do you know -- 9 have you ever heard what that was appraised at, that 10 Mozart board? 11 A. No. It was never appraised. 12 Q. Just a few thousand dollars -- 13 A. It was sent over after I got to know him. 14 Q. Okay. Let's go to all the documents -- 15 well, let's just close that. 16 So you have no -- never seen any documents 17 concerning gifts made by or on behalf of Thomas 18 Schoenberger from June 19, 2014 to June 2015? 19 A. No. 20 Q. Or through the present day? 21 A. No, I haven't. He's been tied up in 22 courts in this stalking thing and so he's been not 23 going many places. 24 Q. So, number 12, all documents concerning 25 your deletion of any of Thomas Schoenberger's Facebook</p>

<p style="text-align: right;">57</p> <p>1 communications from May 2014 to October 2014. 2 A. I don't go on his Facebook. 3 Q. Have you ever been on his Facebook page? 4 A. I had at the beginning when I was a 5 Facebook person, but -- 6 Q. Beginning is when? 2012? 7 A. After Dubai, yeah. 8 Q. Okay. So in 2014 you're certain you were 9 never on his Facebook page? 10 A. I'm not certain about anything. In 2014 I 11 might have looked at it a couple times. 12 Q. But did you get on his to be able to post 13 things from his page or sent communications from his 14 page? 15 A. No. I never posted anything on his -- 16 Q. Did you ever delete things on his page? 17 A. No. 18 Q. Do you even know how to do that? 19 A. No, I don't. 20 Q. Okay. Would you describe yourself as not 21 a savvy internet person? 22 A. No. I'm not real savvy. 23 Q. So you don't know how to spoof, for 24 example? 25 A. I don't even know what that is.</p>	<p style="text-align: right;">59</p> <p>1 one. 2 Q. President Trump at what? 3 A. He used to have -- I don't even knows. 4 Q. Okay. But he emails out as President 5 Trump? 6 A. Yeah. 7 Q. And you don't know if it's gmail or Yahoo 8 or hot mail? 9 A. I don't. 10 Q. Has he sent you emails from them? 11 A. Yeah, he has. But I don't look at the 12 email address. I look at the title. 13 Q. So, besides Schoenberger's use of Trump -- 14 you said Donald Trump or President Trump? What was 15 it? 16 A. President Trump. 17 Q. President Trump. Besides using that email 18 address, what other email addresses do you know him to 19 use? 20 A. Thomasschoenbergermusik. 21 Q. At what? 22 A. I don't know. 23 Q. Okay. So you said thomasschoenbergermusik 24 and President Trump. 25 What other emails does he use?</p>
<p style="text-align: right;">58</p> <p>1 Q. And you don't know how to manipulate 2 communications on Facebook? 3 A. No, I don't. 4 Q. Okay. All documents concerning your 5 deletion of any of Thomas Schoenberger's emails from 6 May 14 -- 2014 through the present -- through October 7 2014, have you ever been in any of his email accounts? 8 A. Yeah. I read emails when I found -- I 9 think it was emails. Because I got the email address, 10 it must have been emails instead of texts. 11 I'm not sure if there are -- I was 12 thinking about that. I don't know if the email 13 address is even on a text. So it was probably email. 14 Q. Okay. Did you delete any of the emails in 15 his account? 16 A. No. 17 Q. Which email account did you get into of 18 his? 19 A. I don't know which one it was. He has 20 several. 21 Q. What do you think? He has five or ten or 22 more? 23 A. I have no idea. 24 Q. Well, which ones do you know about? 25 A. I know right now he has a President Trump</p>	<p style="text-align: right;">60</p> <p>1 A. I can't remember. 2 Q. Do you think there are more? 3 A. Yeah. I know there are more from way 4 back, you know. 5 Q. Okay. 6 A. I can't remember. I don't read the email 7 address. 8 Q. Okay. But you're -- you've never used any 9 of his -- I'm sorry. 10 You've never deleted any of his emails 11 from the accounts, to your knowledge? 12 A. No. 13 Q. Is it possible that one night you were 14 drunk and did it and don't remember it? 15 A. No. I don't think so. 16 Q. Is it possible you were on drugs one 17 night -- 18 A. I don't get drunk so -- no. No. I don't 19 do drugs or alcohol. 20 Q. Okay. 21 A. Very -- very seldom I have a glad glass of 22 wine. 23 Q. Okay. Number 14, all of Thomas 24 Schoenberger's Facebook communications from May 2014 25 to October 2014 which you deleted from his account?</p>

<p style="text-align: right;">61</p> <p>1 A. There were none that I deleted. 2 Q. All right. All of -- number 15, all of 3 Thomas Schoenberger's emails from May 2014 to October 4 2014 which you deleted from his account. 5 But you're saying you didn't delete any? 6 A. No, I didn't. 7 Q. Okay. Did Thomas Schoenberger ever forge 8 emails between him and Plaintiff? 9 A. No. 10 Q. Can you tell us, do you remember seeing 11 emails between Plaintiff and Thomas Schoenberger? 12 A. Yeah. I read the -- the emails. 13 Q. What do you remember from the -- those 14 emails? 15 A. Mainly just, you know, talking about his 16 music and talking about Oasis and, you know -- 17 Q. Is there anything more you can tell us 18 about your memory of reading these emails? 19 A. Yeah. It was obvious there was an affair 20 going on. 21 Q. Okay. Anything else you could tell us 22 that you remember from these emails besides -- that 23 you got the gist they were having an affair? 24 A. She talked about her dog and that she was 25 depressed, and I read that stuff, stuff about --</p>	<p style="text-align: right;">63</p> <p>1 with Thomas Schoenberger that was more than friends? 2 MR. PARMELEE: Objection. Relevance. 3 But you can answer. 4 MR. WITTENBERG: It's very relevant. 5 THE WITNESS: Well, I thought we had some 6 potential. 7 BY MR. WITTENBERG: 8 Q. What do you mean? 9 A. Well, I kind of felt like, you know, once 10 all this stuff passes and -- 11 Q. Meaning? 12 A. His being stalked and falsely persecuted, 13 prosecuted. 14 Q. So, how did you feel when you got this -- 15 when you came to this understanding from reading 16 emails between Plaintiff and Thomas Schoenberger that 17 Thomas was having an affair? 18 A. Would you repeat that. 19 Q. Sure. You testified that you read emails 20 between Thomas Schoenberger and Plaintiff, correct? 21 A. Yes. 22 Q. You testified that primarily you 23 understood from reading those emails you came to the 24 conclusion that Thomas was having an affair with 25 Plaintiff?</p>
<p style="text-align: right;">62</p> <p>1 talking about his health problems and unhealthy 2 lifestyle. 3 Q. No recollection about discussions over the 4 money transfer? 5 A. No. 6 Q. No recollections about discussions over 7 business? 8 A. No. 9 Q. What are your recollections about Oasis? 10 A. I remember her saying, oh, how can I fit 11 in and can it maybe be collection of my artwork or 12 something. 13 Q. You're not sure or -- 14 A. It was very vague. You know, there wasn't 15 anything other than mentioning it. But -- 16 Q. Okay. 17 A. I couldn't -- I still don't know what it 18 was about. 19 Q. Okay. Now, you -- how did it make you 20 feel when you read these and got a gist that -- 21 Let me strike that and ask a different 22 question first. 23 At the time you read these emails, you're 24 talking about now between Thomas Schoenberger and 25 Plaintiff, did you believe you were in a relationship</p>	<p style="text-align: right;">64</p> <p>1 A. I did. 2 Q. To call it an affair, do you believe he 3 was being unfaithful to you? 4 A. Well, as we all know, Thomas has 5 everything up here (indicating). 6 Q. Okay. For the record, "up here" means in 7 his head? 8 A. In the brain, yeah. 9 Q. Meaning? 10 A. Everything that goes on with him is in the 11 brain. 12 Q. So there's just -- can you redefine that a 13 little more? 14 A. So I don't know what he defines as love 15 affair but -- 16 Q. When you say that, do you mean he makes 17 things up in his head or -- 18 A. No. 19 Q. -- or his reality? 20 A. No. There's nothing below the belt. 21 Q. I didn't quite understand? 22 A. I didn't know what -- I've never been with 23 a guy who has no drive. 24 Q. "Drive" meaning -- 25 A. I'm sure it has something to do with his</p>

<p style="text-align: right;">65</p> <p>1 health problems. 2 Q. Okay. Do you mean -- 3 A. I was -- I was the one who wasn't 4 committed, because I can't stand smoking. My business 5 is health, and I thought I could help the guy, but -- 6 Q. So did it make you angry when you thought 7 he was having an affair? 8 A. Well, yeah. 9 Q. Why, though? 10 A. Because I was cheated on. 11 Q. Okay. And this was September 2014? 12 A. Correct. 13 Q. Had you two been intimate prior to you 14 finding out in September -- I guess when you found 15 this out, were you sleeping together prior to that? 16 A. I have gone on spells of not sleeping with 17 him just because I can't stand the snoring and the 18 effects of tobacco. 19 Q. So maybe you were, maybe you weren't, 20 you're not sure? 21 A. (No audible response.) 22 Q. Okay. 23 A. At certain times, yeah. But he always -- 24 Q. Okay. The last thing on here is number 25 16, it says documents which evidence your ownership</p>	<p style="text-align: right;">67</p> <p>1 Q. So this is current? 2 A. Yes, it is. 3 Q. And is it your testimony you do no 4 business at all right now? 5 A. No, I don't. 6 Q. You do not do any? 7 A. I do not. 8 Q. And you haven't done any for at least two 9 months? 10 A. No, I haven't. 11 Q. So you have folders on this called chia 12 orders. None made? Old stuff? 13 A. Since 2001, yeah. That's my collection of 14 clients that was sold for \$75,000 by an untrusted 15 partner of 18 years. 16 Q. Okay. Do you know who Leonard Kurz is? 17 A. Yeah, I do. 18 Q. Who is that? 19 A. It's a friend of Thomas's from New York 20 that just lost her dad. 21 Q. Okay. Do you know who Faranak is? 22 A. Yes. It's his ex-wife. 23 Q. Okay. Do you guys talk about her? 24 A. Occasionally. His son lives with her, 25 so --</p>
<p style="text-align: right;">66</p> <p>1 and use of the email account chiamenu@sbcglobal.net in 2 2014. 3 What you brought today was one document. 4 Can you describe to us what this document 5 is that you brought for us today? 6 A. It's just to verify that this is my -- 7 just to show that it's my email address. 8 Q. Okay. 9 MR. WITTENBERG: Why don't we take a short 10 break. Okay? 11 We've been going for about an hour. 12 Five minutes okay? Just freshen up. 13 We'll come back. 14 MR. PARMELEE: Sure. 15 MR. WITTENBERG: We'll go off the record. 16 (Brief recess.) 17 BY MR. WITTENBERG: 18 Q. Okay. Ms. Barrett, the document you 19 handed me in response to number 16 of the Request for 20 Production, when did you print this out? It has a 21 date -- 22 A. Two or three days ago, three or four days 23 ago. 24 Q. November 20. 25 A. Yes.</p>	<p style="text-align: right;">68</p> <p>1 Q. Okay. And who is the Frederick Law Firm? 2 A. That was one of the lawyers that we hired 3 for my parents. 4 Q. Okay. Let's attach this to the transcript 5 as Exhibit 31. 6 (Whereupon the document referred 7 to was marked Plaintiff's 8 Exhibit 31 by the Certified 9 Shorthand Reporter and is attached 10 hereto.) 11 MR. WITTENBERG: And I'll let you do the 12 writing. 13 BY MR. WITTENBERG: 14 Q. Ms. Barrett, has Thomas Schoenberger told 15 you that he listed you as a witness in this lawsuit? 16 A. He hasn't told me that. I just assumed 17 since I'm here. 18 Q. What do you assume -- well, let me 19 rephrase. 20 Do you believe you're a witness to 21 anything in this lawsuit? 22 A. I don't believe I'm witness to anything 23 pertinent to you. 24 Q. Okay. Have you read the Complaint in this 25 lawsuit?</p>

<p style="text-align: right;">69</p> <p>1 A. I don't think so. No. I don't think so. 2 You know, I could be mistaken. If you 3 show it to me I would remember, but I doubt it. 4 Q. Have you seen this Complaint? 5 I just want handed the deponent a copy of 6 the Complaint filed to commence this lawsuit. 7 She's reviewing it now. 8 Does any of it look familiar to you? 9 A. Yeah. 10 Q. Okay. So you have seen this Complaint 11 before? 12 A. No. I was just reading this here. 13 No. I don't remember seeing this. 14 Q. Okay. You've never seen a copy of the 15 Complaint -- 16 A. No, I haven't. 17 Q. -- until just now? 18 Okay. Have you ever stolen Thomas's phone 19 before? 20 A. I've never stolen it. We both used each 21 other's phones. And I have no idea why he didn't have 22 it locked under the circumstances. 23 Q. So you did go through his phone? 24 A. That's where I found sweet little Isabelle 25 and our trip to Amsterdam.</p>	<p style="text-align: right;">71</p> <p>1 Q. And let's call her Plaintiff today, if you 2 don't mind. 3 Okay? 4 A. Okay. 5 Q. What did you say in that text you sent? 6 A. I said something to the effect of "call me 7 as soon as possible. It's about me." 8 Q. Meaning Thomas Schoenberger? 9 A. Yeah. 10 Q. Okay. Now, I'm going to put this down as 11 Exhibit 32. 12 Have you ever -- sorry. 13 (Whereupon the document referred 14 to was marked Plaintiff's 15 Exhibit 32 by the Certified 16 Shorthand Reporter and is attached 17 hereto.) 18 BY MR. WITTENBERG: 19 Q. Have you ever -- this is an email from 20 Plaintiff to Thomas Schoenberger on September 24, 21 2014. 22 Have you ever seen it -- 23 A. No, I haven't. 24 MR. WITTENBERG: For the record, the 25 witness just took Exhibit 32 --</p>
<p style="text-align: right;">70</p> <p>1 Q. Ms. Barrett, I understand that you're 2 angry, but I would request that you be civil and not 3 use any kind of inflammatory language today. 4 Can you promise to do that? 5 A. I promise. 6 Q. Also, did you ever use Thomas 7 Schoenberger's phone and pretend to be him? 8 A. Yes, I did. 9 Q. Okay. Did you ever use his email address 10 and pretend to be him? 11 A. No. 12 Q. Okay. 13 A. Oh, wait a minute. I did send a text 14 or -- yeah. Maybe I did send a text. Yeah. I did. 15 I sent a text. It wasn't a voicemail. I guess I did. 16 Q. So you sent -- you're saying you sent a 17 text -- 18 A. I did send a text. 19 Q. -- using Thomas Schoenberger's phone, 20 correct? 21 A. Yeah. 22 Q. Pretending to be him? 23 A. Yes, I did. 24 Q. And who did you send that text to? 25 A. To Isabella.</p>	<p style="text-align: right;">72</p> <p>1 THE WITNESS: So you did meet him in 2 Amsterdam, huh? 3 MR. WITTENBERG: The deponent is becoming 4 uncivil. She threw Exhibit 32 across the table, and 5 she's directing comments towards Plaintiff. 6 BY MR. WITTENBERG: 7 Q. Okay. Ms. Barrett, before just now had 8 you seen this email before? 9 A. No, I haven't. 10 Q. Okay. That's all we need. You can put it 11 down. 12 MR. WITTENBERG: Okay. We're going to 13 mark this as Exhibit 33. -- is it one or two pages? 14 Let me see what this is. 15 (Off-the-record discussion.) 16 BY MR. WITTENBERG: 17 Q. While we're waiting for that, Ms. Barrett, 18 I want to know what you think of Thomas Schoenberger's 19 propensity for honesty. 20 Again, do you think that he's a liar in 21 general? 22 MR. PARMELEE: Objection. Inadmissible 23 character evidence. It's not -- it's not asked to get 24 information that is admissible at trial. 25 But you can answer the question.</p>

<p style="text-align: right;">73</p> <p>1 THE WITNESS: I think he's a composer and 2 I think he's really creative and he has dreams at 3 night and they're really bizarre. I think he's a 4 really different character. 5 (Whereupon the document referred 6 to was marked Plaintiff's 7 Exhibit 33 by the Certified 8 Shorthand Reporter and is attached 9 hereto.) 10 BY MR. WITTENBERG: 11 Q. Okay. I just handed you Exhibit 33. The 12 top is the same email you just read. And there's a 13 new email at the bottom. 14 And I want to know if you've seen the 15 emails at the bottom. 16 (Off-the-record discussion.) 17 BY MR. WITTENBERG: 18 Q. So this is, again, an email chain between 19 Plaintiff and Thomas Schoenberger. 20 Have you seen any of these emails before? 21 A. No, I haven't. 22 Q. Okay. What we see here is that 23 Mr. Schoenberger writes to Plaintiff stating that you 24 work for Peter. 25 Do you know who Peter is?</p>	<p style="text-align: right;">75</p> <p>1 Q. Where is the paper? Where is the email? 2 A. When I had Thomas's phone. 3 Q. Okay. 4 A. "We don't have to go see Peter if you 5 don't want to." 6 Q. Okay. But there's no written evidence of 7 that email, is there, that you've seen produced today 8 or that Thomas had shown you outside of his phone? 9 A. I saw it on his phone. 10 Q. So, you see here that Thomas is saying to 11 Plaintiff, 12 "Don't contact Linda no matter what. 13 She's a crazy person." 14 Did he ever call you crazy to your face? 15 A. I don't think so. 16 Q. Has he ever described you that way, to 17 your knowledge, before -- 18 A. Not to my knowledge, no. 19 Q. Okay. 20 MR. WITTENBERG: We'll mark the next 21 document as Exhibit 34. 22 (Whereupon the document referred 23 to was marked Plaintiff's 24 Exhibit 34 by the Certified 25 Shorthand Reporter and is attached</p>
<p style="text-align: right;">74</p> <p>1 A. Yeah. I remember after hearing that. 2 It's some psychic in Greece from what I hear. 3 Q. Have you ever worked for a man named 4 Peter? 5 A. No, I haven't. 6 Q. So do you think that Mr. Schoenberger is 7 being dishonest when he says that here? 8 A. It would look that way. 9 Q. Okay. He says that, 10 "Linda works for Peter. They hacked 11 me." 12 Did you ever hack Thomas? 13 A. I don't think so. 14 Q. But you're not sure? 15 A. No. I didn't. No. I'm no computer -- 16 Q. Okay. And you don't know this person 17 Peter that he says you worked for? 18 A. No. I read about him. And Isabelle, the 19 Plaintiff, didn't want to go to see him because he 20 called her a Medusa and all kinds of things. 21 Q. There's no written evidence of any of this 22 that you're saying you saw, haven't seen it -- 23 A. I saw it -- 24 Q. Okay. 25 A. -- when I read the emails.</p>	<p style="text-align: right;">76</p> <p>1 hereto.) 2 BY MR. WITTENBERG: 3 Q. If you look toward the middle bottom of 4 this page, you'll see it's an email from Thomas 5 Schoenberger on September 24, 2014. 6 Have you ever seen this email before? 7 A. No. 8 Q. Okay. You see where he writes, 9 "She stole my phone and now I have 10 security on it. Linda was a 11 roommate." 12 Is this -- do you think -- is this around 13 the time when you discovered on September 24th when 14 you wrote this when you went through Thomas's phone 15 and saw emails suggesting he was having an affair with 16 Plaintiff? 17 A. Yes. 18 Q. So his description that you stole his 19 phone, do you agree with that description? 20 A. No, I don't. 21 Q. Okay. 22 A. We were more than roommates, according to 23 him. 24 Q. What do you mean? 25 A. What's that?</p>

<p style="text-align: right;">77</p> <p>1 Q. What do you mean you were more than 2 roommates? 3 A. Well, verbally he had committed to me. 4 Q. In a monogamous relationship? 5 A. Yes. 6 Q. And when did you guys have that verbal 7 commitment? 8 A. All the time. 9 Q. When did it commence? 10 A. All the time he told me. 11 Q. Up and through September 24th -- 12 A. Yes. 13 Q. -- 2014? 14 Are you in that committed relationship 15 now? 16 A. I don't know exactly how -- there aren't 17 words. 18 Q. Why are you still with this man if you 19 believe he has -- 20 MR. PARMELEE: Objection. Relevance. 21 BY MR. WITTENBERG: 22 Q. If you believe he's had an affair, why are 23 you with him? 24 A. To help my brother out. 25 Q. Okay. You mean to pay for expenses?</p>	<p style="text-align: right;">79</p> <p>1 (Whereupon the document referred 2 to was marked Plaintiff's 3 Exhibit 35 by the Certified 4 Shorthand Reporter and is attached 5 hereto.) 6 BY MR. WITTENBERG: 7 Q. So you'll see -- we're really focusing on 8 the email on the first page that's from Thomas 9 Schoenberger to Isabelle Gauthier. 10 My question after you read it is going to 11 be have you seen this email before? 12 A. No, I haven't. 13 Q. You see midway down it starts with the 14 sentence, 15 "And as for Linda, here is the story. 16 Peter has assumed an identity, and 17 she goes to him for advice." 18 So this is another email. Again. I 19 just -- have you ever gone to a man named Peter for 20 advice? 21 A. No, I haven't. 22 MR. PARMELEE: Object to this whole line 23 of questioning. 24 I believe it's designed to harass the 25 witness rather than get to any substantive issues in</p>
<p style="text-align: right;">78</p> <p>1 A. Yeah. 2 Q. But is he paying for expenses now, Thomas 3 Schoenberger? 4 A. Not right now, no. 5 Q. When did he stop paying for expenses? 6 A. About six months ago. Five or six months 7 ago. 8 Q. Okay. Do you still love Thomas? 9 MR. PARMELEE: Objection. Relevance. 10 THE WITNESS: I love his music. 11 BY MR. WITTENBERG: 12 Q. Okay. Do you love him as a person today? 13 A. He's an entertainer, he owned a big 14 entertainment company. Yeah. He makes every girl 15 love him. 16 Q. But do you still love him today? 17 A. Not today. 18 Q. What about yesterday? 19 A. I can't answer that. I'm sorry. 20 Q. Okay. Do you have a lot -- you have 21 feelings for him, though, that go beyond friendship? 22 A. I don't know, to be honest. I really 23 don't know. 24 Q. Okay. Let's go to the next document we'll 25 label as Exhibit 35.</p>	<p style="text-align: right;">80</p> <p>1 the case. 2 BY MR. WITTENBERG: 3 Q. Okay. So, do you -- again, I'm sorry, 4 because of the objection I didn't hear the answer. 5 Have you ever gone to a man named Peter 6 for advice? 7 A. No. 8 Q. Okay. Did you ever know Thomas 9 Schoenberger's password to his phone? 10 A. No. He didn't have it locked when I got 11 the phone. 12 Q. Okay. Let's move on to the next. We'll 13 mark it as Exhibit 36. 14 Ms. Barrett, I see you're still reading 15 the email. 16 I guess my question to you is as you read 17 the email about Mr. Schoenberger saying you go to 18 Peter for advice, that's just not a true statement, 19 right? 20 A. No, it's not. 21 Q. Okay. 22 A. I think it's a figment of his delusions in 23 his head. I don't think Peter exists. 24 Q. Okay. 25 A. He has nightmares and he has --</p>

<p style="text-align: right;">81</p> <p>1 Q. Meaning Thomas Schoenberger's? 2 A. He has no reality. He's a musician, if 3 you ever -- of the extraordinary kind. 4 Q. And you mean Thomas Schoenberger, right? 5 A. Yes. 6 Q. Have you known him to experience delusions 7 besides what you just said now? 8 A. Things that I've thought are delusions, 9 yeah. 10 Q. Okay. Like what exactly? 11 MR. PARMELEE: Objection. Calls for the 12 witness to speculate. 13 She doesn't know what is actually in his 14 head. 15 BY MR. WITTENBERG: 16 Q. Well, you've heard him speak, right? 17 What are the kinds -- because, look, the 18 evidence is just he's delusional. And you just 19 described a time you think he has delusions in his 20 head. 21 MR. PARMELEE: Objection. It calls for 22 expert opinion. 23 THE WITNESS: I believe he thinks -- 24 MR. PARMELEE: She's not a psychiatrist. 25 THE WITNESS: -- they're true. That's</p>	<p style="text-align: right;">83</p> <p>1 MR. PARMELEE: Objection. She didn't say 2 that he makes things up in his head. They are in his 3 head. 4 THE WITNESS: Yeah. I think he has weird 5 dreams. 6 I think that Peter is definitely a 7 non-existent, probably something he believes. 8 BY MR. WITTENBERG: 9 Q. Okay. Have there been other occasions 10 like this Peter occasion where it seems that he's 11 talking about a figment of his imagination that you've 12 experienced? 13 A. Well, after this episode, I question 14 everything now. 15 Q. Everything about what Thomas tells you? 16 A. Yeah. When he falls in love with every 17 waitress and knows every detail about them before 18 we're done -- yeah, I think he's real delusional. 19 MR. WITTENBERG: Okay. We'll mark the 20 next document as Exhibit 36. 21 (Whereupon the document referred 22 to was marked Plaintiff's 23 Exhibit 36 by the Certified 24 Shorthand Reporter and is attached 25 hereto.)</p>
<p style="text-align: right;">82</p> <p>1 what I think. 2 BY MR. WITTENBERG: 3 Q. I'm sorry. Can you repeat that? 4 A. I believe he thinks they're true. That's 5 what I believe. 6 Q. Okay. But you give us an exam? 7 A. Well, he has dreams about what happened 8 hundreds of year ago or thousands of years ago, and 9 you go to the internet and they're true. 10 Q. What do you mean exactly? 11 A. I don't think he's human is what I think. 12 I think he comes from some other planet is what I 13 think. 14 Q. Why do you think that? 15 A. Because nobody plays the piano and nobody 16 plays 40 instruments and makes orchestras themselves. 17 Nobody knows everything about history down to dates 18 and names and details about events. 19 Q. And you believe Thomas does? 20 A. Yeah. I've proven it. I go to the 21 internet when he gets specific, and sure enough. 22 Q. You testified you think he's delusional, 23 he makes things up in his head. 24 You said those words, right? Do you 25 remember that?</p>	<p style="text-align: right;">84</p> <p>1 BY MR. WITTENBERG: 2 Q. So what we're handing you now is an email 3 that is from chiamenu@sbcglobal.net on September 24, 4 2014. 5 Once your attorney is done reviewing it 6 you'll have a chance to review it. 7 It's relatively long. Just when you have 8 a chance to review it, we'll discuss it. So after you 9 read it, let me know when you're finished. 10 Okay? 11 MR. WITTENBERG: I think we should 12 probably go off -- while she's reading emails maybe we 13 should go off the record. I just don't want time 14 to -- 15 MR. PARMELEE: That's fine. 16 MR. WITTENBERG: Yeah. We'll go off the 17 record. 18 (Off-the-record discussion.) 19 BY MR. WITTENBERG: 20 Q. Ms. Barrett, we just had you read 21 Exhibit 36. 22 Now, it again shows that it's sent from 23 chiamenu@sbcglobal.net to Ms. Gauthier, Plaintiff. 24 Do you recall writing this email? 25 A. I wrote a similar email. It's been</p>

<p style="text-align: right;">85</p> <p>1 embellished, and I wrote it to another woman. 2 And he sent this to the Plaintiff because 3 he was unloading her for this girl. 4 Q. Okay. "He" being who? 5 I'm sorry. You mean Thomas Schoenberger 6 sent this to Plaintiff? 7 A. Obviously, yeah. 8 Q. Why is it obvious? 9 A. Well, because I wouldn't be asking her to 10 go to Europe. And right here where it says, 11 "Relationships he can have his 12 privacy to contact" -- "contact them 13 and propose marriage before he even 14 meets them. At least that was with 15 the first one." 16 Meaning the Plaintiff. 17 Q. Okay. 18 A. So I know this was to his other little 19 internet fling. 20 Q. So let's break this down. 21 You're saying you wrote a similar email to 22 Plaintiff? 23 A. Yes. 24 Q. But not this email? 25 A. Right.</p>	<p style="text-align: right;">87</p> <p>1 It's all up in his head? 2 A. Yeah. Yeah. He doesn't actually like to 3 physically have to deal with them. 4 Q. Okay. Now, you normally -- you mentioned 5 a lot there, but you said you normally sleep in the 6 same bed as Thomas? 7 A. Not now. 8 Q. Okay. But you did for many years? 9 A. Not for many years, no. 10 Q. For how long? 11 A. Well, for the first year and a half or 12 from January of 2012 until July 9th of 2013, he lived 13 up in Napa. And so I would go up there occasionally 14 to clean up after him. 15 Q. Okay. What about after he moved in with 16 you? 17 A. He would do the same thing, get up in the 18 middle of the night and go sleep somewhere else, 19 because he had bad dreams and -- 20 Q. You said he got a call in the middle of 21 the night from Shay -- 22 A. At 6:00 in the morning. 23 Q. -- and he gets up out of bed. 24 And do you remember, was this around 25 September 2014?</p>
<p style="text-align: right;">86</p> <p>1 Q. And you say similar because what you wrote 2 had a lot of the same content? 3 A. It's mostly mine, but it's -- it is -- 4 Q. Okay? 5 A. -- altered. 6 Q. Now, you're saying that because you say at 7 the same time Thomas Schoenberger was having an affair 8 with another woman? 9 A. Yes. 10 Q. And what was that woman's name? 11 A. Shay. 12 Q. Shay what? 13 A. I don't know her last name. All I have is 14 the email. 15 Q. When did you find that out? 16 A. How did I first find that out? 17 Oh, with the first arrest from Napa. And 18 he had used my phone to call her, and she called at 19 6:00 in the morning, like they always did. 20 Q. Is this around the same time -- 21 A. That's why he would get up in the middle 22 of the night and go sleep in the other bed so he could 23 talk with his new little lover -- oh, internet lover, 24 because it's all up here (indicating). 25 Q. And you just pointed to your head.</p>	<p style="text-align: right;">88</p> <p>1 A. No. It was in May of 2014. 2 Q. Okay. So let's take this email that is 3 written, some by you apparently. 4 It says here -- you have a copy there -- 5 that, 6 "Thomas Schoenberger was in three 7 accidents and wrecked a Mercedes 8 after only two months." 9 Is that true? 10 A. Yes, that's true. 11 Q. Okay. Is that -- did you write that? 12 A. Yes, I did. 13 Q. Okay. Did you write, 14 "Thomas did not" -- "does not care 15 about anyone but himself and his 16 overblown ego"? 17 A. Yes, I said that. 18 Q. Do you believe that's true? 19 A. Yes, I do. I think that he's a musician. 20 And when it comes to love, it's a one-way street. 21 Q. It says, 22 "He does not care if he hurts women." 23 A. Obviously. 24 Q. Okay. If we go to the next page -- well, 25 it starts at the very bottom with the last sentence,</p>

<p style="text-align: right;">89</p> <p>1 it says, I believe, 2 "So when he finds another 3 relationship he can have privacy to 4 contact them and propose marriage 5 before he even meets them, at least 6 that was with the first one." 7 What do you -- who are you referring to 8 there? What does the first one mean? 9 A. Yeah. That reminded me. I did read some 10 stuff about I'm your husband and I love you and -- oh, 11 yeah, that was the Peter thing, you know. Oh, I told 12 him I'm married to the one he hates the most or 13 something crazy. 14 In theory in his head he's married to 15 someone he's never met. 16 Q. Okay. Who is that? 17 A. The Plaintiff. That was in that email to 18 her. 19 Q. Right. 20 A. It was in May when he got hauled to jail 21 that I got called at 6:00 in the morning on my phone. 22 Because obviously he doesn't want her to be able to 23 contact him on his phone or something. 24 Q. Okay. So, it says here, 25 "At least that was with the first</p>	<p style="text-align: right;">91</p> <p>1 Q. Okay. 2 A. I'd have to speculate on that. 3 Q. It says, 4 "You are now the second after telling 5 me for the past three months that he 6 hates being gone and he loves me." 7 So he was telling you that he loves you 8 throughout the three months prior to this email on 9 September 27? 10 A. He loves everyone in his head. 11 Q. Okay, 12 "And is just doing what he has to do 13 to support us, like going to Syria 14 and Iraq." 15 Has he ever told you he went to Iraq? 16 A. Yes, he has. Well, he told me he went to 17 Syria, he went to Bosnia or he fought in Bosnia or 18 something. 19 Q. So he fought in Bosnia? 20 A. Yeah. 21 Q. In the military? 22 A. Well, he didn't fight over there. He went 23 over there on some special op. 24 Q. For the Government? 25 A. Yeah.</p>
<p style="text-align: right;">90</p> <p>1 one." 2 Do you remember what you were referring 3 to -- who you were referring to about the first one? 4 A. Yeah. The Plaintiff. 5 Q. But this was written to Plaintiff. So 6 you're referring to Plaintiff -- 7 A. Well, it was embellished. I leave my 8 emails open -- 9 Q. Okay. 10 A. -- a lot of times. I forget to log out. 11 So he got in on my computer. 12 Q. So Thomas you think got into your computer 13 and manipulated your account? 14 A. Obviously. 15 MR. PARMELEE: Objection. Calls for 16 speculation. 17 But you can answer. 18 THE WITNESS: It would be speculation. 19 BY MR. WITTENBERG: 20 Q. So you don't know if he got into your 21 account or not? 22 A. Well, I didn't see him. 23 Q. So you don't know if he wrote this email 24 in addition to you or not? 25 A. I don't know.</p>	<p style="text-align: right;">92</p> <p>1 Q. When did he tell you he did that? 2 A. The whole time I've known him. 3 Q. When did he actually say it occurred that 4 he went to fight in special ops? 5 A. While he was honeymooning. 6 Q. Oh, you mean in 2014? 7 A. Yeah. 8 Q. When he was gone for three weeks he told 9 you -- 10 A. Yeah. 11 Q. -- he was off in the Middle East -- 12 A. Right. 13 Q. -- at special ops? 14 A. Yeah. For two weeks. And then I guess 15 she talked him into staying longer. So I got to worry 16 for a week. 17 Q. But that was about July, August of 2014? 18 A. Yeah. I think so. Yeah. It was July. 19 He left, came back in August. 20 Q. And he said I was away in the Middle East 21 fighting special ops, right? 22 A. Right. No. He didn't say special ops 23 then. He said he was over there trying to help the 24 Iraqi people or something or to stop ISIS, I think. 25 Q. Okay. Did you believe him when he said</p>

<p style="text-align: right;">93</p> <p>1 it?</p> <p>2 A. I did, yeah.</p> <p>3 Q. Do you now know that to be false or do you</p> <p>4 believe that he did?</p> <p>5 A. I know it to be false in July and August</p> <p>6 of last year, yeah.</p> <p>7 Q. Okay.</p> <p>8 A. But I -- I know that he was involved in</p> <p>9 that stuff, because -- Pakistan and the higher ups,</p> <p>10 you know, the Sheikh's house.</p> <p>11 You know, these aren't run-of-the-mill</p> <p>12 people. So we had a dinner and I know it was a bunch</p> <p>13 of people that got together to discuss this thing.</p> <p>14 We had dinner with a Pakistani and guys</p> <p>15 from all over the Middle East. I don't know who they</p> <p>16 all were now.</p> <p>17 Q. Was that at your house in Paso Robles?</p> <p>18 A. No. That was in Dubai at the Sheikh's</p> <p>19 home.</p> <p>20 Q. Okay. What year?</p> <p>21 A. 2012.</p> <p>22 Q. Okay. You write that,</p> <p>23 "I thought you deserved to be</p> <p>24 warned."</p> <p>25 So you're writing -- did you write as a</p>	<p style="text-align: right;">95</p> <p>1 genius?</p> <p>2 A. Because he knows how to do everything on</p> <p>3 the computer.</p> <p>4 Q. Okay.</p> <p>5 A. Even compose music on the computer.</p> <p>6 Q. Okay. You say,</p> <p>7 "He lied to you so obviously badly</p> <p>8 for the past few weeks."</p> <p>9 That's -- is that what you were describing</p> <p>10 when he said to you he was off in the Middle East</p> <p>11 fighting for the Iraqis, but he was really with</p> <p>12 Plaintiff?</p> <p>13 A. Probably.</p> <p>14 MR. PARMELEE: Objection. Misstates her</p> <p>15 testimony.</p> <p>16 But you can answer.</p> <p>17 BY MR. WITTENBERG:</p> <p>18 Q. Okay. If I misstate it, I apologize.</p> <p>19 Whatever you said, when he was off doing</p> <p>20 what he was doing, that was the lies you were</p> <p>21 referring to?</p> <p>22 A. Undoubtedly. You know, this is a long</p> <p>23 time ago, I --</p> <p>24 Q. Okay. You go on to say that he was passed</p> <p>25 out in your bed last night from snorting some kind of</p>
<p style="text-align: right;">94</p> <p>1 warning to Plaintiff not to trust Thomas? Or what are</p> <p>2 you warning her about?</p> <p>3 A. Yeah. I believe I was treated the same</p> <p>4 way and Isabelle was treated the same way and this</p> <p>5 girl was the next in line.</p> <p>6 Q. You mean treated dishonestly by Thomas?</p> <p>7 A. Yes.</p> <p>8 Q. Okay. It says,</p> <p>9 "He has impersonated me on the</p> <p>10 internet for his own interests."</p> <p>11 You can describe when he did that?</p> <p>12 A. With the Eric Symons and Steve Leflar</p> <p>13 thing, you know.</p> <p>14 Q. But that was for his own interest, not to</p> <p>15 protect you?</p> <p>16 A. Well, for his own interest, too.</p> <p>17 Q. In what way was it for his own interest?</p> <p>18 A. Well, I was talking about with this deal,</p> <p>19 you know. I don't know exactly, but I had -- I had</p> <p>20 found -- I know he's a computer genius. I don't know</p> <p>21 exactly what inspired that.</p> <p>22 But I know that he used my email and I</p> <p>23 know that he had access to it. And since he was</p> <p>24 having an affair, I assumed that he was.</p> <p>25 Q. Why do you think of him as a computer</p>	<p style="text-align: right;">96</p> <p>1 white street drug.</p> <p>2 Have you seen him snort a white street</p> <p>3 drug?</p> <p>4 A. No. I haven't seen him. But I found</p> <p>5 something that was -- he said was crushed something,</p> <p>6 Mannitol or something.</p> <p>7 Q. Okay. And so you don't know what it was,</p> <p>8 but you've seen a white street drug with him?</p> <p>9 A. I found something, yeah.</p> <p>10 Q. On him?</p> <p>11 A. It was in a drawer.</p> <p>12 Q. In your house?</p> <p>13 A. Uh-huh.</p> <p>14 Q. Okay. And you say,</p> <p>15 "He claims it's an anecdote for</p> <p>16 dioxin poison."</p> <p>17 He told you he was poisoned with dioxin?</p> <p>18 A. Yes, he did.</p> <p>19 Q. Okay. Did he tell you he ever had</p> <p>20 treatment at the hospital for it?</p> <p>21 A. Yes. He had been to the hospital. I</p> <p>22 don't know exactly if that was from dioxin.</p> <p>23 Q. Okay.</p> <p>24 A. He's been to the doctor a lot since I've</p> <p>25 known him.</p>

<p style="text-align: right;">97</p> <p>1 Q. Do you believe that he was poisoned with 2 dioxin? 3 A. I don't know for sure. 4 Q. You say you don't believe any of his DOD 5 stories anymore. 6 Why is that? 7 A. Well, you know, I was enraged at the time. 8 Q. Okay. So -- 9 A. I don't know if I believe him or not. I 10 don't have any evidence. So, you know, this was a 11 long time ago. 12 Q. So the DOD -- 13 A. It was before he met me. 14 Q. So the only thing you know about the 15 Department of Defense is that he would tell you these, 16 I guess, stories about him being involved with the 17 DOD, but you never saw any evidence of that? 18 A. Well, I was convinced when we met with all 19 these people and they talked about the guy that killed 20 Daniel Pearl and Sheikh Saleem hung the guy that 21 killed him. He was after him. 22 And I heard all these guys talking about 23 it, his two brothers and the Sheikh and the guy from 24 Pakistan and guys from -- four other guys, I think. I 25 don't know where they were from.</p>	<p style="text-align: right;">99</p> <p>1 But I was just looking, because I saw motion. 2 Q. Okay. 3 A. I don't really care. 4 Q. Got it. 5 So, how long did Thomas's drug problem 6 last, to your knowledge? 7 MR. PARMELEE: Objection. Calls for 8 speculation. 9 THE WITNESS: I don't even know if he had 10 a drug problem. His delusionary mind is -- you know, 11 he's genius but, I think, delusionary. 12 BY MR. WITTENBERG: 13 Q. Okay. 14 A. He gets easily bored is what it is. 15 Q. Okay. 16 A. Has to find a new person to talk to 17 every -- 18 Q. Okay. You go on to say that you heard his 19 brother Steven Schoenberger call him a pathological 20 liar. 21 Did you hear him say that about Thomas 22 Schoenberger? 23 A. I called him at one point, yeah. 24 Q. You called Steven Schoenberger? 25 A. I did.</p>
<p style="text-align: right;">98</p> <p>1 Q. Okay. You go on to say, 2 "He's a common musician." 3 So, sometimes you call him a genius of 4 music -- 5 A. Probably "common" is the wrong word. He's 6 like all the musicians. You know, they want all the 7 women to be cheering and worshipping them. That's 8 what I meant. 9 Q. And you said, 10 "With a huge drug and cigarette 11 problem." 12 What did you mean by the "huge drug 13 problem"? 14 A. Pharmaceuticals. 15 Q. Okay. 16 A. When I saw three zip-lock bags full of 17 them at his house. 18 Q. When? 19 A. Empty ones. 20 Q. When was this? 21 A. 2012. 22 Q. Okay. 23 A. When he moved to my house. 24 Q. What are you looking at now? 25 A. I was curious what he was writing down.</p>	<p style="text-align: right;">100</p> <p>1 Q. And you talked to him? 2 A. (No audible response.) 3 Q. And Steven Schoenberger told you that 4 Thomas -- he thought Thomas was a pathological liar? 5 A. He told me to question everything. I 6 don't think Thomas knows reality from -- that's what I 7 think at this point. 8 Q. Doesn't know reality from what? 9 A. From fiction. 10 Q. Okay. 11 A. I think he thinks he's right. I don't 12 know. He's messed up his life really bad, so -- 13 Q. Okay. Well, I'm going to try and get you 14 through this, Ms. Barrett. I know this isn't 15 comfortable for you. It's not comfortable for any of 16 us. But we'll try and get you through the remaining 17 eight or so exhibits and get you out of here. 18 Exhibit 37 -- 19 MR. WITTENBERG: Can we confirm what is 20 the exhibit we're on? 21 THE REPORTER: 37 is the next one. 22 (Whereupon the document referred 23 to was marked Plaintiff's 24 Exhibit 37 by the Certified 25 Shorthand Reporter and is attached</p>

<p style="text-align: right;">101</p> <p>1 hereto.)</p> <p>2 BY MR. WITTENBERG:</p> <p>3 Q. So, Ms. Barrett, just let me know when</p> <p>4 you're finished reading this exhibit.</p> <p>5 A. He obviously wrote this. And why would</p> <p>6 he?</p> <p>7 This ought to tell you how delusional he</p> <p>8 is.</p> <p>9 Q. So this email shows that it's from</p> <p>10 chiamenu@sbcglobal.net to Plaintiff on September 25,</p> <p>11 2014, which is your email account. Right?</p> <p>12 A. It is.</p> <p>13 Q. But you do not recall writing this?</p> <p>14 A. I did not write that.</p> <p>15 Q. Okay.</p> <p>16 A. I sent Isabelle one email.</p> <p>17 Q. You believe this was written by Thomas?</p> <p>18 A. I -- it would seem --</p> <p>19 MR. PARMELEE: Objection. Calls for</p> <p>20 speculation.</p> <p>21 But you can answer.</p> <p>22 BY MR. WITTENBERG:</p> <p>23 Q. Well, how many people have access --</p> <p>24 A. To me it would seem.</p> <p>25 Q. Okay. It's not speculation if Thomas --</p>	<p style="text-align: right;">103</p> <p>1 he is.")</p> <p>2 BY MR. WITTENBERG:</p> <p>3 Q. So, Ms. Barrett, does this surprise you</p> <p>4 that Thomas Schoenberger would get into your email, at</p> <p>5 least what we believe may have happened here, to send</p> <p>6 this email to Plaintiff?</p> <p>7 A. It surprises me to the extent of how he</p> <p>8 would use me, yeah.</p> <p>9 Q. Okay. But you think it suggests his</p> <p>10 delusional mindset?</p> <p>11 A. I think so.</p> <p>12 Q. Has he done something like this before, to</p> <p>13 your knowledge?</p> <p>14 A. I had no idea until today.</p> <p>15 Q. Okay.</p> <p>16 A. Well, I knew he was emailing Eric Symons</p> <p>17 and all those people, but --</p> <p>18 Q. From your email account?</p> <p>19 A. Yeah.</p> <p>20 Q. And here it says,</p> <p>21 "His imaginary DOD work is really a</p> <p>22 lie."</p> <p>23 And that sounds like what you just wrote</p> <p>24 in the other email.</p> <p>25 A. I didn't write that. That's what make me</p>
<p style="text-align: right;">102</p> <p>1 you've mentioned Thomas is the only one you've ever</p> <p>2 given access to your email, right?</p> <p>3 A. Yeah.</p> <p>4 Q. You've never given --</p> <p>5 A. Well, no one is in my home other than</p> <p>6 Thomas and half of them he pissed off, my family.</p> <p>7 Won't be around.</p> <p>8 Q. So there's no one else to point at who has</p> <p>9 access to your email besides Thomas, right?</p> <p>10 A. Correct.</p> <p>11 Q. So you -- your words -- and I should read</p> <p>12 it back.</p> <p>13 MR. WITTENBERG: Can you read back what</p> <p>14 she said about this particular email?</p> <p>15 THE REPORTER: I'm sorry. I'm not sure</p> <p>16 what --</p> <p>17 MR. WITTENBERG: I think it starts with "I</p> <p>18 didn't write this. It should show you how crazy</p> <p>19 Thomas is."</p> <p>20 THE WITNESS: Why would a guy write that.</p> <p>21 "Whereupon the answer was read as</p> <p>22 follows:</p> <p>23 "Answer: He obviously wrote this.</p> <p>24 And why would he?</p> <p>25 This ought to tell you how delusional</p>	<p style="text-align: right;">104</p> <p>1 curious. Why would he write that?</p> <p>2 Q. Well, in the prior email --</p> <p>3 A. He's having nightmares or something.</p> <p>4 Q. In the prior email it said,</p> <p>5 "I don't believe any of his DOD</p> <p>6 stories anymore."</p> <p>7 You wrote that, right?</p> <p>8 A. Yeah. After -- well after -- well, does</p> <p>9 it have the date? I don't know when I wrote --</p> <p>10 Q. Yeah. That was the day before.</p> <p>11 A. That was to Shay. That was written to</p> <p>12 Shay, that content, except for a few of the -- the</p> <p>13 changes that he made.</p> <p>14 Q. Okay. So you think you didn't write any</p> <p>15 of this content on Exhibit 37 --</p> <p>16 A. No.</p> <p>17 Q. -- even though it came from your email</p> <p>18 address?</p> <p>19 And it says,</p> <p>20 "He has been on drugs for the past</p> <p>21 week big time."</p> <p>22 A. Xanax. He had some crazy Chinese doctor</p> <p>23 up there prescribing him Xanax, which I was adamantly</p> <p>24 against. And I finally turned him in, and he's no</p> <p>25 longer a doctor. But he had lots of them.</p>

<p style="text-align: right;">105</p> <p>1 Q. Okay. So you turned the doctor in? 2 A. Yeah. 3 Q. How long, to your knowledge, was he 4 prescribing Xanax to Thomas Schoenberger? 5 A. By the looks of the bags, probably a long 6 time. 7 Q. And so you found out Mr. Schoenberger was 8 using Xanax regularly in 2014? 9 A. Yes. When I found them in his bags and I 10 found them places. 11 He probably crushed them up. I never 12 thought about it till now. That's probably what he 13 was snorting. That's probably why he had so many 14 wrecks. 15 MR. PARMELEE: Objection. Calls for 16 speculation. 17 THE WITNESS: Yeah. It's speculation. 18 MR. WITTENBERG: Who knows -- 19 MR. PARMELEE: She's already 20 testified -- 21 (Unintelligible simultaneous 22 colloquy.) 23 THE REPORTER: I couldn't get what you 24 were say, so it's not on the record. 25 ///</p>	<p style="text-align: right;">107</p> <p>1 A. It was before. It was before. But I 2 think that he had a lot of them -- 3 Q. Left over? 4 A. -- from that doctor, yeah. I don't know 5 how else he'd get them. 6 Q. When did you turn this doctor in? 7 A. Probably after he moved into my home, 8 probably late 2013. Because I could see how 9 delusional he was, and I thought that's probably 10 what's causing it. 11 Q. Okay. And delusional, you mean Thomas 12 Schoenberger was delusional? 13 A. Yeah. 14 Q. Okay. So this is Exhibit 38, it's a short 15 paragraph. 16 And again it shows it's from 17 chiamenu@sbcglobal.net on September 26, 2014 to 18 Plaintiff. 19 Do you recall writing this email? 20 A. No, I didn't. 21 Q. You did not write this email? 22 A. No. I wrote one email to the Plaintiff. 23 Q. Do you believe this was again written by 24 Thomas Schoenberger? 25 A. I believe.</p>
<p style="text-align: right;">106</p> <p>1 BY MR. WITTENBERG: 2 Q. Okay. Let's move on to the next exhibit 3 we'll mark as Exhibit 38. 4 (Whereupon the document referred 5 to was marked Plaintiff's 6 Exhibit 38 by the Certified 7 Shorthand Reporter and is attached 8 hereto.) 9 THE WITNESS: Dr. Seat was his name. 10 Dr. Seat. He should be in prison. 11 BY MR. WITTENBERG: 12 Q. Did you ever turn Thomas Schoenberger in 13 for using prescription drugs without a prescription? 14 A. No. I didn't know it was illegal. Well, 15 he did have a prescription. It was a -- it was a 16 really unscrupulous doctor that prescribed them to 17 him. 18 Q. Okay. And he was using -- 19 A. He even prescribed them to me for back 20 pain. 21 Q. Have you seen the prescriptions that were 22 given to Thomas? 23 A. Yes, I did. 24 Q. And were those in 2014 again? I think you 25 said so.</p>	<p style="text-align: right;">108</p> <p>1 Q. And you think he's just copying your 2 identity in order to manipulate Plaintiff? 3 A. Yeah. To make it look like we're really 4 seriously broken up. 5 Q. But you weren't broken up at the time? 6 A. Not according to him. 7 Q. What do you mean "not according to him"? 8 A. Oh, all the apologies and "I love you" 9 and -- 10 Q. So when you found out about this in 11 September, he was trying to win you back and telling 12 you he loves you and wants to be with you? 13 A. Yeah. 14 Q. Okay. Let's move on to the next exhibit. 15 It will be Exhibit 39. 16 (Whereupon the document referred 17 to was marked Plaintiff's 18 Exhibit 39 by the Certified 19 Shorthand Reporter and is attached 20 hereto.) 21 MR. WITTENBERG: This is another long 22 email. We can go off the record while they read it. 23 (Brief recess.) 24 THE WITNESS: I didn't ever write anything 25 about my brother being in jail. He wasn't.</p>

<p style="text-align: right;">109</p> <p>1 He was trying to cut things off with her 2 so he could travel around with Shay. That's what's 3 going on here. 4 BY MR. WITTENBERG: 5 Q. Okay. So in Exhibit 39 there are a couple 6 emails, I think three -- 7 A. This is about as disgusting as it gets. 8 Q. So as you read through these emails that 9 appear to be from -- or that are from 10 chiamenu@sbcglobal.net on September 26th -- I'm 11 sorry -- September 27th and September 28th, to 12 Plaintiff, you're saying you did not write these, 13 correct? 14 A. Correct. 15 Q. And in your interpretation, these are 16 written by Thomas Schoenberger to Plaintiff to break 17 things off with her so that he can go on with a love 18 affair with another woman named Shay; is that right? 19 A. I wrote these to Shay. He embellished 20 them to look -- so that she would walk. 21 Q. So that Plaintiff would walk away? 22 A. Yes. 23 Q. So this is another example of Thomas 24 Schoenberger lying in order to try and manipulate 25 someone?</p>	<p style="text-align: right;">111</p> <p>1 Q. So, I'm sorry. Let me catch up. 2 You're saying Thomas Schoenberger was 3 romancing a woman named Shay that he thought had 4 money? 5 A. No. He didn't think she had money. 6 Q. Okay. 7 A. He knew she didn't. 8 Q. Okay. And you found out about it and you 9 wrote an email similar to what's on Exhibit 39 to 10 Shay? 11 A. Uh-huh. 12 Q. And you think Thomas just got into your 13 email, copied those emails you wrote to Shay and 14 manip- -- I guess you said embellished them and sent 15 them to Plaintiff, correct? 16 A. Yeah. That's obviously what happened. 17 It's obvious that he's writing to somebody else, 18 because he's making reference to the -- 19 Q. Do you see the email on the second page, 20 it's September 27, 2014, and it's from Thomas 21 Schoenberger and it's addressed to you, "Linds." 22 Has he ever called you "Linds" or is that 23 a typo? 24 A. No. He never calls me Linds. 25 Q. So probably a typo?</p>
<p style="text-align: right;">110</p> <p>1 A. I think he's a hopeless romantic on 2 prescription drugs. That's what I think. 3 Q. What's romantic about these emails? 4 A. Well, he wanted to get rid of her so that 5 he could go -- and I did read an email later, I think 6 he left his -- his email open. That's what happened. 7 He left it open, went and took a shower, and I'm 8 reading emails to Shay that, oh, he has to go to the 9 Middle East for three weeks. 10 And that was when he honeymooned. 11 And oh, it's important work and we'll be 12 going to Florence real soon. Because she was from the 13 Medici family. But long since fortune's gone. I know 14 he knew that. 15 Q. Are you talking about -- 16 A. I know, because I talk with her. And she 17 works at a passport company or something. 18 Q. You're talking about this woman Shay? 19 A. Yeah. That might have been true love, you 20 know. 21 Q. Is that something -- 22 A. She didn't have money. 23 Q. I'm sorry? 24 A. No. It's -- I read the gmail 25 communications too.</p>	<p style="text-align: right;">112</p> <p>1 A. Yeah. Maybe. 2 Q. Do you recall getting an email from him 3 saying, 4 "Linda" -- "Linds" -- presumably 5 Linda -- "just in case you think I am 6 kidding, I gave you the bank reports 7 because I knew I had not cheated." 8 Do you remember an email like this? 9 A. I might have gotten this one from him. He 10 made copies and it was deducted [sic] so it really 11 didn't mean a whole lot. 12 Q. So he says that, 13 "Read it yourself" -- 14 He goes on and says, 15 "But since" -- "but you" -- 16 "I did nothing wrong. I am with 17 nobody but you. And since you're 18 broke up with me, you can now see 19 you're completely mistaken." 20 So did you break up with Thomas around 21 this time? 22 A. Oh, yeah. I'm sure I did. 23 Q. Okay. And he says he did nothing wrong. 24 And he says, 25 "Both of us would have been</p>

<p style="text-align: right;">113</p> <p>1 arrested." 2 What is he talking about there. 3 A. I don't know what he's referring to there. 4 What would we have been arrested for for a bank 5 account? 6 Q. Okay. So you don't recall writing any of 7 this email? 8 A. No. 9 Q. You've been saying things like, 10 "I guess your karma's finally 11 catching up with you. You're 12 starting your second cheating 13 affair." 14 You didn't write that? 15 A. Where is that? 16 (Off-the-record discussion.) 17 MR. WITTENBERG: Why don't we do this. 18 Why don't we have you mark a couple exhibits. We'll 19 have Plaintiff read it and you go change your car, and 20 that might help us get through. 21 So I'm giving you Exhibit 39, which you 22 have now. Exhibit 21 we did from yesterday. 23 (Whereupon the document previously 24 marked as Plaintiff's Exhibit 21 25 was referenced and is attached</p>	<p style="text-align: right;">115</p> <p>1 Shorthand Reporter and is attached 2 hereto.) 3 MR. WITTENBERG: And Exhibit 44. 4 (Whereupon the document referred 5 to was marked Plaintiff's 6 Exhibit 44 by the Certified 7 Shorthand Reporter and is attached 8 hereto.) 9 MR. WITTENBERG: Okay. Why don't we go 10 off the record. 11 (Brief recess.) 12 BY MR. WITTENBERG: 13 Q. Okay. Ms. Barrett, before the break we 14 gave you a number of exhibits to read to try to speed 15 things up for us. 16 I think we stopped on Exhibit 39. Just to 17 start from there, Exhibit 39 is one that, just to 18 conclude, you didn't -- 19 You're saying you did not write 20 anything -- any of the emails on Exhibit 39? 21 A. No. 22 Q. Okay. Then -- 23 A. I think he used parts of what I had 24 written to -- yeah. The first part. 25 But I didn't send these, no. I know that</p>
<p style="text-align: right;">114</p> <p>1 hereto.) 2 MR. WITTENBERG: This will be Exhibit 40. 3 (Whereupon the document referred 4 to was marked Plaintiff's 5 Exhibit 40 by the Certified 6 Shorthand Reporter and is attached 7 hereto.) 8 THE WITNESS: Telling me he loves me while 9 he's -- please, Plaintiff. 10 MR. WITTENBERG: This will be Exhibit 41. 11 (Whereupon the document referred 12 to was marked Plaintiff's 13 Exhibit 41 by the Certified 14 Shorthand Reporter and is attached 15 hereto.) 16 MR. WITTENBERG: This will be Exhibit 42. 17 (Whereupon the document referred 18 to was marked Plaintiff's 19 Exhibit 42 by the Certified 20 Shorthand Reporter and is attached 21 hereto.) 22 MR. WITTENBERG: Exhibit 43. 23 (Whereupon the document referred 24 to was marked Plaintiff's 25 Exhibit 43 by the Certified</p>	<p style="text-align: right;">116</p> <p>1 I sent one email. 2 Q. Okay. So let's go to Exhibit -- the next 3 one before that -- I'm sorry. I may not have given 4 you -- actually we'll come back to this, because you 5 read the others. 6 Let's go to Exhibit 40. This is an email 7 from Thomas Schoenberger to Plaintiff on October 7, 8 2014. 9 Have you ever seen this email before? 10 A. No, I haven't. This is pretty low. 11 Q. Where Thomas is telling Plaintiff things 12 about you? 13 A. Yeah. 14 Q. I again apologize that you have to go 15 through this, but Thomas tells Plaintiff on this email 16 that you have mental issues and you were locked up in 17 a mental ward due to these problems? 18 A. Happy to explain it. 19 After I got back from Europe my 20 fundamentalist -- 21 Q. I'm sorry. After you got back from Europe 22 when? 23 A. Going to school. 24 Q. And this was back in high school? 25 A. 1972 or '3.</p>

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1 Q. Okay.

2 A. Before I finished high school.

3 Q. Okay.

4 A. My religious fundamentalist dad -- the

5 reason my mother sent me and my sister to Europe was

6 to get out from his the oppression. Only reason she

7 didn't divorce him is because she had four children

8 that he saddled her with.

9 And she was a generation removed as he

10 was, and their parents both were a generation removed.

11 So they were from the old school, so to speak.

12 Q. So your talking about your father and your

13 grandparents?

14 A. Yeah. My dad was a seven-year theologian.

15 He used the Bible as a club on his children. Actually

16 sent me and my sister to jail when we were 10 and 12

17 and when we were 11 and 13 and when we were 12 and 14.

18 So when I got back from Europe after

19 leaving the damn religious school where a Russian

20 teacher got up and preached that Europe would be

21 better off if Hitler had won the war, we had made a

22 trip to Europe on vacation and we had toured Dachau,

23 and we weren't going to listen to any more of this

24 religious shit -- you can write that -- my sister and

25 I left and hitchhiked to Basil, Switzerland, where a

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1 girlfriend of my mom's lived and had a bakery. And

2 went to work for her for free to learn the bakery

3 business.

4 We worked there for three months and then

5 we hitchhiked all the way down to Sicily and back.

6 And we were pretty self-sufficient and happy to be

7 away.

8 And -- I don't deserve this shit.

9 (Whereupon the witness and

10 Mr. Parmelee left the deposition

11 proceedings at this time.)

12 MR. WITTENBERG: All right. For the

13 record, Plaintiff just threw the exhibit across the

14 table and got up and ran out of the deposition room,

15 and her attorney went after her. And we can go off

16 the record.

17 (Brief recess.)

18 (Whereupon the witness and

19 Mr. Parmelee re-entered the

20 deposition proceedings at this

21 time.)

22 BY MR. WITTENBERG:

23 Q. Just to focus you in, because, you know, I

24 understand this is --

25 A. This is about as low as its goes.

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1 Q. What Thomas says?

2 A. Yeah.

3 Q. I agree. And I just -- yeah.

4 A. And when I get home he's getting his third

5 eviction notice, yeah.

6 I'm not a stupid fool. I've tried to

7 evict him before, but he's such a genius that he turns

8 the tables around and makes you the -- the bad guy.

9 But to finish the story about my mental

10 illness --

11 Q. Okay. He's accused -- Thomas Schoenberger

12 in this email accuses you of having mental issues.

13 But you -- is it -- is it your position

14 that Thomas is lying about that?

15 A. Oh, I'll finish the story just so you

16 understand.

17 Q. Okay.

18 A. I went to work cleaning houses, cleaning

19 offices, cleaning beauty parlours just to be away from

20 the home and earned my first car, a Camaro. And I got

21 my license the day I turned 16 and continued more

22 jobs.

23 And on the day that I was to go to -- with

24 the honor society to Fresno to listen to President

25 Ford speak, I was going to be valedictorian for the

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1 second time, he takes my car.

2 Q. "He" being who?

3 A. My dad took it the day before and wrecked

4 it. And it turned into -- because I dried some

5 clothes late at night and woke him up, turned into a

6 big police scene.

7 And he called the police. And they were

8 going to take me to juvenile hall again. And I was in

9 the back of the police car with my hands cuffed so bad

10 that it -- it was -- I had bruises everywhere.

11 And so I kicked the back of the seat out

12 of the cop car, and so they took me to the nut house

13 instead.

14 They didn't think I deserved to be in jail

15 again, because I told them all about our dad.

16 And Thomas is about as low as they go for

17 saying something like that. And he will be hearing

18 it.

19 Q. Okay.

20 A. I've had back-to-back four-year --

21 four-and-a-half-year traumas to my life. And now

22 this?

23 Q. Okay. We'll try and move on as quickly as

24 possible.

25 Exhibit 41 -- okay. It's this one.

<p style="text-align: right;">121</p> <p>1 Again this appears to be an email 2 written -- well, it's an email written from 3 chiamenu@sbcglobal.net. 4 A. Can we just cut this short? I made one 5 email. That I know. 6 Q. I understand. I just -- I need you to 7 look at the email and tell us whether you wrote it or 8 not. That's all. 9 Okay? 10 And tell us, of course, if you think again 11 it's Thomas Schoenberger that wrote these emails to 12 Plaintiff. And then you can point out which one you 13 wrote. 14 And then we'll -- just give us another ten 15 minutes or so. I want to conclude this as badly as 16 you do. 17 Oh, this is the exhibit here. 18 Did you write these emails on Exhibit 41 19 to Plaintiff? 20 The bottom one is the one you already 21 read, so we can just look at the top one. 22 MR. PARMELEE: Just look at this one up 23 here (indicating). 24 THE WITNESS: No, I didn't write this. 25 ///</p>	<p style="text-align: right;">123</p> <p>1 A. Really. 2 Q. Okay. So another false statement by 3 Thomas? 4 A. Uh-huh. 5 Q. And that's a "yes" for the record? 6 A. Oh, we haven't slept together in a long 7 time. He thinks relationships, you know, to women are 8 if you get fucked. 9 Q. It says, 10 "I supported her, paid her rent and 11 food and she was madly in love with 12 me." 13 Did he support you financially? 14 A. I have been supporting him. I just wrote 15 a check from my brother. He gives me an open account. 16 Okay? He trusts me. 17 Q. Your brother does? 18 A. For \$700. I just sent another one for 19 \$250. 20 I live very inexpensively. And I have 21 bought the food for the last three months. 22 Q. So you're supporting Thomas right now? 23 A. Oh, he got a few hundred dollars from 24 somewhere, I don't know, but he bought a little bit of 25 food, but I bought most of it.</p>
<p style="text-align: right;">122</p> <p>1 BY MR. WITTENBERG: 2 Q. And you believe -- does this look like 3 Thomas's writing to you? 4 MR. PARMELEE: Objection. Calls for 5 speculation. 6 She can answer. 7 MR. WITTENBERG: Thank you. 8 THE WITNESS: Same thing he wrote to the 9 next girlfriend. 10 BY MR. WITTENBERG: 11 Q. So you've seen him write the same stuff to 12 other -- 13 A. Uh-huh. From my email. 14 Q. Okay. And he signs it -- it's signed 15 "Linda" on the bottom. 16 But that's not you for sure? 17 A. No. 18 Q. Okay. Let's go to the next exhibit, 19 Exhibit 42. 20 This one is not written by you. This one 21 is written by Thomas Schoenberger to Plaintiff. 22 The only reason I'm asking you about this 23 email, I guess at the bottom of it he says, 24 "As far as Linda, I have nothing to 25 do with her since she" --</p>	<p style="text-align: right;">124</p> <p>1 Q. Okay. 2 A. He's going to be living on water as long 3 as he's in my house from now on. 4 Q. Let's move on to Exhibit 43. 5 A. "Do the daring thing. Hero." 6 Q. So this is again an email from Thomas 7 Schoenberger to Plaintiff. 8 The only thing I'm asking you to confirm 9 is he says here in this email, 10 "Linda stole my identity and 11 frightened you." 12 Do you believe that's true or do you 13 believe that's another false statement made by Thomas? 14 A. I'm sure she was frightened that maybe she 15 was going to get treated the way I was. 16 Q. But the "Linda stole my identity" part? 17 Or is that in regards to you just using 18 her phone at one point -- using Mr. Schoenberger's 19 phone at one point? 20 A. What was the question? 21 Q. I guess the only question I have for you, 22 he says that you're out of -- 23 A. He's going to be deeply sorry for himself. 24 Q. He says that you are out of his life for 25 good. This is November --</p>

<p style="text-align: right;">125</p> <p>1 A. Really? Is that why he's still in my 2 home. 3 Q. So it's just another lie by Thomas; is 4 that right? 5 A. Uh-huh. 6 Q. And that's a "yes" for the record. 7 Okay. Exhibit 44, that last email? 8 A. This is the one I wrote. 9 Q. Okay. 10 A. The only one I wrote. 11 Q. So there's two mails -- 12 A. It doesn't quite sound like the emails he 13 sent. 14 Q. Well, there's two emails on here, so let's 15 go one at a time. 16 Okay? 17 The one on the bottom part of the page is 18 Wednesday, January 25th -- 21, I'm sorry, 2015 at 19 9:13 P.M. from Guardian Angel. 20 Did you write that one that says "Hello, 21 Isabella"? 22 A. Yes. 23 Q. "I'm sorry for what Thomas 24 Schoenberger" -- 25 A. I set up guardianangel, angelofmercy just</p>	<p style="text-align: right;">127</p> <p>1 BY MR. WITTENBERG: 2 Q. Okay. What about the top email? 3 On May 2, 2015, it is from your same email 4 account, guardianangel, angelofmercy to Plaintiff 5 saying, 6 "P.S. I was only joking." 7 Did you write that? 8 A. No. 9 Q. Okay. So you believe it was again Thomas 10 Schoenberger that had access to that account and wrote 11 that? 12 A. Obviously. 13 Q. Okay. This is one I hadn't shown you. 14 This was shown yesterday to Thomas. That's Exhibit 21 15 in the transcript we created yesterday with Thomas 16 Schoenberger during his deposition. 17 It is again an email, 18 chiamenu@sbcglobal.net to Plaintiff, September 29, 19 2014. 20 And I want to know if you wrote those 21 these emails. 22 A. It's -- it's changed around. This is what 23 I wrote to Shay but changed a little bit to make it 24 fit into Isabella's, the Plaintiff's life. 25 I never use the word tryst.</p>
<p style="text-align: right;">126</p> <p>1 to send that email. 2 Q. Okay. 3 A. Used it for ones that I don't want to miss 4 since then. 5 Q. So you sent the one on the bottom saying, 6 "I'm sorry for what Thomas 7 Schoenberger did to you." 8 Right? 9 A. Correct. 10 Q. "I may be able to help you." 11 You wrote, 12 "He's a ruthless, heartless, 13 sociopath who needs to learn a lesson 14 about harming women with his lies." 15 So, the first time you contacted -- and 16 the only time you contacted Plaintiff by email was 17 this email right here on Exhibit 44, correct? 18 A. Correct. 19 Q. And you believe it to be true that Thomas 20 is a sociopath? 21 A. I think -- 22 MR. PARMELEE: Objection. Calls for 23 expert opinion. 24 THE WITNESS: I don't know what a 25 sociopath is, to tell you the truth.</p>	<p style="text-align: right;">128</p> <p>1 Q. So if we can break this down, the very top 2 email of Exhibit 21 is dated September 29, 2014 at 3 7:50. 4 That's an email you believe Thomas 5 Schoenberger wrote? 6 A. Which one? 7 Q. The very top one on the -- 8 A. It's -- it's one that I had composed and 9 sent to Shay and -- 10 Q. And so you wrote the part about cocaine to 11 Shay? 12 A. Yeah. And he copied it and -- I thought 13 that when I put it into a -- one of those side 14 envelopes, that he wouldn't be able to get them. 15 I had kept the things that I wanted to. 16 But after -- after the Shay deal I just deleted 17 everything, because it was obvious that our lives are 18 going nowhere. 19 Q. You mean the emails? 20 A. Yeah. I got rid of everything in my 21 computer. This is garbage clogging up my life. 22 Q. So you think Thomas copied the email you 23 wrote to Shay once again? 24 A. Undoubtedly. 25 Q. Revised it to make it to Plaintiff?</p>

<p style="text-align: right;">129</p> <p>1 MR. PARMELEE: Objection. Calls for 2 speculation. 3 But she can -- 4 THE WITNESS: I would assume, yeah. 5 Nobody else would know this stuff. 6 BY MR. WITTENBERG: 7 Q. And so Thomas is saying these things to 8 Plaintiff disguised as you? 9 A. Yes. 10 Q. What about the email below, September 28, 11 2014 at 4:06? 12 Is this an email he wrote to you? 13 It's from Thomas Schoenberger. 14 A. He's on Xanax here. He can't even type 15 correctly. 16 Of course this is from him. 17 Q. I'm sorry? 18 A. Of course this one is from him. 19 Oh, this is probably to me, huh? 20 Q. Right. Because now he's saying, 21 "Now you've called Julie and my 22 brother without permission." 23 So he it looks like he's writing something 24 angry to you. Right? 25 Do you recall this email?</p>	<p style="text-align: right;">131</p> <p>1 Q. We're almost done. 2 The second page, it's an email Thomas you 3 said wrote to you. He says, 4 "You and I both would have been in 5 jail or do you not understand basic 6 RLN law." 7 Do you know what that means? 8 A. No, I don't. 9 Q. So he's telling you here, 10 "Yes, I gamble. Yes, I spend. But I 11 will build big business and you need 12 money to make money?" 13 Is that what he always told you, was that 14 he was going to build a big business? 15 A. This is another embellished email. I 16 didn't get most of this. 17 Q. Okay. What about the email below that? 18 September 27th, it's again an email that 19 comes out of your email account, 20 chiamenu@sbcglobal.net. 21 Did you write that one to Thomas? 22 A. Big protector. 23 Q. Okay. Ms. Barrett, does anything come to 24 mind about those emails? 25 A. Yes.</p>
<p style="text-align: right;">130</p> <p>1 A. Yes, I do. 2 Q. That he sent it to you? 3 A. Yeah. 4 Q. Do you know what he means, who Patrick is? 5 A. I was told that it's her significant 6 other, and they both traveled around with him for 7 three weeks on business. 8 Q. And that's what Thomas told you? 9 A. Uh-huh. 10 Q. Would it surprise you to know it's not 11 true? 12 A. No. Not at this point. 13 Q. Okay. It says, 14 "You and I both would have been in 15 jail." 16 Do you know what he's talking about? 17 MR. PARMELEE: Asked and answered. 18 MR. WITTENBERG: It's a different email. 19 BY MR. WITTENBERG: 20 Q. "Or do you not understand basic RLN 21 law." 22 Do you know what that means? 23 A. What's the question? I'm sorry. 24 Q. That's okay. Not a problem. 25 A. I was on another page here.</p>	<p style="text-align: right;">132</p> <p>1 Q. What would you like to share with us? 2 A. Well, I already told you he gave me a few 3 pages of copied -- his copied bank statements. And I 4 actually found the same one later and noticed, of 5 course, that the one he dedacted was how much he got 6 from his art sale and how much he got from the 7 Plaintiff. 8 Q. Okay. 9 A. He turns us around to, 10 "I was saving your ass, protecting 11 you. There is no affair, you fool." 12 Q. Oh, one more question for you. 13 I forget if you testified earlier, did you 14 ever send a message to Plaintiff on Facebook? 15 A. No. 16 Q. Okay. 17 A. I didn't ever look at her Facebook, and I 18 doubt there is one. 19 Q. Okay. Did you ever know what her Facebook 20 name is? 21 A. No, I don't. 22 Q. Have you ever heard of the name "Sam 23 Moore"? 24 A. No. 25 MR. WITTENBERG: Okay. I have no further</p>

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1 questions.
2 MR. PARMELEE: I have just a couple of
3 questions.
4
5 EXAMINATION
6 BY MR. PARMELEE:
7 Q. You said earlier that your brother moved
8 out of the house in --
9 When did he move out of the house?
10 **A. You know, don't hold me to it.**
11 Q. I'm --
12 **A. I don't even remember. When was it?**
13 Q. Did you say earlier this year?
14 **A. Late last year or earlier this year.**
15 Q. Okay. And how long did he live with you?
16 **A. From -- with me or with both of us?**
17 Q. Well, did he live there the whole time
18 Thomas lived there up until he moved out?
19 **A. Yeah. Yeah. He had been living there**
20 **since '05, helping to take care of the parents until**
21 **they were kidnapped.**
22 Q. And do you know if he ever had access to
23 your computer?
24 **A. Oh, yeah. I left -- I trusted him,**
25 **foolish me.**

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1 MR. WITTENBERG: Are we talking about
2 Thomas or --
3 BY MR. PARMELEE:
4 Q. I'm talking about your brother.
5 **A. Oh, my brother. No, no. My brother**
6 **doesn't even do email. He knows the program for**
7 **physical therapy. That's the only time he waits.**
8 **He's an extreme sport person, and he is**
9 **not one to sit down, doesn't want to learn the**
10 **computer and doesn't.**
11 Q. My question is did he have access to it.
12 **A. Well, he had access, but never used my**
13 **computer. He bought it for me as a Christmas gift in**
14 **2006 or '7.**
15 MR. PARMELEE: No further questions.
16 MR. WITTENBERG: Okay. I have one
17 follow-up question.
18
19 FURTHER EXAMINATION
20 BY MR. WITTENBERG:
21 Q. Your own counsel is trying to suggest that
22 your brother may have written the emails we just
23 looked at and not Thomas.
24 What do you say about that?
25 **A. I don't think he knows that much about**


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1 **Thomas. I know he doesn't.**
2 Q. Who doesn't know that much about Thomas?
3 **A. My brother. He came there -- he came**
4 **there for breakfast, I made his lunch to go to -- to**
5 **work, and he spent the rest of the day at his**
6 **girlfriend's house. He would come there to shower in**
7 **the morning and fix his lunch, and then he went to his**
8 **girlfriend's after work.**
9 Q. So would you say it's ridiculous to
10 suggest that your brother sent these emails?
11 **A. I think it's safe to say.**
12 Q. Do you have any concept about how your
13 emails were changed or anything like that?
14 **A. No.**
15 Q. Okay.
16 **A. I knew of one written to Shay.**
17 Q. Okay. And -- okay.
18 MR. WITTENBERG: No further questions.
19 MR. PARMELEE: No further questions.
20 MR. WITTENBERG: Ms. Barrett, thank you
21 for your testimony. I'm sorry you had to go through
22 this.
23 THE WITNESS: I'm sorry for you. At least
24 it didn't cost me \$400,000.
25 MR. PARMELEE: Do you want to do the same

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1 stipulation as yesterday?
2 MR. WITTENBERG: Let's talk -- let her go
3 and we'll talk about it.
4 MR. PARMELEE: Off the record for a
5 moment.
6 THE WITNESS: I just would like a copy of
7 all this stuff.
8 MR. WITTENBERG: We can get you a copy of
9 the exhibits.
10 THE WITNESS: How soon?
11 MR. WITTENBERG: I don't know exactly.
12 MR. PARMELEE: Off the record.
13 (Whereupon the stipulation entered
14 into by and between counsel at the
15 deposition of Thomas Schoenberger
16 is hereby incorporated herein as
17 follows:
18 "MR. PARMELEE: We'll stipulate
19 that the transcript rather than
20 being returned to the court
21 reporter will be sent to the Law
22 Offices of Heywood Friedman.
23 Mr. Schoenberger will have 30 days
24 to make any edits, changes or
25 corrections he believes necessary;

LINDA BARRETT
December 2, 2015

<p style="text-align: right;">137</p> <p>1 and Mr. Friedman's office will 2 produce the original transcript 3 should it be called upon for any 4 reason; if it is lost, destroyed, 5 misplaced, then a certified copy 6 will be just as good as the 7 original. 8 Is that acceptable? 9 "MR. WITTENBERG: That's 10 acceptable. Thank you." 11 12 (Whereupon at 12:36 P.M. the 13 deposition proceedings were 14 concluded.) 15 * * * 16 17 18 19 20 21 22 23 24 25</p>	<p style="text-align: right;">139</p> <p>1 REPORTER'S CERTIFICATE 2 3 I, PATRICIA L. HUBBARD, do hereby certify: 4 5 That I am a duly qualified Certified 6 Shorthand Reporter in and for the State of California, 7 holder of Certificate Number 3400, which is in full 8 force and effect, and that I am authorized to 9 administer oaths and affirmations; 10 11 That the foregoing deposition testimony of 12 the herein named witness, to wit, LINDA BARRETT, was 13 taken before me at the time and place herein set 14 forth; 15 16 That prior to being examined, LINDA 17 BARRETT was duly sworn or affirmed by me to testify 18 the truth, the whole truth, and nothing but the truth; 19 20 That the testimony of the witness and all 21 objections made at the time of examination were 22 recorded stenographically by me and were thereafter 23 transcribed by me or under my direction and 24 supervision; 25</p>
<p style="text-align: right;">138</p> <p>1 I, LINDA BARRETT, say I have read the 2 foregoing deposition and declare under penalty of 3 perjury under the laws of the State of California: 4 That the foregoing is my deposition under 5 oath; 6 That I have read same and have made the 7 necessary corrections, additions or changes to my 8 answers that I deem necessary; 9 That my answers as indicated are true and 10 correct. 11 12 Executed at _____, 13 California, this _____ day of _____, 14 20____. 15 16 17 _____ 18 LINDA BARRETT 19 20 21 22 23 24 25</p>	<p style="text-align: right;">140</p> <p>1 That the foregoing pages contain a full, 2 true and accurate record of the proceedings and 3 testimony to the best of my skill and ability; 4 5 I further certify that I am not a relative 6 or employee or attorney or counsel of any of the 7 parties, nor am I a relative or employee of such 8 attorney or counsel, nor am I financially interested 9 in the outcome of this action. 10 11 IN WITNESS WHEREOF, I have subscribed my 12 name this 17th day of December, 2015. 13 14  15 PATRICIA L. HUBBARD, SR #3400 16 17 18 19 20 21 22 23 24 25</p>

LINDA BARRETT
December 2, 2015

1 ERRATA SHEET FOR THE TRANSCRIPT OF:
2 Case Name: GAUTHIER vs SCHOENBERGER
3 Dep. Date: DECEMBER 2, 2015
4 Deponent: LINDA BARRETT

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25 _____
Signature of Deponent Date

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