



[PLAY VIDEO](#)

The following Complaint deals with a complex racketeering ring of individuals and Media corporations set up to extort businesses and rich individuals primarily from the State of California.

In the words of the current California Chief Justice Tani Cantil-Sukauye “California is in need of Judicial reform”. California has for a long time been corrupted by Gavin Newsom, Thomas V Girardi, and other members of the Girardi Family Crime ring.

Defendant Tom Girardi accused Plaintiff Alki David of raping a “Jane Doe” female employee in his Hologram USA Theater in Hollywood California. The woman has since recanted her story and asked for protection from a gang of Lawyers in Beverly Hills, California. The same gang of lawyers is extorting the actor Alec Baldwin.



[PLAY TEXT](#)

The California State Governor’s political career is funded by donations from a network of corrupt Media Companies owned by foreign powers as well as lawyers and fixer officials at the State Bar led by Thomas V Girardi who was also Gavin Newsom and the Democratic

Party's biggest contributor and as it is now widely accepted, Thomas Girardi was also the vilest corruptor of the State's Legislature.

Plaintiff David has never had his day in Court. The actress Rose McGowan, Marciano and hotelier Steve Wynn have been very vocal about the same accusations against Newsom and others. Miss McGowan, the poster-child of the Me Too movement, has also come out in support of Plaintiff David.

David's story doesn't just expose the lawyers and corrupted Justices in California but because of David's deep knowledge of the Film and TV Industries, David's story unravels a far more insidious plot to overturn the US legal system in its entirety.



[PLAY VIDEO](#)

Over 10 years ago Plaintiff David began his Campaign against the Major TV Networks NBC FOX ABC CBS where David exposed CBS Interactive for distributing child pornography across the Limewire Network and other File Sharing Networks. David has counter sued the defamation and despite being held up, the case FilmOn Vs DoubleVerify a

Comcast Ventures owned company actually changed case law in the California State legislature.

David is a World leading expert in Internet Streaming and Audio Video technologies along with expert knowledge of International copyright law. Having graduated from London's Royal College of Art in Film Production David is from a prominent Greek family that controls the bottling operations of Coca-Cola in 28 Countries.

David has had thousands of employees over the years with a stellar reputation as an employer. Many employees current and past have given evidence in support of any reader of the evidence that David like others mentioned herein is targeted by a gang of Lawyers and Media Companies sponsored by foreign Powers who wish to extort the California economy and legislature and ultimately that of the United States.

David's Companies own the biggest private film collection in the World of over 47, 000 Movies and TV Series. David's Hologram Work has been used by all the Media Defendants on the Jimmy Kimmel Show and the Universal Studios Theme Parks like the Fast and the Furious Hologram experience and many others including the Ronald Reagan Presidential Library.

David's lawsuits in defending his various tech patents have been 100% successful thus far including suing Fox TV over their use of David's Hologram USA technology. David also acquired CinemaNow formerly owned by Lionsgate and Microsoft.

And when the Defendant Media Companies COMCAST-NBC, FOX, CBS, and ABC sued David over FREE TO AIR television rights, David began to expose the Media Companies and for all their wrongdoings including the distribution and fostering of Child Porn and mass copyright infringement.



[PLAY VIDEO](#)

David spent close to One Billion Dollars building his businesses which at some points rivaled and even surpassed the other Defendant Media Companies named in this suit.

David's Hologram USA, FilmON TV, ETV.com, CinemaNow, and SwissxTV and MondoTunes (now Octiive.com) were businesses that threatened the Defendant Media Companies and so the Defendant Media Companies used their Modus Operandi of defaming individuals and corporations whilst extorting them and ultimately owning them. Using the might of their Media and the abuse of the Judiciary, Defendants successfully killed David's expansion plans. Additionally there have been several unexplained deaths throughout the evolution of David's complaint. These peoples names are defined herein.

Finally, David's expertise unraveled an even more disturbing agenda by the same Media Companies and that is to poison the air and the water of the United States using NextGen ATSC 3.0 Broadcast Technology with compound graphene found in many products today including the gigantic number of vaccines dispenses as a direct result of the same Media Companies fostering the panic of the Pandemic.

It is a brazen and almost unbelievable plan. But given the deep technical knowledge of the owners of Defendant Media Companies also named in this suit, owners that include Blackrock Vanguard and Microsoft; A plan of this scale is not unlikely.

David' lawsuit includes independent data and analysis from Harvard University to corroborate his facts as well as Amici Briefs written by Whistleblowers from the Sheriff's Department and The State Bar of California plus California Congressman Adam Schiff's Campaign Manager and Tom Girardi's former business partner of 10 years.

Alkiviades "Alki" David, a single man; Anakando Media Group, a British Virgin Islands limited company incorporated in St. Vincent and the Grenadines; FilmOn TV Ltd., a UK company; FilmOn TV Inc., a Delaware corporation; FOTV Networks, Inc., a Delaware Corporation; Alki David Productions Inc., a Delaware corporation; FOTV Networks, Inc, f/k/a CinemaNow, BH dba as Reliance Majestic Holding, LLC., Alki David Productions, Hologram USA; John Does 1-25.

vs.

Prime Minister Xi Jinping of the China People's Republic, The California Democratic Party; Pfizer, The Federal Communications Commission, President Joseph Biden; Vice President Kamala Harris; U.S. Representative Adam Schiff; U.S. Senator Mitch McConnell; Gavin Newsom, Governor of the State of California; Estate of U.S. Sen. Harry Reid; Hunter Biden, Rupert Murdoch, State Bar of California; Newscorp, Disney Corp., CBS Corp., Comcast Ventures Corp, Comcast Cable, Comcast Television Corp., CNN, Jeff Zucker, Former CEO of CNN, National Amusements, Ron Burkle, Deutsche Bank (China) Co., Ltd, a wholly owned subsidiary of Deutsche Bank A.G., Thomas v. Girardi, in his individual capacity, as a member of his marital community with Erika Girardi, a/k/a Erika Jane, Erika Girardi a/k/a Erika Jayne; Christian Sewing, CEO of Deutsche Bank, Leah Wilson, Executive Director California State Bar, Neil Ashe,

former CEO of CNET; Brian L. Roberts, CEO of Comcast; Ronald Meyer, CEO of NBC and Universal Studios; Jeff Shell, NBC Universal, The Estate of Paul Allen (Microsoft), William Gates, Melinda Gates, The Gates Foundation, Rupert Murdoch and Family in their individual capacities, Rupert Murdoch, Chairman of NewsCorp; Comcast Ventures; DoubleVerify, LLC., Comcast NBC, LLC; CBS Interactive, LLC. Limewire LLC 2022; Gloria Allred, in her individual capacity, and as a principal in Allred, Maroko & Goldberg; Nathan Goldberg, in his individual capacity, and as a partner in Allred, Maroko & Goldberg, Delores Y. Leal, in her individual capacity and as a partner of Allred, Maroko & Goldberg; Renee Mochkatel, in her individual capacity and as a partner of Allred, Maroko & Goldberg; Lisa Bloom, in her individual capacity and as the owner of the The Bloom Firm; Braden Pollack, spouse of Lisa Bloom; Arick Fudali, in his individual capacity, and as a partner in the Bloom Firm; Avi Goldstein, in his individual capacity, and a partner in The Bloom Firm; EJ Global, LLC; Gary A. Dordick, in his individual capacity, and as a partner in Dordick Law Corporation; Keith Griffin, in his individual capacity, and in his capacity as a former partner in Girardi & Keese, and in his capacity as an associate for Dordick Law Corporation; Joseph Chora, in his individual capacity, and as a partner in Chora, Young & Manasserian; Laurence Ring, owner and partner in Ring Law Offices, Quincy Smith, in his individual capacity, and as partner of Code Advisors, in his capacity as former Chief Executive Officer of CBS/CBS Interactive, Shelby Bonnie, in his capacity as an individual and as Sitting Board Member of Warner Music Group as well as in his capacity as the CBS Chief Executive Officer of CNET/Download.com, EJ Global, LLC; Ebby S. Bakhtiar, in his individual capacity, and as a partner in The Law Offices of Ebby S. Bakhtiar; Oren Warshavsky, in his individual capacity, and as a partner in Baker Hostetler, Joseph L. Chairez, in his individual capacity, and as a partner in Baker Hostetler, Joseph S. Persoff, in his individual capacity, and an associate with Baker Hostetler; Baker Hostetler, a law firm operating in California, Marc

Gillieron, as a partner in Chabrier Avocats, SA, Emilie Theintz, in her individual capacity and as an associate in Chabrier Avocats, SA, Chabrier Avocats, SA, a law firm based in Geneva Switzerland, Mahim Khan, a single woman, Elizabeth Taylor, a single woman; Lauren Reeves, a single woman; Chastity Jones, a single woman; The Honorable Yolanda Orozco, a judge of the Los Angeles Superior Court; The Honorable Michelle Williams Court, a judge of the Los Angeles Superior Court; Former L.A. Sheriff Leroy Baca; Former Deputy Sheriff, Tanaca; John Does 1-80.

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Intentional Interference with Contractual Relations

Intentional Interference with Prospective Contractual Relations

Intentional Infliction of Emotional Distress

NATURE OF THE ACTION

This Complaint accuses CBS, NBC, HULU, Comcast Ventures, Double Verify, Fox, ABC, CNET/Download.com, Warner Music Group, Quincy Smith, in his individual capacity, as partner of Code Advisors, and in his capacity as former Chief Executive Officer of CBS/CBS Interactive, Shelby Bonnie, in his capacity as an individual and as sitting board member of Warner Music Group, as well as in his capacity as the CBS Chief Executive Officer of CNET/Download.com; CNN; Jeff Bezos, in his capacity as the former CEO of CNN, Neil Ashe, former CEO of CNET; Brian L. Roberts, CEO of Comcast; Ronald Meyer, CEO of NBC and Universal Studios; Jeff Shell, NBC Universal, The Estate of Paul Allen (Microsoft), William Gates, Melinda Gates, The Gates Foundation, Rupert Murdoch and Family in their individual capacities, Rupert Murdoch, Chairman of NewsCorp; Comcast Ventures; DoubleVerify, LLC., Comcast NBC, LLC; CBS Interactive, LLC. Limewire LLC 2022 (“Media Defendants”) of intentionally and

forcibly defaming Plaintiff David and the Entity Plaintiffs, which are David's businesses ("The Entity Plaintiffs"). Subsequently, the Media Defendants personally defamed David using perjury, unethical tactics and malicious, vexatious litigation orchestrated by a criminal enterprise consisting of the Media Defendants and the now disgraced California attorney, Thomas v. Girardi, Gloria Allred, Nathan Goldberg, Lisa Bloom, Gary Dordick, Keith Griffin, and Joseph Chora (The U.S.-Based Media-Funded Attorney Defendants).

This timeline will assist the Court in understanding the nature of all the inter-related allegations.



Alki David tuning mini antennas that tune in Free to Air Signals

Over a series of years, Plaintiff Alki David built an independent successful media group that pioneered internet and terrestrial streaming services. However, the Media Defendants attacked him, ostensibly because he was not part of their Big Networks culture.

TIMELINE OF EVENTS

2003 ~ Alki David graduates Royal College of Art in Film Sciences.

2007 ~ Alki David starts 111 Pictures /111 Pix Streaming Technologies platform, offering turnkey streaming services for another of David's Companies, FilmOn TV, which today owns the largest personal collection of privately-owned movie rights businesses. For example, Netflix and Hulu built their early businesses on Cinebx and the Allied Film Libraries, collections that Plaintiff David acquired in 2011.

2007 ~ FilmOn is founded by Alki David.

2008 ~ FilmOn aggregates Film Libraries/111Pictures Sales Company, established in Cannes/Toronto FF/AFM etc. The major Film and TV Marketplaces.

2008 ~ FilmOn strikes deal with Paramount Pictures for Day in Date UK / USA Digital Distribution with Microsoft Designated Markets (DMAs).

2008 ~ FilmOn strikes deal with Granada Films and other Major Library Owners.

2009 ~ FilmOn starts streaming scheduled programming Local Free To Air Television in UK, Europe, and the Middle East.

2009 -2010 ~ FilmOn TV App is recognized around the World as the No. 1 Streaming TV App, despite Networks and TV Broadcasters constantly blocking FilmOn from buying advertising space on Broadcasters' inventory.

2009 ~ FilmOn closes multi-channel deal with Rotana, Middle East. Alki, to inform the Court what this is as well as multiple European and Asian broadcasters.

2009 ~ UK Broadcasters are pressured by Sky Satellite and US Broadcasters to not allow

TV Advertising of FilmOn on any major carrier. **Can we document this?**

2010 ~ FilmOn is Number 1 App in IOS Android and in USA, Europe and Middle East despite Networks' disparaging press.

2010 ~ FilmOn opens US streaming service to establish Free to Air distribution of Free to Air Channel.

2010 ~ FilmOn Opens Live TV Shopping Channel on Internet and Live to Cable TV. FOTV Original Content and Battlecam are created by Alki David.

2010 ~ FOTV Broadcast Station established on Canon Drive in Beverly Hills.

2010 ~ All Major US Networks sue FilmOn over retransmission rights. Despite FilmOn insisting on paying compulsory retransmission copyright fees - the Networks sue over ownership of FREE TO AIR TELEVISION

CBS, FOX, ABC & NBC vs. FilmOn and Alkiviades David is filed.

[Networks Sue FilmOn in Federal Court](#) FilmOn respected the DMA structure of TV market places, unlike IvI, a former Seattle based streamer that was transmitting without considering DMAs.

2010 - Networks commit yet further acts of corporate defamation disparaging Plaintiffs David and Plaintiff FilmOn when App stores DoubleVerify and others make orchestrated disparaging comments about FilmOn. *See*

<https://www.forbes.com/sites/clareoconnor/2010/11/23/billionaire-heir-battling-restraining-order-from-big-four-networks/?sh=3f61e0797672>

Networks Sue FilmOn.com Over Copyright

ABC, CBS, Fox and NBC have asked a federal court in New York to stop FilmOn.com from distributing their TV stations in Los Angeles to paying subscribers via the Internet, alleging that the service violates their copyrights to the programming.

2010 ~ [David fights back](#) and sues and exposes CBS and CBS Interactive and

the Networks for [distributing child pornography on the Lime Wire Network](#).

To prove the point, David rounded up some hip hop and R&B artists and filed a lawsuit against [CBS Interactive](#) on the theory that **Leslie Moonves'** digital division had contributed to the rise of anything-goes file-sharing illegalities by running a money-making business that fostered users to employ P2P software like Grokster and Limewire.

2012 ~ Aereo is launched by Barry Diller - The Major Networks sued Aereo, a TV streaming service that argued (incorrectly) that it did not need to pay retransmission fees as users were accessing mini antennas individually, and thus the obligation to pay retransmission fees lay elsewhere.

Plaintiff Alki David launched a copycat site called BARRYDRILLER.com that maintained that his service would pay retransmission fees.

This sequence of events started a slew of lawsuits between Alki David and Barry Diller [which were eventually settled](#).

2012 ~ *Alki David's FilmOn.TV Networks Debuts First Over-the-Air "Primary Channel" FilmOn.TV LA (KILM CH 64) on November 9, 2012.* [FilmOn Live TV](#).

[FilmOn had to sue Fox to make them and others stop disparaging.](#) FilmOn's Alki David strikes back at Fox, alleging the TV network is making libelous statements to Apple, Google and Microsoft and interfering with his efforts to deliver a streaming service.

2014 ~ **FILMON TV?** The Air as well as basic cable to 5.5 Million homes - starts to broadcast Battlecam Over the Air and becomes No. 1 late night show in LA - Dish Networks Citation.

2014 ~ [FilmOn acquires Allied Entertainment movie rights](#).

<https://www.digitaltveurope.com/2014/04/22/filmon-acquires-allied-entertainment-movie-rights>

Apr 22, 2014 ~ FilmOn acquired rights to content from the CineBx library and 40 catalogues of content, including those of Allied Entertainment, Four Star and HanVideo. [FilmOn acquires CineBx \(broadbandtvnews.com\)](#).

2014 ~ Networks were actively discrediting David and FilmOn in App Stores.

August, 2014 [FilmOn owner Anakando sues Fox Television](#) for violating David's Hologram USA Company Assets. **Alki - it's patent infringement, correct? YES** Court Case Number 3:14-cv-01915.

[\(DOWNLOAD COMPLAINT\)](#)

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1		
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3		
4	HOLOGRAM USA, INC., a Delaware corporation; MUSION DAS	Case No. <u>'14CV1915 GPC WWG</u>
5	HOLOGRAM LIMITED, a corporation organized under the laws of the United Kingdom; and UWE MAASS, an individual,	COMPLAINT; DEMAND FOR JURY TRIAL
6		
7		
8	Plaintiffs,	
9	v.	
10		
11	TWENTIETH CENTURY FOX CORPORATION, a corporation organized under the laws of Delaware; and GRACIE FILMS, a corporation organized under the laws of California; and DOES 1 through 10,	
12		
13		
14		
15	Defendants.	
16		

2015 ~ [FilmOn establishes exclusive deal with Lenovo](#) / IBM to preload LIVE TV by FilmOn on over *400 Million Devices* Lenovo PC and later, IBM Thinkpad, Motorola Devices and Lenovo Laptops / over three years.

[2015 ~ FilmOn Acquires MondoTunes](#) - World's largest Independent distribution platform for Artists / deal created between Universal Music Group and Sony.

July 2015 ~ FilmOn won a Huge Victory on Road to Compulsory License to Broadcast Networks in July, 2015, with a shock victory in an LA Court.

TV Streamer Gets Huge Victory on Road to Compulsory License to Broadcast Networks

FilmOn wins a potential landmark ruling — one that will set up a high-stakes appellate showdown with the broadcast establishment.

BY ERIQ GARDNER  JULY 16, 2015 1:08PM



ADVERTISEMENT



November 2015 ~ FilmOn gets dealt [another blow](#) from Networks over Section 111 of retransmission rights of Free to Air TV in a sealed court ruling. <https://www.americanbar.org/groups/litigation/committees/intellectual-property/practice/2015/filmon-copyright-act-section-111-compulsory-licensing>, states in operative part:

Last month, a U.S. District Court judge ruled against FilmOn’s claim to a compulsory license. Last week, the judge’s decision was unsealed, showing her reasoning. Judge Rosemary Collyer wrote that while the Supreme Court noted an “overwhelming likeness” between

cable operators and online streamer Aereo, that doesn't mean that an online system that offers copyrighted material like a cable system does must automatically be seen as a cable system. Eric Gardner, of The Hollywood Reporter, pointed out that Collyer's proximity to the D.C. establishment constituted [evidence of bias](#).

FilmOn still has reason to believe it will prevail, thanks to a July decision from a Los Angeles District Court judge which suggested that major broadcast networks might be required to license their content to the service. Viewers, it should be noted, don't see a distinction between cable-, satellite, or IP-based premium video services.

FilmOn released a statement which read in part, "FilmOn.TV is disappointed with the D.C. court's ruling finding its partner FilmOn X is not entitled to a compulsory copyright license. The real losers are the citizens, for whom free access to the airways that belong to them is once again restrained by a judge's incorrect statutory interpretation favoring big business over technological advancement." The company believes this case should go to the Supreme Court. Collyer's ruling is clear to state that FilmOn and its owners are not found to have engaged in any wrongdoing, and are not liable for any copyright violations.

2015 to 2016 ~ FilmOn spends millions of dollars preparing its first [Initial Public offering](#). On the day of the IPO launch, the SEC raised a red flag. Despite spending millions more in defending himself against the blind allegation, nothing transpired. The SEC made no comment.

ALKI - DO YOU HAVE ANY THEORY AS TO WHY THE RED FLAG WAS RAISED - BY WHOM?

Against This Backdrop of Stifling Citizens’ Constitutional Rights to Access The Public Airways By Thwarting Plaintiff David and Plaintiff FilmOn’s Efforts to Stream Content, the Hollywood Chinese Communist Enterprise allies with the Media-Funded U.S. Based Attorneys and launches A Concerted Litigious Campaign to Destroy Alki David and his Companies, The Plaintiff Entities



Plaintiff Alki David first met Gloria Allred and her daughter, Lisa Bloom in 2012 at Defendant CNN’s Studios in Los Angeles when David accompanied his FilmOn TV host, Kato Kaelin to a discussion regarding First Amendment rights on HLN’s Dr. Drew Show.

Plaintiff David felt targeted by the mother-daughter duo from that day onward, partly because of his status as a **digital?** media pioneer and also

because Plaintiff David rebutted Lisa Bloom's romantic advances in the parking lot after the show.

Another factor that motivated the Defendants' aggressive litigation against Plaintiff David and the Plaintiff Entities emerged in July, 2015, when FilmOn got a massive boost after making a significant acquisition.

[2015 ~ FilmOn Acquires Cinemanow](#), the transactional video on demand service, formerly created by the Networks and later sold to BestBuy.

CinemaNow carries All Hollywood Studio Movies. FilmOn CEO Alki David said in a release that the company is "excited" about the acquisition.

"Our goal has always been to advance legal access to great content for the benefit of the consumer," David emphasized. "Now we're working with all the major studios and broadcasters to build the future of entertainment together." (Emphasis added).

That is when the studios maliciously went into overdrive, colluding with prominent attorneys in California, including disgraced and disbarred attorney Tom Girardi, Gloria Allred and Lisa Bloom, to defame David and his companies, as well as with the State Bar of California and the Defendant Judges to dispossess Plaintiff David and the Entity Plaintiffs of all their due process rights and to bulldoze their clients' cases through the corrupt court

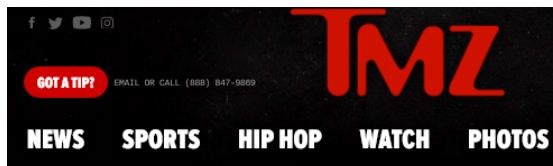
system. Simply stated, the Media Defendants, consisting of the Defendant Big Networks and the individual Defendants who operated them, did not want Plaintiff David and his companies to help consumers gain more access to content and to thereby add discourse in the free marketplace of ideas as contemplated by the Founding Fathers. Rather, they wanted to destroy the Plaintiffs so they could profit more greatly. Moreover, they wanted to - and have succeeded in - controlling the media in America. It is telling that so few firms and individuals own America's media. More telling is that when the veils of parent-subsidary entities are fully evaluated, America's television, radio, digital, terrestrial and internet media is foreign-owned and controlled. This terrifying fact is documented by Harvards' "Future of Media" project. *See <https://projects.iq.harvard.edu/futureofmedia/index-us-mainstream-media-ownership>. Index of US Mainstream Media Ownership | The Future of Media Project (harvard.edu)*. *See also, Infra* at _____.

Although the sequence of events set forth in this Complaint are hard to read and even harder to fathom, all of the inappropriate, illegal and corrupt occurrences did, indeed, happen and those actions by the Defendants manifestly harmed Plaintiff David and the Entity Plaintiffs.

To set things in context, Plaintiffs notes that the behavior that the Litigating Defendants in the suits discussed below complain about, was perfectly acceptable to them when the interactions between Plaintiff David and the Litigating Defendants occurred because they occurred in situ on

digital media program that were edgy on purpose. It was only after Plaintiff David had to close his companies because the IPO's failed that the Individual Defendants decided to hop onto the "Me Too" movement and, with the help of the Media Funded U.S.-Based Defendants, contrive claims against Plaintiff David and the Plaintiff Entities.

It must be noted that the Media organisations fostering and developing the buzzwords derived from hashtags like #MeToo which in truth only existed in the Media because the Media put it there in the first place.



Vanessa Bryant Sobs in Kobe Bryant Photo Trial During Opening Statements | Celebrate Kylie Jenner's Bday With These Boss Babe Shots! | OnlyFans Model Courtney Taylor Charged with Murdering Boyfriend | Ice Down With Stars In The Tub Baby!

Celeb Hologram Creator Alki David Sued by 2 More Ex-Employees for Sexual Assault, Harassment

CELEB HOLOGRAM CREATOR SUED Office Was A Frat House!! HE GROPED US, EXPOSED US, THEN FIRED US

EXCLUSIVE 9/15/2017 12:30 AM PT



FACTS

This lawsuit makes clear the fact that Defendants Gloria Allred, her clients, Defendant Elizabeth Taylor and Defendant Mahim Kahn, and Defendant Attorney Lisa Bloom and her client, Defendant Chasity Jones and the other Media-Funded U.S. Based Attorneys colluded to defame and extort plaintiff David utilizing a planned and organized network of media outlets colluding with Media Defendants.

The Parade of Spurious Lawsuits Filed to Further The Defendants'

Enterprise Goals

PICK UP In 2017, Karl Zirpel, a former employee of Alki David Productions, claimed he was improperly fired after raising safety concerns prior to an event hosted by Entity Plaintiff Hologram at Hologram Theater. Zirpel's sexual harassment claims, like that of many other Plaintiffs whom Defendant Attorneys helped to victimize Plaintiff David, was dropped on the eve of trial. *Karl Zirpel v. Alki David Productions, Inc., et al.*, LASC Case No. BC684618. Note: Plaintiff David was not personally named in the suit, but Zirpel's attorneys claimed in The Daily Beast that they would pursue Alki personally once the judgment was finalized.

<https://www.thedailybeast.com/alki-david-coca-cola-heir-who-called-lawyer-a-fuck-tard-loses-dollar1-million-case>.

Strategy Question for Alki: Alki, counsel for Zirpel and Zimmerman are not named Attorney Defendants - just ensuring you do not want to add them. Also Note: Alki was previously involved in unrelated litigation over a business dispute with Barry Diller, whose company, IAC owns the Daily Beast.

In 2017, Hologram USA's independent contractor, Grant Zimmerman filed *Grant Zimmerman v. Alkiviades David, et al.*, Case No. BC675552, in the Los Angeles County Superior Court, wrongly alleging wrongful termination and that he was fired by Plaintiff David for revealing David committed sexual misconduct as to other of David's employees.

Alki: Here is a link to a mediation brief filed on Plaintiff David's behalf and on behalf of Hologram Inc., but not the other various entities related to Alki named in Zimmerman's suit. Note: Alki and his counsel need to determine whether to divulge this as, per evidentiary rules, it is confidential.

On February 2, 2017, Litigating Defendants, Elizabeth Taylor and Chastity Jones filed a Labor-Wrongful Termination lawsuit that also alleged sexual harassment in Los Angeles County Superior Court against Plaintiffs David, Hologram USA Entertainment, Inc., FilmOn Media Holdings, Inc., FilmOn TV., Alki David Productions, Inc. Hologram USA, Inc., Anakando Media Group, USA, FilmOn TV Networks, Inc., and FilmOn TV U.K., Limited.

There is no truth to the allegations asserted by Litigating Defendants Taylor and Jones. Upon information and belief, the suit was filed by legal counsel, Defendants Goldstein, Bloom and Chora to extort settlement proceeds from Plaintiff David and/or the Entity Plaintiffs. Tellingly, just as Zimmerman had done, Taylor dropped her sexual harassment claim on the day of jury selection, after spending three years maligning and defaming Plaintiff David, with Defendant Attorney Bloom promoting Taylor's fallacious sexual harassment claims on TMZ for those three years.

To show good faith, and in an attempt to prove his innocence, Plaintiff David voluntarily underwent . . . and passed a polygraph test:





ALKIDAVID Posts

September 21, 2019



alkidavid



CONFIDENTIAL
POLYGRAPH RE-EXAMINATION REPORT

Examinee Information:

Examinee Name: **Alkiviades Andrew David**

Date of Birth: 5/23/1968

State ID: (CA) F1492405


Address: 6652 Hollywood Blvd., Los Angeles, CA 90028

Exam Location: 10100 Santa Monica Blvd. #300, Los Angeles, CA 90067

Exam Room: Polygraph Room 377

Exam Date: 08/18/2019

Report Date: 08/18/2019



SECTION 1 – Pre-Polygraph Re-Examination Information

On 08/18/2019, Mr. Alkiviades Andrew David (the examinee), returned to the examiner office and voluntarily submitted himself to a polygraph re-examination at the 10100 Santa Monica Blvd. testing site in Los Angeles CA.

The following forms (originals stored in GPS archives) were read, completed, and voluntarily signed by the examinee earlier that day:

GPS FORM	FORM DESCRIPTION	DETAILS
FORM – A	Consent Form, Waiver and Release	Signed by the examinee
FORM – B	Polygraph Examination Rules and Disclosures	Signed by the examinee
FORM – C	Written Report Preference	Signed by the examinee
FORM – D	GPS Examinee Data Sheet	Completed and signed by the examinee

1
GLOBAL POLYGRAPH & SECURITY LLC


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


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POLYGRAPH RE-EXAMINATION REPORT



QUESTION #	EXAMINEE'S PHYSIOLOGICAL REACTIONS RECORDED ON POLYGRAPH CHARTS	OPINION OF POLYGRAPH EXAMINER
1	No Significant Physiological Reactions or Disturbances	No Deception Indicated (NDI) The Examinee Has Told the Truth
2	No Significant Physiological Reactions or Disturbances	No Deception Indicated (NDI) The Examinee Has Told the Truth

The polygraph charts and physiological reactions were extensively reviewed during the data analysis. It is the examiner opinion (additionally supported by a computer algorithm analysis-OSS-3) that the examinee has **TOLD THE TRUTH** when answered the pertinent questions listed in **Section 2** above.

Based on the test results the examinee, **Mr. Alkiviades Andrew David** did not falsify any detail in his written statement above, made on 8/18/19 at the examiner office, shortly prior to taking the re-examination polygraph test.

Following the review of the polygraph charts and the re-examination test results with the examinee, the examiner confirmed that the examinee had no further questions prior to his departure from the office.

Respectfully Submitted,
Examiner,

Oded Gelfer
President,
APA Full Member # 7662
Global Polygraph & Security LLC
Tell: 424-302-2498
www.90210polygraph.com

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





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POLYGRAPH RE-EXAMINATION REPORT


APPENDIX A- EXAMINEE WRITTEN STATEMENT COPY

(The original statement is kept in the examiner archive)

 
Aug 17 2019

I Alki David provide this statement regarding the sexual allegation ~~is~~ brought against me by my former employee Elizabeth Taylor.

I solemnly declare that:
I never closed the door to my office and demanded sex from Elizabeth Taylor in lieu of being her job.

 Signed Alki David
Aug 17 2019

In 2019, Lauren Reeves, represented by Attorney Defendant Allred, sued Plaintiff David and Plaintiffs Hologram USA and Alki David Productions, LASC Case No. BC649025, for sexual battery and sexual harassment. Attorney Defendants Goldberg and Leal of the Attorney Defendant Allred's firm, represented Reeves, who worked as a comedy writer for Plaintiff Hologram USA. Reeves was awarded \$650,000 in compensatory damages and \$4.35 million in punitive damages.

In November, 2019, Mahim Khan, a former production assistant who worked at Entity Plaintiff FilmOn TV and Entity Plaintiff Alki David Productions, Inc., sued Plaintiff David and Entity Plaintiffs Alki David Productions, Hologram USA, FilmOn Inc., and Plaintiff David. LASC Case No. BC654017 (2019). Khan obtained an award of \$58 million, \$55 Million of which was for punitive damages for battery, sexual battery and sexual harassment against Plaintiff Alki David.

Plaintiff David and the Entity Plaintiffs are seeking reversal on appeal due to the misconduct of Khan's counsel, Allred, Maroko & Goldberg, including, but not limited to, Defendants Allred, Goldberg, Leal, and Mochkatel, misconduct intended to further the criminal enterprise those counsel participated in in violation of RICO, as more fully alleged herein. **Note: Counsel will need to link to the Petition for Review before the California Supreme Court.**

As more fully discussed herein, infra at _____, Plaintiff David **thrice** filed complaints with the California State Bar regarding the manifest malpractice and outright fraud on the court committed by the Media Funded U.S. Based Defendants. Defendant The State Bar of California **entirely failed to even process the complaints, let alone properly address their merits.**

The Los Angeles Superior Court ordered Litigating Defendants Jones and Taylor's lawsuits to be bifurcated and those cases were tried separately. In Litigating Defendant Jones' action, LASC Case No. BC649025 (2017), Jones asserted that she was subjected to sexual harassment and battery and that she was wrongfully terminated because she refused Plaintiff David's advances.

In October, 2019, a jury deadlocked 8-4 in Litigating Defendant Taylor's suit, LASC Case No. BC649025 (2017). Los Angeles County Superior Court Judge Christopher Lui declared a mistrial. Counsel for Litigation Defendant Taylor was Attorney Bloom. Plaintiff Alki David represented himself.

In 2019, Lauren Reeves, represented by Attorney Defendant Allred, sued Plaintiff David and Plaintiffs Hologram USA and Alki David Productions, LASC Case No. BC649025, for sexual battery and sexual harassment. Attorney Defendants Goldberg and Leal of the Attorney Defendant Allred's firm, represented Reeves, who worked as a comedy writer for Plaintiff Hologram USA. Reeves was awarded \$650,000 in compensatory damages and \$4.35 million in punitive damages.

In Mary Rizzo's deposition conducted by Attorney Defendant Bloom in the *Chastity Jones* case, Rizzo discussed a long chain of text messages between Rizzo and Jones, evincing that the Litigating Defendants conspired to contrive claims against Plaintiff David and the Entity Plaintiffs.



Chasity



+1 (310) 804-9536

Mar 8, 2016, 12:59 PM

I left. I don't care if I get fired . I'm going home

I'll call you later

Ok I'm coming back. I'm not going to let him make me mad

Ok are you okay?

Yes I'm ok

I just need to learn how to ignore him

Mar 9, 2016, 9:09 AM

I have to drop off khlo'e laptop. She forgot it. I'll be in right after if anyone ask

If not lol I'll see you soon

Ok I will let him know

Mar 12, 2016, 10:07 AM



Send photos/videos



<  Chasity ⓘ

+1 (310) 804-9536

Mar 7, 2016, 8:35 AM

I'm not coming to work.

Are you okay?

I I'm quoting my job

Whatttt

I hope you're okay

I'm really depressed. I'm going to try to come to work

I'm really sorry! Is everything okay with your mom?

She has been sick

I know it's hard...

Is she taking the oil yet?

Yes she started yesterday

That's good, that will really help her appetite

   Text (30) 



+1 (310) 804-9536

Chasity



She ask me for help for sure

What that they are using that against her?

Yes

He told me he was filing criminal charges against her

Damnn poor Elizabeth

MK too?

No

You know what's crazy...I still have a text from Elizabeth saying all she needs is MK and you to talk

She ask me to help her case and begged me to help her and kept calling me over and over via text but I'm not sure if she told me to file against him or not bc I wasn't paying attention to her



Message

lol





Chasity



+1 (310) 804-9536

Did they ask you if Elizabeth ask you to file too or to help her case?

You had said no because she didn't
she would never saw anything

Ok. They ask me too

What do you think she can get in trouble
Like they will use it against her
But she asked MK for help and MK jumped on

Right Alki told me that today.

And is getting money

She ask me for help for sure

What that they are using that against her?

Yes

He told me he was filing criminal



Message in a blue bubble





Chasity



+1 (310) 804-9536

Yes, I'm not sure. Elizabeth prob said we all seen it or something. Who know

Yea she probably did, I never did tho

Me either

How is she gonna go to court with no proof? She kind of set herself up to look dumb

Poor girl

I never seen him touch her but she always had something to say about everyone lol

Omig she did! Lol

She liked to gossip

Yep

Even about fake stuff

Lol yes



Message Chasity





Chasity



+1 (310) 804-9536

Nov 23, 2015, 8:27 AM

I'm not coming to work. I'm so unhappy. I have to call Carl and make something up bc my life with jeff is horrible.



Ohh I'm so sorry.. I'm at my doctor's appt but I will call you after

I hope you're okay..

No I'm not. I hate this life with him and I have to get out of it

Everyday we argue and I feel so stupid

Are you home or are you with him now

I'm here at this apartment but I'm about to drive home.

I don't want to marry him. I don't want kids. I don't want a man. I'm so stupid to even try anymore with him

Nov 23, 2015, 9:50 AM





Chasity



+1 (310) 804-9536

Nov 10, 2015, 5:30 PM

I think Alki is weird. I think he acts weird when I'm around. It's uncomfortable. I feel like he doesn't like me or feel strange when he is around. I was going to talk to him about fergie but don't feel comfortable

Oh, in the morning can you take me to get a cake down the street? Jeff will have my car

Nov 11, 2015, 8:23 AM

anywhere we can go

is Benjamin coming today?

Nov 12, 2015, 2:34 PM

Good thing I wasn't single and went out with this guy.. we have nothing in common :-)

Lol are you at lunch with him now
😁😁

No we are at the studio lol



Chasity



+1 (310) 804-9536

Message
Oct 13, 2015, 8:49 PM

I called that attorney Larry ring and he wants me to come in and sue Alki. He said he might just settle and give me money after he send a letter stating I'm suing him. I'm just not sure if I want to sue or not. What do you think? I prob get money but if I come back I can't sue or Wil be scared lol



Damn yea idk

That's what I was gonna say about coming back..

You should ask Elizabeth what happened with hers when you talk to her

Before you tell her you aren't testifying for her 😬

She never called me back.

What's in Dubai?

Idk, Mk probably made that up cuz she turned out to always be lying



Send Message





Chasity



1 (323) 613-4566

Yea cuz when I said it I said it was another female with me. this was before I even tied

Yes I heard you had proof

lol from who?

Filmon

My attorney read your case. He is going to get Alki for sure. Another thing Carl knows what happened bc he was very detailed about you and Alki

Alki told him

But what Alki said isn't true, unless he admitted to what he did

What did he tell him

Please ask your attorney if you can talk to me and write a statement of what happened to me from Alki and please let her know I will write a statement of what he said in front of me



Chasity





Chasity



(323) 613-4566

I was told that you settled and that you settled for 500k

Alki said that?

No everyone at FilmOn said it

With

Alki told Carl I think or somebody bc I knew you settled a long time ago

Alki was making fun of getting sued. I'm not sure what you settled for but I know it was over 100,000.

What did you hear?

If I tell my attorney this, will you say that you told me?

That you heard Alki making fun of my case and saying that we settled?

If you don't want to, it's okay. It just isn't fair that I'm over here not saying anything and he's over there making fun of my case and saying we settled



Message





Chasity



1 (323) 613-4566

And it makes me so mad too cuz I heard through the grapevine that Alki was making fun of my lawsuit with him, so actually he's the one talking about my lawsuit!

And he's not allowed to just like I'm not

it makes me so mad

Yes he was making fun in front of me and Kevin

Are you serious?

What did he say?

I want to see if it's the same thing I heard

I was told that you settled and that you settled for 500k

Alki said that?

No everyone at FilmOn said it

Wth



Message





1 (323) 613-4566

The crazy thing is my attorney pulled your case and read your whole case and he talked to your attorney a few times so I'm not sure why he would say that. I know he wants to be safe so maybe that's it. I'm not sure

Yea my attorney told me but the thing is they are trying to say how would you have even known about my case if I didn't tell you, but every single person there knew! Like come on everyone knows how he is and now he had multiple cases

My attorney talked to your attorney before so he was aware and that was last year and then all of a sudden.

I knew about your case from Carl Dawson and many people at Filmon knows not you.

And it makes me so mad too cuz I heard through the grapevine that Alki was making fun of my lawsuit with him, so actually he's the one talking about my lawsuit!!!



Chasity



1 (323) 613-4566

And it makes me so mad too cuz I heard through the grapevine that Alki was making fun of my lawsuit with him, so actually he's the one talking about my lawsuit!

And he's not allowed to just like I'm not

it makes me so mad

Yes he was making fun in front of me and Kevin

Are you serious?

What did he say?

I want to see if it's the same thing I heard

I was told that you settled and that you settled for 500k

Alki said that?

No everyone at FilmOn said it

Wth



Message





Chasity



(323) 619-4500

I was told that you settled and that you settled for 500k

Alki said that?

No everyone at FilmOn said it

With

Alki told Carl I think or somebody bc I knew you settled a long time ago

Alki was making fun of getting sued. I'm not sure what you settled for but I know it was over 100,000.

What did you hear?

If I tell my attorney this, will you say that you told me?

That you heard Alki making fun of my case and saying that we settled?

If you don't want to, it's okay. It just isn't fair that I'm over here not saying anything and he's over there making fun of my case and saying we settled



Messages





Chasity



1 (323) 613-4566

And it makes me so mad too cuz I heard through the grapevine that Alki was making fun of my lawsuit with him, so actually he's the one talking about my lawsuit!!

And he's not allowed to just like I'm not

It makes me so mad

Yes he was making fun in front of me and Kevin

Are you serious?

What did he say?

I want to see if it's the same thing I heard

I was told that you settled and that you settled for 500k

Alki said that?

No everyone at FilmOn said it

Wth



Message





1 (323) 613-4566

The crazy thing is my attorney pulled your case and read your whole case and he talked to your attorney a few times so I'm not sure why he would say that. I know he wants to be safe so maybe that's it. I'm not sure

yea my attorney told me but the thing is they are trying to say how would you have even known about my case if I didn't tell you, but every single person there knew! Like come on everyone knows how he is and how he had multiple cases

My attorney talked to your attorney before so he was aware and that was last year and then all of a sudden.

I knew about your case from Carl Dawson and many people at Filmon knows not you.

And it makes me so mad too cuz I heard through the grapevine that Alki was making fun of my lawsuit with him, so actually he's the one talking about my lawsuit



m



Chasity



1 (323) 613-4566

I know... it's cuz if they even ask if we were hanging out, they can say that...

In your agreement I'm sure it did not state that you can't talk to me or other things outside of your case.

But your agreement don't say not to talk to me

Technically I can be sued if I told anyone about my case... and if Barry thinks I did say something, he can use me hanging out with you to help build his case

Exactly, I know...

But since you have a lawsuit against him, it looks like we are conspiring

My attorney said not forever, just for the time being...

The problem with this is that we are going to go to court I think like trial so that would be bad for him bc what if we have to subpoena everyone. He is wrong to try to stop



Message





1 (323) 613-4566

Yea I know, I told my attorney that I haven't told you anything because I'm not allowed to, idk what they are trying to do. I told my attorney we had dinner plans and he told me just for now to stay low, I'm really sorry cuz I wanted to see you!

I told him even if we were just hanging out? And he said yea cuz if they ask or find out, they can use that against me and say why would we be hanging out and I not tell you anything about my case, so I just have to be careful, it sucks cuz I thought I was past all this and I know you're going through a lot and I wanted to be there for you

Yes it sucks.

I don't understand why you can talk to me if it's something outside of your case. It doesn't make no sense.

I know...it's cuz if they even ask if we were hanging out, they can say that...



1 message





Chasity



1 (323) 613-4566

Wed, Jan 11, 1:22 PM

Hey girl, so I kind of have bad news... for some reason Aiki's attorney thinks I have talked to you about my case, which I haven't, and they contacted my lawyer now and it's a big mess. my attorney has told me to lay low right now, so I promise we will hang out, just until my attorney says I'm okay



Oh wow

He prob got scared bc I'm suing him and my lawyer is not being quiet about it. I'm so mad. I was looking forward to seeing you. He knows he is wrong

Do you know what they think we are talking about? That's crazy!! I can't believe him

Yea I know, I told my attorney that I haven't told you anything because I'm not allowed to, idk what they are trying to do. I told my attorney we had dinner plans and he told me just for now to stay low, I'm really



1 / message





Chasity



1 (323) 613-4566

your case at all. Can you please talk to him this week about me? It will be fast and he is just trying to get my case together. If there is any problems which he said it will not hurt you in any way or anything you signed...it's just to help me. He said he don't think we will be going to trial or nothing just a settlement. Thank you



Mon, May 28, 11:43 AM

Hi Chasity, I'm so happy you were able to file a case. As much as I want to help you, I'm not allowed to speak on anything regarding Timon or Atki. Even things in general about how it was working there. That's part of what I agreed to when everything was resolved. Trust me, I would do everything I could to help you, but if you do settle, you'll understand why I can't speak on anything at all because I think you'll have to sign something saying you won't speak about anything at all if you settle.

Ok. Thank you



Message





Chasity



1 (323) 613-4566

Mon, Nov 28, 7:28 AM

Good morning Girly, how was holiday? Are you ready for Christmas?

I meet with my attorney last week and he filed paperwork for my case last week. I told him that you couldn't talk to him about your case but he wanted to see if he could just talk to him in general... not about your case at all. Can you please talk to him this week about me? It will be fast and he is just trying to get my case together. If there is any problems which he said it will not hurt you in any way or anything you signed...it's just to help me. He said he don't think we will be going to trial or nothing just a settlement. Thank you

Mon, Nov 28, 11:43 AM

Hi Chasity, I'm so happy you were able to file a case. As much as I want to help you, I'm not allowed to speak on anything regarding filmon or Alki. Even things in general about how it was working there. That's



Message





Chasity



1 (323) 613-4566

Ok

Do you think your attorney will be ok if my attorney speaks to him and that way you can't talk about it and he will only speak about what is legal and will not get you in any trouble

I don't think it will get that far...it will just be a settlement

He should be able to look it up himself once a lawsuit is filed, any attorney can look it up. Have you talked with this attorney yet?

Yes today. I'll tell him to look it up

He said he is submitting everything on Monday

That's awesome, so he took your case

That's huge

Yes he did and he said he will get a settlement bc it's so many pending



Message





1 (323) 613-4566



Did you retract your statement that you signed for Barry Rotyman?

I need to retract that statement

What should I do?

(Hey Mary, do you mind if I ask you what amount you settled for?)

I'm here baby

Sorry that was for khlo'e lol

Fri, Nov 19, 6:20 PM

(Hey I really wish I could talk about my case but I'm really not allowed to say anything at all. I could get into some serious mess legally if I were to talk about anything at all about the case...that's why I was saying if I'm subpoena, then I'll be legally able to speak I believe)

Ok

Do you think your attorney will be ok if my attorney speaks to him and



Message





Chasity



1 (323) 613-4566

Did people witness it

What? My lawsuit?!

Or just in general

Kevin was there

General lawsuits

That's sick

I really can't believe that

As long as there are witnesses it helps your case

How he thinks it's all a joke and can get away with it just cuz he has money

Right

Damn I'm sorry you have to go through that again

I know right

Did he touch you or was it just verbal harassment



Message





Chasity



1 (323) 613-4566

Wed, Nov 16, 5:51 PM

Do you mind if I can have your attorneys number?

Thu, Nov 17, 12:41 PM

Hey girl, so my attorney is a criminal law attorney so I'm not sure if he would be the right one. Is it for work or for something else. I asked him and he said he could recommend someone else for you if it's not criminal. He just really took my case because it was through a family friend

Ok. I'm going to sue Alki...for harassment. I'm going to go home and find another attorney today and go over all my notes I kept

That whok company is dirty

They are trying to go public and that not fair how he does me and people

I'm going to call and retract my statement from Barry Rotyman too



iMessage





Chasity



1 (323) 613-4566

Wed, Nov 16, 11:59 AM

What happened with you case? Did you win?

Wed, Nov 16, 3:19 PM

Well the only thing im allowed to say is that it's been resolved / I can get into a mess with anything more

Oh ok

Yeah, were you able to find out about your Ray

Wed, Nov 16, 5:51 PM

Do you mind if I can have your attorneys number?

Thu, Nov 17, 12:41 PM

Hey girl, so my attorney is a criminal law attorney so I'm not sure if he would be the right one. Is it for work or for something else. I asked him and he said he could recommend someone else for you if it's not criminal. He just really took my case



Message



There is nothing in this world that she can do to me...

I don't ever want to talk to her and please tell her that! There is nothing!!!!!! In this world that she calculus ever do to me and tell her that too!!! And I will file a restraining order against her today if she don't leave me alone. Matter of fact I think I am bc she is crazy and should move on... She is a prostitute and I don't have time with her shit! My mom have stage 4 cancer and one of my fiend just lost her husband and two kids over the weekend in a car accident. I don't give a fuck!! What Elizabeth is saying and if she call me I will curse her out and beat her ass with bullshit! In not in the mood! At all

Tell her I said I don't give a fuck about her or her fucking case!

Yea I wasn't gonna give her your number, just thought you should know. You know how she can be so sneaky, i don't even know if lma respond and if I do, I'm gonna say I



Chasity



1 (323) 613-4566

Jul 13, 2016, 9:49 AM

Can you please give me Chasity's number? I need to make her aware of something. Thank you. Hope you're doing well. From Elizabeth!!!! 🙏🙏🙏

No

I don't want to talk to her.

There is nothing in this world that she can do to me...

I don't ever want to talk to her and please tell her that! There is nothing!!!!!! In this world that she calculus ever do to me and tell her that too!!! And I will file a restraining order against her today if she don't leave me alone. Matter of fact I think I am bc she is crazy and should move on... She is a prostitute and I don't have time with her shit! My mom have stage 4 cancer and one of my fiend just lost her husband and two kids over the weekend in a car accident. I don't give a fuck!! What Elizabeth is



iMessage





1 (323) 613-4566

May 20, 2016, 5:30 PM

I hate FilmOn!!

I'm quitting for sure! They only paid me a part of my commission and Alki agreed to pay me and Peter don't want to pay. Alki said he was going to make sure I get paid but this is not right I have to fight for my money.

I can't believe that that company is ridiculous... it's bit funny how everyone has trouble getting paid their commissions but that never was a problem for Jill in the UK... makes you wonder

Why

Right!!

Alki should have paid you in full once the deal closed, that's what he did for Nuzzy

She paid herself



Message





chasitycjones@yahoo.com

They called me yesterday

I'm going to call the lawyer back.
That's what Alki get!!!!

Lol

Yea I know something was up when
MK stopped showing up

I think I'm going to sue him too bc
he deserves it by the way he treat
people and things he do to people

I'm going to call Elizabeth today this
afternoon

Yea if he posted that, it looks like
he's may be worried

Yes

It's not just Elizabeth but MK and
now you lol

Yes

He is a loser!!!!



Message





chascitycjones@yahoo.com

They called me yesterday

I'm going to call the lawyer back.
That's what Alki get!!!!

Lol

Yea I knew something was up when MK stopped showing up

I think I'm going to sue him too bc he deserves it by the way he treat people and things he do to people

I'm going to call Elizabeth today this afternoon

Yea if he posted that, it looks like he's may be worried

Yes

It's not just Elizabeth but MK and now you lol

Yes

He is a loser!!!!



~~Chasity~~



+1 (904) 294-3882

Elizabeth

Jun 2, 2015, 3:19 PM

Have you ever been a witness to alki doing anything? Or you?

No nothing like what you said he did to you

I don't know about anyone else tho

But the banana thing what was that?

Ohh lol that was way back when he asked if I wanted a banana but tbh that's when I was new so I don't know if it was sexual or not

Ok non important lol

Haha yea I wish I had something to help

At least you have mk

They told me I need mk, Carl, and Chasity possibly inuk

To call them personally



Message





Elizabeth ⓘ

+1 (904) 294-3882

No one is willing to be a witness now and Gloria Allred won't take my case if not. If the tables were turned I would have you girls back in a heartbeat. No questions asked. This entire thing just sucks & all leads back to being scared of Alki. Like we make 2,000 a month, it's a joke. I already had a final interview today lol

All I need is Chasity and MK

MK to say he touched her boobs (which she told me she would say)

Chasity (to say she was a witness to the headstand thing)

And just call her office. That's it & both of them are scared of losing their jobs

I can't stop crying

Alki is suing me first

Elizabeth





Elizabeth



+1 (904) 294-3882

To call them personally

Your attorney?

Gloria Allred (the celebrity attorney)
DONT TELL A SOUL

What'dd how did you get here, lol I even know who that is

Called her office

I just need inuk and Chasity

I'm sure you will

I honestly hope so

Jun 3, 2015, 4:04 PM

of the following:

You were engaged in a legally protected activity -- such as filing a complaint with the Equal Employment Opportunity Commission or formally complainin



Message



What kind of money are we talking about in the civil cases you handle?

Do you know Alki David? He's not a celebrity, but he's a billionaire, or at least he's been called one. We went to trial against him at the end of 2019 for sexual harassment. **We won \$58 million.** For one victim. That's one of the largest awards in a case like that in the entire country — ever.

In April, 2019, Litigating Defendant Jones won an award against Plaintiff David for \$11 Million in compensatory damages, an amount that was reduced by \$437,120 by the court because Jones had over-estimated her damages. Counsel representing Litigating Defendant Jones were Attorney Defendants Bloom, Sarah Bloom, who was then affiliated with the Bloom Firm, and Attorney Defendants Fundali and Goldstein of the Bloom Law Firm and Attorney Defendant Chora.

Counsel for Plaintiff David in the Jones Trial, Fred Heather of Glaser Weil, pointed out to the Court that Ms. Jones blatantly lied, causing a manifest miscarriage of justice in the case that materially and unfairly prejudiced Plaintiff David in the *Jones* case:

5. Ms. Jones Was Untruthful and Dishonest in Her Trial Testimony¹⁴

Mary Rizzo worked for Filmon as an advertising account representative from approximately January 2015 to March 2016. (David Decl., ¶ 2.) In or around June 2016, she filed a lawsuit against Mr. David and other entities and her claims were settled in or around October 2016. (See *id.* at ¶ 3.) Ms. Rizzo and Mr. David had a text-message conversation in or around November 2019 where Ms. Rizzo expressed her belief that “some of the lawsuits that were filed against [Mr. David] and the entity defendants after her settlement were filed at least because of the plaintiffs’ knowledge of the terms of her settlement and not because they had valid claims,” including Ms. Jones’ lawsuit. (*Id.* at ¶ 4.) The following are some examples of Ms. Jones’ trial and deposition testimony that are contradicted by Ms. Rizzo’s text messages to Mr. David and a former Filmon employee’s sworn declaration:

- At trial, Ms. Jones claimed that when she posted a picture of herself in her bathing suit on Instagram on Easter Sunday 2015, Mr. David came up to her the next day and said that he liked the picture she posted and that, “You need to post more pictures like that.” (Reporter’s Transcript, 362:2-19.) Ms. Jones testified that as a result of Mr. David’s comment she “was in shock,” “felt violated by [her] superior,” and “wanted to get away from [Mr. David].” (RT, 362:20-23) Ms. Jones testified that she “went immediately and told Mary Rizzo.” (RT, 362:24-26.) Ms. Rizzo stated that she “was right next to [Ms. Jones] when [Mr. David] commented on [the picture]. She [Ms. Jones] posted it for [Mr. David], she [Ms. Jones] told

¹⁴ The information presented in sections 5 and 6 regarding Ms. Jones’ dishonesty in her trial testimony and Ms. Jones’ attorney bullying a witness punctuate the fact that there has been a miscarriage of justice with respect to Mr. David. Mr. David does not request that the Court award sanctions for this specific conduct. Instead, these are instances that, combined with the clearly egregious perjury of Ms. Jones and the misconduct of her counsel, demonstrate that the Court cannot have faith that the trial of this matter was fair.

6. Ms. Jones’ Attorneys “Bullied” At Least One Potential Witness to Testify on Ms. Jones’ Behalf

Mr. David has obtained a declaration from a percipient witness who did not testify at the Jones trial, but who states under oath that she believed Ms. Jones’ lawyers tried to “bully” her to provide testimony that was “not true.” (See Meniffee Decl., ¶ 16.)

In or around May 2019, Ms. Jones’ lawyers contacted Ms. Meniffee through her then lawyer, David Osorio. (Meniffee Decl., ¶ 10.) “With the help of Mr. Osorio, [Ms. Meniffee] prepared a written statement about [her] knowledge of Ms. Jones and her claims against Mr. David and the Company,” which included the following information: (i) “[o]n several occasions, Ms. Jones—who had learned about Ms. Rizzo’s lawsuit against and settlement with Filmon and Mr. David—asked [Ms. Meniffee] how much money Ms. Rizzo had received as a result of her settlement. [Ms.

Note: Fred Heather may have a better format to set forth these allegations.

Indeed, that was not the first time Defendant Jones lied - when Plaintiff David’s deceased attorney, Barry Rothman, contacted Detective Audra Delatorre of the Beverly Hills Police Department, and, at Detective Delatorre’s suggestion,

Rothman also contacted the District Attorney, alleging that Mahim Kahn and Elizabeth Taylor committed extortion by seeking to have Plaintiff David pay them so they would not report his “crimes,” Defendant Jones executed a draft that stated in relevant part: **insert quotes**

See Appendix _____.

PICK UP PICK UP

This marked inconsistency in Jones’ statements manifest how markedly inconsistent with fundamental principles of due process the trials in *Khan* and *Taylor* and the other trials addressed herein have been. Plaintiff David *was not allowed to represent himself in the Khan and Taylor* trials so he could not cross-examine witness Jones as to her inconsistent statements. Such due process violations have been rife in the various trials where The Litigating Defendants filed lawsuits against Plaintiff David and The Entity Plaintiffs.

On September 30, 2020, Jane Doe (Rita Nichols) filed a Labor-Wrongful termination lawsuit in Los Angeles County Superior Court against Plaintiffs David, FilmOn TV Networks, Inc., FilmOn TV La Inc. SwissX Labs AG Inc. a California Corp. AKA Swiss Lounge; Hologram USA Entertainment Inc.; FilmOn TV Inc.

Hologram USA Inc., a California Corporation, AKA Hologram USA Productions Inc; SwissX Labs AG Inc. AKA SwissX Lounge AKA FilmOn UK Ltd; Hologram USA Inc. AKA Hologram USA Productions Inc. AKA Hologram USA Entertainment Inc. AKA FilmOn TV Inc. AKA FilmOn.Tv La. Inc. LASC Case No. 20STCV37498.

Defendant Doe’s attorneys in that action were Attorney Defendants Girardi, Bakhtiar and Dordick. As is the pattern followed by those Defendant Attorneys, after three years of vexatious litigation, the Defendant Attorneys modified Doe’s complaint by eliminating the sexual harassment claim.

The screenshot displays a court case docket page for "JANE DOE VS ALKIVIADES DAVID, ET AL.". At the top, it indicates the case was updated 1 month ago and provides links for "Update Case Information Now", "Download Docket", "Print Docket", "Share Docket", and "Track Case Changes".

The "Case Details" section includes:

- CASE NUMBER:** 20STCV37498 (with "Track Case Changes" link)
- JUDGE:** Hon. Mel Red Recana (with "Track Judge's New Case" link)
- VERDICT:** Unclassified
- FILING DATE:** September 30, 2020
- CATEGORY:** Wrongful Termination (General Jurisdiction)
- CASE LAST UPDATE:** 1 Month Ago (with "Update Case Information" link)
- LAST REFRESHED:** May 12, 2022
- PRACTICE AREA:** Labor and Employment
- FILING LOCATION:** Los Angeles County, CA
- MATTER TYPE:** Wrongful Termination

The "Parties" section lists:

- Plaintiffs:** Doe Jane
- Attorneys For Plaintiffs:** Bakhtiar Ebby S., Dordick Gary A., Girardi Thomas Vincent
- Defendants:** David Alkiviades Aka Alki David, Filmon.Tv Inc., Filmon.Tv La Inc.
- Attorneys For Defendants:** Heather Fred D.

A large red text overlay is positioned in the center of the page, reading: "sexual harassment allegations magically disappeared after three years of accusing me RAPE".

Defendant Attorneys also filed lawsuits on behalf of Litigating Defendants Elizabeth Taylor (represented by Defendant Attorney Goldstein, Bloom, Chora);

(represented by Attorney Defendants Bloom, Sarah Bloom of the Bloom Firm, and Attorney Defendants Fundali, Goldstein of the Bloom Law Firm and Attorney Defendant Chora); Mahim Khan, (LASC Case No. BC654017) (represented by Defendant Attorneys Allred, Maroko & Goldberg, Allred, Goldberg, Leal and Mochkatel;) and Lauren Reeves (represented by Defendant Attorney Allred).

Attorney Defendants Girardi, Allred, Goldberg, Goldstein, Leal, Mochkatel, Bloom, Fudalli, Chora, Warshavsky, Gillieron, Theintz, and Chabrier Avocats, SA and their agents mercilessly and maliciously pursued Plaintiff David and the Entity Plaintiffs in courts, as well as in the media, seeking to extort Plaintiff David so that he would pay expeditiously money to settle with the parties who sued Plaintiff David and the Entity Plaintiffs.

Litigating Defendant Khan participated in the Swiss Attorney Defendants' illegal efforts to enforce immature judgments against Plaintiff David, knowing that her case was on appeal in the United States, and thus was not collectible in Switzerland. Further, Defendant Khan wrongfully and illegally defamed Plaintiff David in Switzerland, alleging David had been "convicted" of sexual harassment, all the while knowing through her Swiss counsel that her wrongly accusing him of being "convicted" constituted wilful defamation (art. 174 SCC) in Switzerland.

Litigating Defendant Lauren Reeves participated in the Swiss Attorney Defendants' illegal efforts to enforce a judgment against Plaintiff David for punitive damages which are not collectible in Switzerland. Defendant Reeves participated in the Swiss Attorney Defendants' illegal efforts to enforce a punitive damages award,

knowing through her Swiss Attorneys that punitive damages are not collectible in Switzerland, as more fully detailed below.

Further, Defendant Khan wrongfully and illegally defamed Plaintiff David in Switzerland, alleging he had been “convicted” of sexual harassment, all the while knowing through her Swiss counsel that her wrongly accusing him of being “convicted” constituted wilful defamation (art. 174 SCC) in Switzerland.

Plaintiffs assert, pursuant to 18 U.S.C. §§1962(b)(c) and (d), that the Attorney Defendants, their clients (The Litigating Defendants), and some of their experts, employees and agents, conspired with one another and intended to conduct, and wilfully conducted, an interrelated, clear and continuous pattern of racketeering activity to benefit Defendant Attorneys’ unlawful enterprise.

As more fully alleged herein, they did so in their modus operandi of naming and shaming Plaintiff David - as they have many other well-known targets and the fabricating a constellation of facts and all aspects necessary to prosecute a contrived lawsuit from false and biased witnesses, to non-meritorious and ill-informed testimony by experts, to incomplete and inaccurate witness and exhibit lists and trial evidence. Plaintiffs have evidence to prove this modus operandi.

Specifically, the Attorney Defendants Girardi, Allred, Goldberg, and Bloom (Initial Enterprise Defendants), established the initial enterprise when they filed a series of unethical, spurious lawsuits against Plaintiff David and the Plaintiff Entities, without investigating the merits of those actions with the goal of extracting money and property from Plaintiff David. To further the enterprise, the Initial

Enterprise Defendants unethically coached clients and witnesses about what to say to bolster the Attorney Defendants' filed spurious lawsuits and/or make unreasonable and unfounded settlement demands against Plaintiff David and the Entity Plaintiffs.

Further, Plaintiffs allege that the Attorney Defendants continue to do so, by, inter alia, wilfully and intentionally conspiring against Plaintiff David and the Entity Plaintiffs, by filing spurious lawsuits against Plaintiff David and the Entity Plaintiffs, who were and continue to be, victimized by Attorney Defendants' continuous pattern of racketeering conducted to benefit their enterprise, including wire fraud, mail fraud, extortion, tampering with witnesses and witness and evidence lists, as well as with evidence itself, obstruction of justice.

Litigating Defendants' Conspiracy to Target Plaintiff David and The Entity Plaintiffs ~ A Conspiracy Facilitated by the Defendant Attorneys

Upon Information and Belief the Litigating Defendants met at a restaurant near Plaintiff Entity Hologram, Inc.,'s location at least once to collude, conspire and form untruthful allegations against Plaintiff David and the Entity Defendants. Upon information and belief, the Litigating Defendants, coached by the Attorney Defendants, also met at other various times to compare theories for asserting spurious and trumped-up claims against Plaintiff David and the Entity Defendants.

¹ Rizzo's Deposition and her trial testimony in the *Jones* trial establish that after the Rizzo Settlement with Plaintiff David and the Entity Plaintiffs, The Litigating

On February 2, 2017, Litigating Defendants, Elizabeth Taylor and Chastity Jones filed a Labor-Wrongful Termination lawsuit that also alleged sexual harassment in Los Angeles County Superior Court against Plaintiffs David, Hologram USA Entertainment, Inc., FilmOn Media Holdings, Inc., FilmOn TV., Alki David Productions, Inc. Hologram USA, Inc., Anakando Media Group, USA, FilmOn TV Networks, Inc., and FilmOn TV U.K., Limited.

There is no truth to the allegations asserted by Litigating Defendants Taylor and Jones. Upon information and belief, the suit was filed by legal counsel, Defendants Goldstein, Bloom and Chora to extort settlement proceeds from Plaintiff

Defendants conspired and colluded to fabricate complaints against Plaintiff David and The Entity Plaintiffs.

Note: We have affidavits from Zimmerman and Ciara Menieffe.

We are getting statements from some affiants who previously provided affidavits:

1) Carl Bowen (Rita recently spoke with Carl and stated that Bloom threatened her to keep her from recanting; 2) Ali; 3) David Haigh; 4) Peter Van Pruisisenn; 5) Ylena Calendar; 6) Ian Robertson; 7) Corey Weisman and Weisman Worldwide; 8) Isabel Peterman; and 9) The affidavits requested of Dana Cole. Please note that Alli's affidavit will establish that she saw other Plaintiffs contrive claims by constantly entering Plaintiff David's office in hopes of enticing him to commit offensive conduct. Please also note that on July 12, Alki David received 42 boxes of evidence and litigation records from Fred Heather's office, consisting of files from David and the Entity Plaintiffs being represented by Barry Rothman (deceased). Barbara and Alki are reviewing those documents and are finding more support for more specific allegations.

David and/or the Entity Plaintiffs. Tellingly, Taylor dropped her sexual harassment claim on the day of jury selection, after spending three years maligning and defaming Plaintiff David, with Defendant Attorney promoting Taylor's fallacious sexual harassment claims on TMZ for those three years. CAN WE LINK TO TMZ?

In 2019, Lauren Reeves, represented by Attorney Defendant Allred, sued Plaintiff David and Plaintiffs Hologram USA and Alki David Productions, LASC Case No. BC649025, for sexual battery and sexual harassment. Attorney Defendants Goldberg and Leal of the Attorney Defendant Allred's firm, represented Reeves, who worked as a comedy writer for Plaintiff Hologram USA. Reeves was awarded \$650,000 in compensatory damages and \$4.35 million in punitive damages.

In November, 2019, Mahim Khan, a former production assistant who worked at Entity Plaintiff FilmOn TV and Entity Plaintiff Alki David Productions, Inc., sued Plaintiff David and Entity Plaintiffs Alki David Productions, Hologram USA, FilmOn Inc., and Plaintiff David. LASC Case No. BC654017 (2019). Khan obtained an award of \$58 million, \$55 Million of which was for punitive damages for battery, sexual battery and sexual harassment against Plaintiff Alki David.

Plaintiff David and the Entity Plaintiffs are seeking reversal on appeal due to the misconduct of Khan's counsel, Allred, Maroko & Goldberg, including, but not limited to, Defendants Allred, Goldberg, Leal, and Mochkatel, misconduct intended to further the criminal enterprise those counsel participated in in violation of RICO, as more fully alleged herein.

Note: Counsel will need to link to the Petition for Review before the California Supreme Court.

The Los Angeles Superior Court ordered Litigating Defendants Jones and Taylor's lawsuits to be bifurcated and those cases were tried separately. In Litigating Defendant Jones' action, LASC Case No. BC649025 (2017), Jones asserted that she was subjected to sexual harassment and battery and that she was wrongfully terminated because she refused Plaintiff David's advances.

In April, 2019, Litigating Defendant Jones won an award against Plaintiff David for \$11 Million in compensatory damages, an amount that was reduced by \$437,120 by the court because Jones had over-estimated her damages. Counsel representing Litigating Defendant Jones were Attorney Defendants Bloom, Sarah Bloom of the Bloom Firm, and Attorney Defendants Fundali and Goldstein of the Bloom Law Firm and Attorney Defendant Chora. ²

In October, 2019, a jury deadlocked 8-4 in Litigating Defendant Taylor's suit, LASC Case No. BC649025 (2017). Los Angeles County Superior Court Judge Christopher Lui declared a mistrial. Counsel for Litigation Defendant Taylor was Attorney Bloom.

² In Mary Rizzo's deposition conducted by Attorney Defendant Bloom in the *Chastity Jones* case, Rizzo discussed a long chain of text messages between Rizzo and Jones evincing that the Litigating Defendants conspired to contrive claims against Plaintiff David and the Entity Plaintiffs.

For the Court's convenience, here is a dropbox link to these texts:

<https://drive.google.com/file/d/14lX-XfL3oOGUS9MV4-zd3GXt0WTE1g3M/view?usp=sharing>

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In Mary Rizzo's deposition conducted by Attorney Defendant Bloom in the *Chastity Jones* case, Rizzo discussed a long chain of text messages between Rizzo and Jones evincing that the Litigating Defendants conspired to contrive claims against Plaintiff David and the Entity Plaintiffs.

Counsel for Plaintiff David in the Jones Trial, Fred Heather of Glaser Weil, pointed out to the Court that Ms. Jones blatantly lied, causing a manifest miscarriage of justice in the case that materially and unfairly prejudiced Plaintiff David in the *Jones* case:

5. Ms. Jones Was Untruthful and Dishonest in Her Trial Testimony.¹⁴

Mary Rizzo worked for Filmon as an advertising account representative from approximately January 2015 to March 2016. (David Decl., ¶ 2.) In or around June 2016, she filed a lawsuit against Mr. David and other entities and her claims were settled in or around October 2016. (See *id.* at ¶ 3.) Ms. Rizzo and Mr. David had a text-message conversation in or around November 2019 where Ms. Rizzo expressed her belief that “some of the lawsuits that were filed against [Mr. David] and the entity defendants after her settlement were filed at least because of the plaintiffs’ knowledge of the terms of her settlement and not because they had valid claims,” including Ms. Jones’ lawsuit. (*Id.* at ¶ 4.) The following are some examples of Ms. Jones’ trial and deposition testimony that are contradicted by Ms. Rizzo’s text messages to Mr. David and a former Filmon employee’s sworn declaration:

- At trial, Ms. Jones claimed that when she posted a picture of herself in her bathing suit on Instagram on Easter Sunday 2015, Mr. David came up to her the next day and said that he liked the picture she posted and that, “You need to post more pictures like that.” (Reporter’s Transcript, 362:2-19.) Ms. Jones testified that as a result of Mr. David’s comment she “was in shock,” “felt violated by [her] superior,” and “wanted to get away from [Mr. David].” (RT, 362:20-25) Ms. Jones testified that she “went immediately and told Mary Rizzo.” (RT, 362:24-26.) Ms. Rizzo stated that she “was right next to [Ms. Jones] when [Mr. David] commented on [the picture]. She [Ms. Jones] posted it for [Mr. David], she [Ms. Jones] told

¹⁴ The information presented in sections 5 and 6 regarding Ms. Jones’ dishonesty in her trial testimony and Ms. Jones’ attorney bullying a witness punctuate the fact that there has been a miscarriage of justice with respect to Mr. David. Mr. David does not request that the Court award sanctions for this specific conduct. Instead, these are instances that, combined with the clearly egregious perjury of Ms. Jones and the misconduct of her counsel, demonstrate that the Court cannot have faith that the trial of this matter was fair.

6. Ms. Jones’ Attorneys “Bullied” At Least One Potential Witness to Testify on Ms. Jones’ Behalf

Mr. David has obtained a declaration from a percipient witness who did not testify at the Jones trial, but who states under oath that she believed Ms. Jones’ lawyers tried to “bully” her to provide testimony that was “not true.” (See Meniffee Decl., ¶ 16.)

In or around May 2019, Ms. Jones’ lawyers contacted Ms. Meniffee though her then lawyer, David Osorio. (Meniffee Decl., ¶ 10.) “With the help of Mr. Osorio, [Ms. Meniffee] prepared a written statement about [her] knowledge of Ms. Jones and her claims against Mr. David and the Company,” which included the following information: (i) “[o]n several occasions, Ms. Jones—who had learned about Ms. Rizzo’s lawsuit against and settlement with Filmon and Mr. David—asked [Ms. Meniffee] how much money Ms. Rizzo had received as a result of her settlement. [Ms.

Note: Fred Heather may have a better format to set forth these allegations.

The Culpability of The Media Defendants

This Complaint also accuses CBS, NBC, HULU, Comcast Ventures, Double Verify, Fox, ABC, CNET/Download.com, Warner Music Group, Quincy Smith, in his individual capacity, as partner of Code Advisors, and in his capacity as former Chief Executive Officer of CBS/CBS Interactive, Shelby Bonnie, in his capacity as an individual and as sitting board member of Warner Music Group, whilst also well as in his capacity as the CBS Chief Executive Officer of CNET/Download.com, Owned by CBS Interactive

Stock back dating schedule - involved in that is Jarl Mohn and the Mohn Family Group and Graycroft Partners, Allen and Company, Quincy Smith, CEO of CBS Interactive and brokered the stock backdating scandal - Les Moonves, who was at the time the President and CEO of ViaComm which split between ViaCom, CBS and Paramount and CBS Interactive, the advertising partners, realized all the profits of that merger. UPon information and belief, those monies were all derived from banking institutions now renamed as Vanguard and BlackRock. They own controlling companies. See The FCC document to include the watermark. NPRM. Proposing an NPRM and all foreign stations are watermarked - a federal seal with the words FO. On screen at all times over advertising. MERGE THAT ATSC 3.0

(“Media Defendants”) of intentionally and forcibly defaming Plaintiff David and the Entity Plaintiffs, which are David’s businesses (“The Entity Plaintiffs”) and then subsequently defaming David personally using perjury, unethical tactics and malicious, vexatious litigation orchestrated by a criminal enterprise consisting of the now disgraced Defendant Thomas v. Girardi, Gloria Alred, Nathan Goldberg, Lisa Bloom, Gary Dordick, Keith Griffin, and Joseph Chora (The U.S.-Based Network Paid Attorney Defendants).

ADD ALLRED’S INTERVIEW HERE

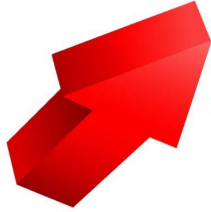
Collectively, the Media Defendants, and the The U.S.-Based Network Paid Attorney Defendants, together with Joe Biden, his son, Hunter Biden, and other Defendants, including Gavin Newsom, Governor of California, the State Bar of California,**ADD** . All of those Defendants collectively constitute the Hollywood Chinese Communist Enterprise perpetrated by Joe Biden, his son, Hunter Biden, and other Defendants, including Gavin Newsom, Governor of California, and, as to the vexatious litigation against Plaintiff David and the Entity Plaintiffs, operated by Thomas V. Girardi, and Defendants Gloria Allred, Lisa Bloom, Nathan Goldberg, Joseph Chora and the interrelated Legal and Media racketeering enterprises, as further discussed herein.

For many years, Plaintiff Alki David and The Entity Plaintiffs have been viciously victimized by the Hollywood Chinese Communist Enterprise.

To assist the Court, these graphics illustrate that insidious Enterprise.



CONSUMER FRAUD



Chinese Communist Party

DeutscheBank China

Tom Girardi's Hollywood TV Media Enterprise

Democratic Party of California

HARRY REED, BARRAK OBAMA, JOE BIDEN, NANCY PELOSI, HUNTER BIDEN, GLORIA ALLRED, LISA BLOOM - ADAM SCHIFF, MICHAEL AVENATTI, ERIC GEORGE, CHIEF JUSTICE GEORGE

CHILD PORN



COMCAST NBC - CBS - ABC - FOX
COMCAST VENTURES/DOUBLE VERIFY
COMSCORE/RETEURS



State Bar California
Governor Gavin Newsom and State Bar investigators
Stanley Mosk Court House
Judges Insurance Adjusters
Sherrif Dept, Bar Associations
Debtors Court

Los Angeles Sheriff's Dept
Sherrif Leroy Baca, Deputy Paul Tanaka

MURDER

EXTORTION



DEFAMATION



IMPOUNDED DRUGS

INSERT OTHER CASES FROM THE MOTHER OF ALL DOCUMENTS

What kind of money are we talking about in the civil cases you handle?

Do you know Alki David? He's not a celebrity, but he's a billionaire, or at least he's been called one. We went to trial against him at the end of 2019 for sexual harassment. **We won \$58 million.** For one victim. That's one of the largest awards in a case like that in the entire country — ever.

August 2019 ~ David defended himself against Lisa Bloom - David overturned the Jury - the only time David ever had his day in court without it being rigged by Tom Girardi.

In the high profile *Elizabeth Taylor v. Alki David* trial, which TV lawyer Lisa Bloom hoped would help people forget about her [ties to Harvey Weinstein](#), Day 9 brought more sheriff's deputies, the showing of the trailer for mockumentary *Lord of the Freaks*, and an ex-CFO who basically destroyed Bloom's last hope. **Shall we name the Ex-CFO? Is this Carl's testimony?**

That witness was the CFO of Alki David's companies from 2010-2017. He confirmed there were only about 20 to 30 employees at the company in the year in question, and that it was natural for a small company to grow slowly into having a full-fledged human-resource department. He also shot down Taylor's claim that she was a "top performer" in the sales department, verifying

that she sold nearly nothing in her four and a half months at FilmOn.

He also spoke about his deep respect for David, both personally and professionally, and said that though David is a colorful character, and can get loud, he never knew any of his behavior to cross the line. At one point, David made exaggerated crying hand gestures from the counsel's table as things clearly were going down in flames for Bloom. The Sheriff's deputy behind him placed a heavy hand on David's shoulder, but in truth was stifling a laugh of his own.

David managed to mention his intention to file a massive lawsuit against the Bloom Firm many times in that trial, and referenced billionaire [Steve Wynn's defamation suit](#), which Wynn has since won. Now, the court has ordered Bloom to pay him a settlement fee.

David also mentioned his own Feminist bona-fides, explaining that he sponsored [Amber Rose's SlutWalk](#) in downtown L.A., a march and festival against slut shaming and campus rape in 2015, and he streamed the whole day live on [FilmOn.com](#) and local cable TV. He also mentioned funding a Bob Marley Memorial Woman's soccer team, and a battered women's shelter in L.A.

Bloom's questioning **of Alki?** petered out with no impact. Next, came corporate counsel Ellyn Garofolo's cross-examination. Garofolo spoke about an earlier complaint that Bloom had brought up, a sexual harassment complaint that specifically focused on an employee David had picked up and put in a

garbage can.

They showed the video, which was easy to access because the stunt happened as part of a planned talk show skit on FilmOn.TV on which the employee appeared. In the video, the complainant was shown clearly laughing and in on the joke. Further, David was clearly playing a comedic role, and being very gentle and careful as he moved her across the studio.

Garofolo and David then made clear that Taylor's complaint that she was "wheelbarrowed" across the FilmOn office, was the same kind of comedic moment at the entertainment company, that Taylor was a laughing participant in the gag, and was never hurt or in any danger.

Garofolo also showed the full trailer for the [Lord of the Freaks](#) movie, in which its very clear that Alki David is inhabiting the role of an evil genius, directing a community of desperate weirdos, the BattleCam crowd. In it, a man nails his scrotum to a board, Janice Dickinson shows her thong on camera, Kato Kaelin gets punched in the head, and people like Andy Dick, Sasha Gray, Ron Jeremy, and others make cameos.

At the end of the day, Judge Lui repeated his warnings against Bloom, saying that despite the sanctions against David, he understood that he was representing himself for the first time. However, the Judge said that with regard to Bloom, on the other hand, he expected more of. He stated that Bloom's transparent strategies to rile David were incredibly unprofessional.

But the best moment of the day has to have been when Bloom decided to

discuss [Manginas](#) (an act also known as “tucking”) and worked out that it’s when a man tucks his junk between his legs and pulls down his pants, as David did a few times at the FilmOn office. Bloom had a hard time understanding exactly what she was accusing David of.

“Your honor,” said David, turning to Judge Lui. “Wouldn’t it be easier if I just demonstrated.”

The judge’s response, “I....don’t think that will be necessary, Mr. David,” drew a huge laugh from the jury.

October, 2019 ~ [SEC Sues Hologram USA and Alki David](#) over alleged fraud in an IPO offering.

Finally, in 2020, the SEC and David settled, but not until David spent nearly \$100 Million of his own money in his Ventures. The SEC fined Hologram USA \$120,000. David was barred from being a CEO of a public company for five years (though he could still own one). Importantly, David was not found guilty of *any* wrongdoing.

During 2020, David also sued former employees who had absconded with David’s IP, including the rights and product development and technology of Whitney Houston, Roy Orbison and Maria Callas holograms.

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USA \$120,000. David was barred from being a CEO of a public company for five years (though he could still own one).

During 2020, David also sued former employees who had absconded with David's Intellectual Property, including the rights and product development and technology of Whitney Houston, Roy Orbison and Maria Callas holograms.

Specifically, David sued his former employees Gary Shoefield and David Nussbaum, alleging that they had stolen his Hologram technology. Subsequently, the parties settled. Indeed, Plaintiff David is proceeding to work with both of those men on future projects, stating the trio "are innovators, not destroyers." Plaintiff David's consistent focus, since starting his work in the communications sector, has been to pioneer ways to broaden the consumers' rights to information and the airwaves.

That consistent, worthy focused mission contrasts starkly with the Defendants' constant barrage of legal actions against Plaintiff David and The Entity Plaintiffs to achieve their profit-driven and nefarious attempts to control the media content seen by media consumers in America and worldwide. However, those defendants have a much more insidious goal: to wit, to control the everyday activities of citizens.

Collectively, the Media Defendants and the U.S.-Based Media-Funded Attorney Defendants, together with Joe Biden, his son, Hunter Biden, and other Defendants, including Gavin Newsom, Governor of

California, constitute the Hollywood Chinese Communist Enterprise perpetrated by Joe Biden, his son, Hunter Biden, and other Defendants, including Gavin Newsom, Governor of California, operated by Defendants Thomas v. Girardi, Gloria Allred, Lisa Bloom, Nathan Goldberg, Joseph Chora and the interrelated Legal and Media racketeering enterprises, as further discussed herein.

For many years, Plaintiff Alki David and The Entity Plaintiffs have been viciously victimized by the Hollywood Chinese Communist Enterprise. To assist the Court, this graphic illustrates that Enterprise.

China's Toolbox for Global Media Influence



Freedom House

www.freedomhouse.org



CHINESE COMMUNIST ME TOO ENTERPRISE

CONSUMER FRAUD



Chinese Communist Party

DeutscheBank China

Tom Girardi's Hollywood TV Media Enterprise

Democratic Party of California

HARRY REED, BARAK OBAMA, JOE BIDEN, NANCY PELOS, HUNTER BIODL,
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ERIC GEORGE, CHIEF JUSTICE GEORGE

EXTORTION



CHILD PORN

COMCAST NBC - CBS - ABC - FOX
COMCAST VENTURES/DOUBLE VERIFY
COMSCORE/RETEURS

DEFAMATION



State Bar California

Governor Gavin Newsom and State Bar Investigators

Stanley Mosk Court House

Judges Insurance Adjusters

Sheriff Dept, Bar Associations

Debtors Court

Los Angeles Sheriff's Dept

Sherrif Lenny Santos, Deputy Paul Tanaka



MURDER

IMPOUNDED DRUGS

Plaintiff David and the Plaintiff Entities have been in contentious legal battles against the Networks for more than a decade. David's multiple Media Corporations in the Hollywood Film and TV marketplaces are extensive.

Further, Plaintiff Anaconda owns the World's largest privately-owned film rights library, consisting of more than 47 ,000 feature films and TV series titles. The film libraries are composed of Allied, Hemdale, Cinebx, Cannon Films and many other notable

Hollywood library names.

In early 2012, Plaintiff David launched a partnership with Lenovo, a China-owned Corporation that had acquired IBM and Thinkpad brands.

Later, Motorola would be added to Lenovo's group of companies. [The Verge Article 2012](#) re: Plaintiff David's tuner.



[FilmOn TV Air Tuner for Mobile and PC](#)

It is very important for the Court to understand that the infrastructure of the Internet is manifestly different from the technology used by David's tuner, which is what is at issue in this action. Over the air signals are broadcast signals or data spectrum that controls whatever is receiving the signals.

Simply stated, this action concerns America's sovereign airspace



which is critical, to not only American culture and the American way of life, but even more crucially, to ensuring the national security of the United States.

This Complaint also accuses the Media Defendants, in cooperation with the Hollywood Chinese Communist Enterprise, who have participated, and who continue to participate in, a concerted conspiracy to usurp the fundamental rights of not only Plaintiff David and the Entity Plaintiffs, but also of the People of California, of the United States, and ultimately, of the World, by imposing totalitarian control of media content viewed by millions incident to the Media Defendants stealing public airwaves.

Those airwaves are the number one source of vital information within the free marketplace of ideas, a right inherent in U.S. citizenship

and residency, It is a right that the Founding Fathers revered and thus enshrined in the First Amendment to the United States Constitution. Accordingly, this lawsuit is the most important filing that one will ever read with regard to how a court ruling can have an impact in helping humanity avoid repeating the lessons that mankind should have learned in World War II. At the very least, this RICO lawsuit will shed a light on the colossal Child Pornography enterprises fostered by the CBS Interactive, Comcast and other Media Defendants, which continue to this day and are an integral component of the success of the Media Defendants.



[Play video of Gavin Newsom discussing Girardi money](#) regular appear on

NBC FOX CBS and ABC platforms

The State of California, its leaders, including Defendants Newsom, Representative Adam Schiff, and Sheriffs Baca and Tanaca, and The Media Defendants have colluded with the Chinese Communist Party, financed by Defendant Deutsche Bank China (since 1840) and others to destroy the fabric of our Westernized democratic societies by criminally capturing the “Media MindShare” of the American People through almost absolute control of Western Media outlets and their content.

Moreover, those fundamental human rights were attacked in 2015, under the Obama Administration, when the Federal Communications Commission (“FCC”) promulgated a new regulation that eviscerates U.S. citizens’ and residents’ human rights to freedom of information. The FCC has vastly exceeded its power by acquiescing in this process and by promulgating a regulation in 2015 that allows foreign entities to own up to 100 percent of radio, television, and digital media entities.

Specifically, the FCC promulgated an expansive and unprecedented regulation that eviscerates U.S. citizens’ and residents’ human rights to freedom of information. The Rule, 47 C.F.R. Subpart T - Foreign

Ownership of Broadcast, Common Carrier, Aeronautical En Route, and Aeronautical Fixed Radio Station Licenses, (eff. Dec. 1, 2016)(The Foreign Ownership Regulation), allows up to 100 percent foreign ownership of Broadcast entities in the United States. *See* Report and Order FCC 16-128, rel. Sept. 30, 2016.

Prior to that new Rule being promulgated, as the new Foreign Ownership Regulation expressly states, the foreign ownership benchmark limit of 25% had long been held as the ownership level at which foreign powers could invest in US broadcast stations. The Regulation states in relevant part:

The rules in this subpart establish the requirements and conditions for obtaining the Commission's prior approval of foreign ownership in broadcast, common carrier, aeronautical en route, and aeronautical fixed radio station licensees and common carrier spectrum lessees that would exceed the 25 percent benchmark in section 310(b)(4) of the Act. These rules also establish the requirements and conditions for obtaining the Commission's prior approval of foreign ownership in common carrier (but not broadcast, aeronautical en route or aeronautical fixed) radio station licensees and spectrum lessees that would exceed the 20 percent limit in section 310(b)(3) of the Act.

Plaintiffs respectfully assert that the FCC clearly has exceeded its authority in promulgating that regulation in light of the U.S. Supreme

Court's ruling in EPA

ADD Indeed, by expressly stating in the regulation that Congress has established “benchmark” levels of foreign ownership, the FCC has conceded the point that Congress has been specific with regard to the level of foreign ownership that the FCC can authorize in a regulation promulgation. The Regulation states:

The rules in this subpart establish the requirements and conditions for obtaining the Commission's prior approval of foreign ownership in broadcast, common carrier, aeronautical en route, and aeronautical fixed radio station licensees and common carrier spectrum lessees that would exceed the 25 percent benchmark in section 310(b)(4) of the Act. These rules also establish the requirements and conditions for obtaining the Commission's prior approval of foreign ownership in common carrier (but not broadcast, aeronautical en route or aeronautical fixed) radio station licensees and spectrum lessees that would exceed the 20 percent limit in section 310(b)(3) of the Act.

Even more insidiously, the Chinese Communist Party's attempt to usurp the American People and their way of life stems from a collaboration of Corporations within the “Medical Industrial Complex,” such as Pfizer, that have been exclusively financed by Defendant Deutsche Bank (China) so as to exploit the Corona Virus Scandal on humanity in partnership with the Defendant Media entities other

defendants named in this suit, as discussed more fully herein.

Graphene Nanomaterials-Based Radio-Frequency/Microwave Biosensors for Biomaterials Detection



by

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Abstract

In this paper, the advances in radio-frequency (RF)/microwave biosensors based on graphene nanomaterials including graphene, graphene oxide (GO), and reduced graphene oxide (rGO) are reviewed. From a few frontier studies, recently developed graphene nanomaterials-based RF/microwave biosensors are examined in-depth and discussed. Finally, the prospects and challenges of the next-generation

RF/microwave biosensors for wireless biomedical applications are proposed.

Keywords: **graphene nanomaterials; radio-frequency; microwave; biosensor; wireless biomedicine**

1. Introduction

Graphene is a carbon allotrope consisting of an atomically thin two-dimensional (2D) hexagonal lattice [1]. This thin material can be regarded as the fundamental building block for the other carbon allotropes [2], i.e., three-dimensional (3D) graphite, one-dimensional (1D) carbon nanotubes, and zero-dimensional (0D) fullerenes [3], as shown in **Figure 1**.

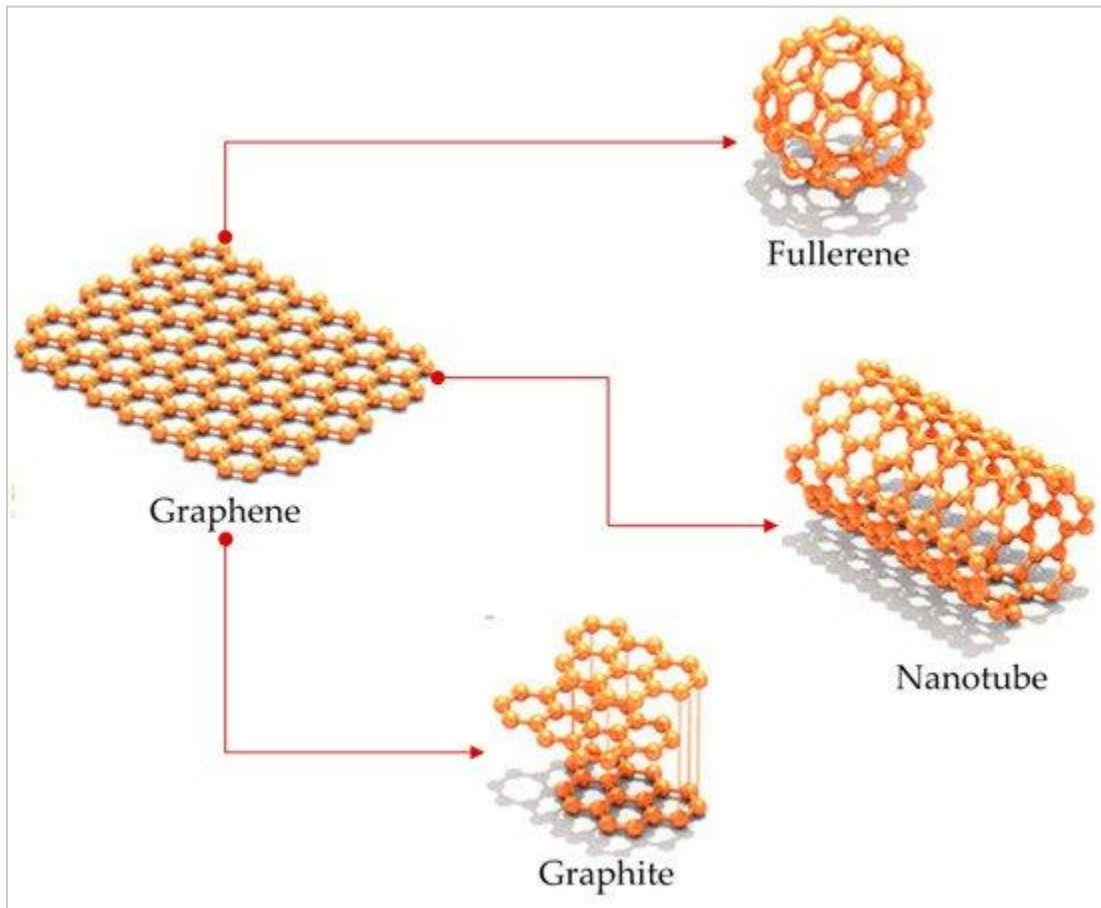


Figure 1. Allotropes of carbon: fullerene, nanotube, graphene, and graphite

(reprinted with permission from [20]).

In terms of physical properties, a pristine graphene without defects and impurities has a number of superior qualities such as high electronic mobility ($\sim 250,000 \text{ cm}^2 \cdot \text{V}^{-1} \cdot \text{s}^{-1}$) [4], high optical transparency ($\sim 97.7\%$) [5], high electrical, and thermal conductivity (above $3000 \text{ W} \cdot \text{m}^{-1} \cdot \text{K}^{-1}$) [6]. Pristine

graphene also has high mechanical stiffness, strength (~ 130 GPa), and elasticity (~ 1.0 Tpa) [7], as shown in **Figure 2**. Owing to these excellent properties, graphene has become a good candidate material for diverse applications, particularly in graphene-based electronics such as flexible and transparent touch screens and organic light-emitting diodes [8]. In addition, research and development of graphene has been examined for enhancing the performance of the conventional radio-frequency (RF)/microwave devices and circuits such as graphene field-effect transistors with a cut-off frequency of 300 GHz [9], graphene antennas for radio-frequency identification (RFID) [10], microstrip attenuators operating in the frequency band from 1 GHz to 20 GHz [11], and graphene composites in electromagnetic shielding [12].

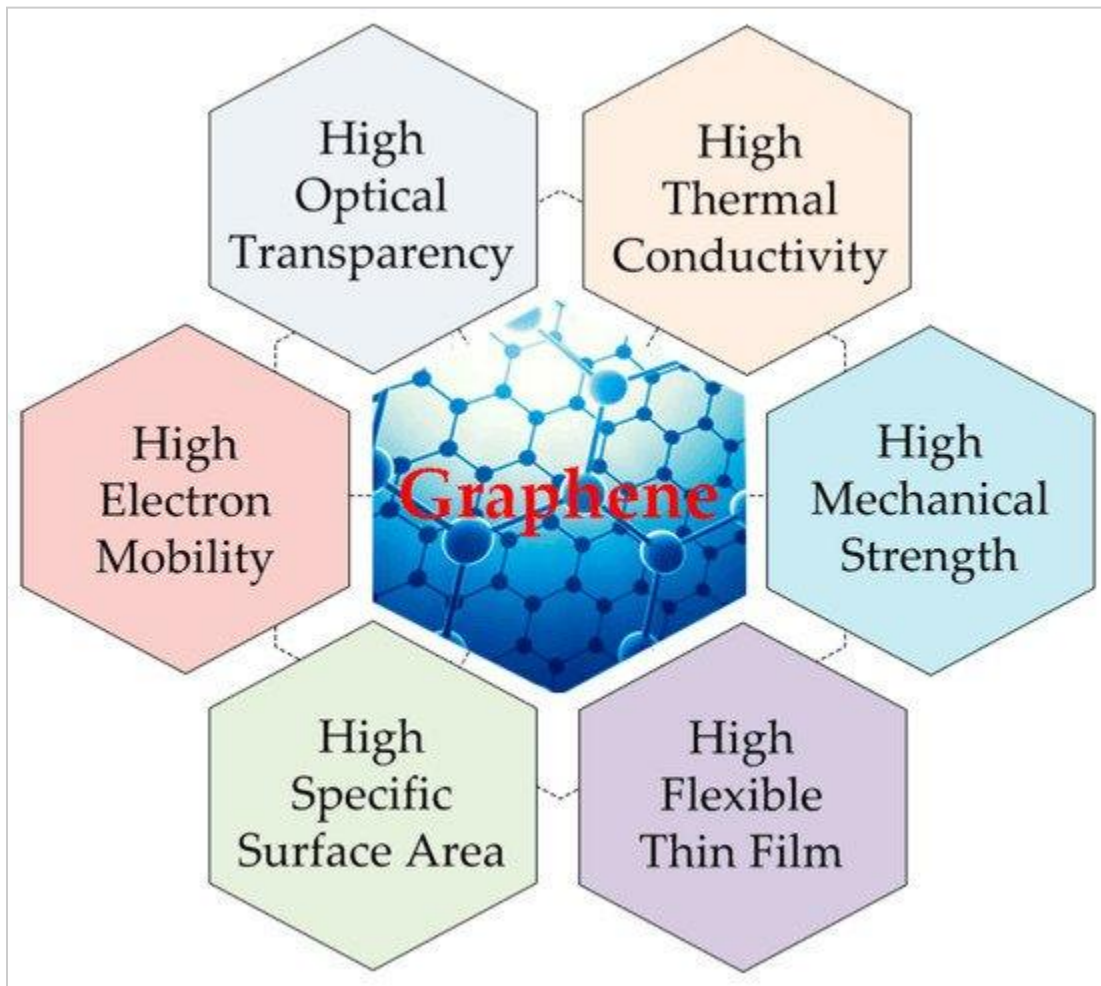


Figure 2. Excellent physical properties of pristine graphene.

Meanwhile, graphene has excellent merits for biomedical applications, e.g., drug delivery and tissue engineering, because of its large surface area [13], chemical purity [14], easy functionalization [15], and many others. The unique electrical and mechanical properties of graphene [16] such as its ultimate thinness, conductivity, and strength makes it a robust support for imaging biomaterials in

transmission electron microscopy [17]. In addition, graphene treated with biological functionalization might exhibit a rapid and ultra-sensitive response that can detect specific biomolecules such as glucose, cholesterol, hemoglobin, and DNA [18]. However, there is still room for a fundamental study to be carried out in order to understand the interaction between these biomolecules and pristine graphene [19].

In particular, graphene oxide (GO) and reduced graphene oxide (rGO) have received much attention as excellent nanomaterials for drug delivery due to their structural and surface properties that are well suited for biomedical applications [21,22]. In particular, the single-layer 2D structure of both GO and rGO provide an ultra-high specific surface area and delocalized π electrons on their surfaces that allows for the highly efficient loading of hydrophobic anti-cancer drugs through hydrophobic interactions and π - π stacking. In addition, they provide different oxygen-containing functional groups for easy biological functionalization [23,24,25,26]. Despite the unique and excellent properties of graphene nanomaterials for biomedical applications, graphene nanomaterials-based biomedical applications in the RF/microwave field are in their infancy. Fortunately,

a few frontier research groups have recently opened the possibility of utilizing a graphene-based RFID system for wireless biomedical application [27,28].

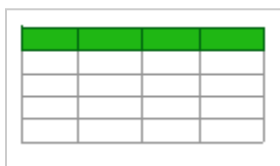
This review outlines and highlights the recent trends and advances of RF/microwave biosensors based on graphene nanomaterials with their particular focus on the following: (1) graphene nanomaterials as biosensing materials, (2) the basic concept of RF/microwave biosensors, (3) RF/microwave devices and circuits based on graphene nanomaterials, (4) RF/microwave biosensors based on graphene nanomaterials, (5) the recent advancements and trends, and finally (6) the conclusions and prospects.

2. Graphene Nanomaterials for Biomedical Applications

In biomedical applications, all graphene derivatives are useful and extensively applied as components or as ingredients for biosensors, real-time bioimaging, cancer diagnosis and treatment, catalysis, and water purification [29,30,31,32,33,34,35]. These graphene derivatives are GO, rGO, few-layer graphene, wrinkled graphene, rGO hybridized with nanoparticles, fluorographene, hydrogenated graphene, and nano-sized GO. However, this review focuses on the

graphene nanomaterials of graphene, GO, and rGO because these materials are mainly used in recently developed RF/microwave biosensors. The structure and merits of these graphene nanomaterials for biosensing are considered because these materials are widely used from zero-frequency (DC) to high-frequency (RF/microwave) bioelectronics, as summarized in **Table 1**.

Table 1. Representative preparation and synthesis methods for graphene nanomaterials.



As previously mentioned, graphene is a very thin nanomaterial with a single-layer of sp^2 hybridized carbon atoms organized in the form of a honeycomb lattice. Preparation or synthesis methods have been well reported such as mechanical exfoliation from graphite, chemical vapor deposition (CVD), and molecular beam epitaxy (MBE). For GO, its synthesis procedures introduce a wide variety of oxygen-containing functional groups, such as carboxyl, hydroxyl,

carbonyl, ethoxy, and epoxy, on both planes of the GO sheets, thereby increasing its stability in aqueous solutions. This also provides easy functionalization and derivatization of these materials through both covalent and non-covalent modifications with different biocompatible polymers such as polyethylene glycol and chitosan, and conjugation with targeting moieties, including peptides and antibodies, to develop bio-functionalized nanocomposite systems with improved biological properties [36,37]. rGO is much more efficient than GO because of the presence of more defects and greater aromaticity in its structure that are introduced during the reduction of GO using a variety of chemical, thermal, and electrochemical methods.

For this reason, the excellent physicochemical and biocompatible properties of these graphene nanomaterials have created a wide variety of applications in the field of biomedicine. These are mostly in cancer research, ranging from nanocarriers and photo agents for drug/gene delivery to cancer cells as well as for photothermal and photodynamic therapies of cancer, both in vitro and in vivo, to its use as bioimaging agents for developing multifunctional theranostic platforms for carrying out more efficient detection and treatment of cancers [38]. As shown in

Table 1, synthesis methods have prepared graphene nanomaterials for possible and further enhancements in this material, particularly in the biomedical field because of the incorporation of new features in these derivatives, as shown in **Figure 3** [39,40,41]. Furthermore, valuable insights are reported on the differences in biological behavior between large and small sheet, single-layer, few-layer and multi-layer graphene samples [30], while the amount of oxygen can also provoke underside effects [42]. In addition, there is improvement of toxicity for biocompatibility of graphene derivatives [43].

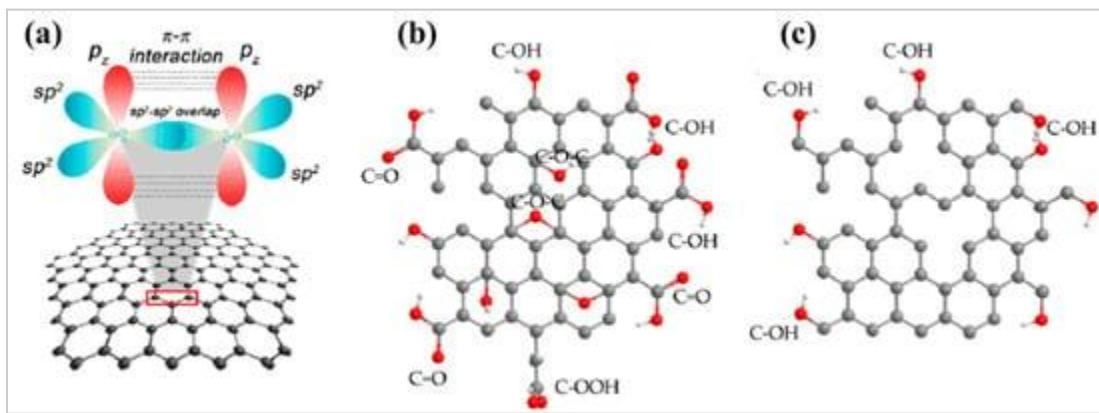


Figure 3. Structures of graphene nanomaterials: (a) Graphene with sp^2 -hybridized carbon atoms; (b) Chemically modified graphene including graphene oxide (GO); (c) reduced graphene oxide (rGO) (reprinted with permission from [41]).

3. Concept of Radio-Frequency/Microwave Biosensor

Generally, a biosensor is an analytical device that combines a biological sensing element with a transducer [51]. As shown in **Figure 4**, a biosensor commonly consists of three parts: biosensing, transducing, and signal processing [52]. First, the sensing part can be incorporated with sensitive biological elements such as aptamers, proteins, antibodies, and nucleic acids. These biological components are immobilized onto the electrode surface for the detection of specific analytes. Here, graphene and GO can be introduced as a matrix electrode and be immobilized for the detection of specific biomaterials. For an RF/microwave biosensing scheme, the patterned graphene and a GO flake are located at the gap between the electrodes or are connected as a part of circuits, such as resonator, transmission line, and antenna and these nanomaterials are then functionalized for specific binding, likewise antigen-antibody. Finally, the biological sensing information on graphene nanomaterials is converted to an observable signal via an RF/microwave measurement system. Here, the measurable signal is generally proportional to the concentration of a specific analyte [52].

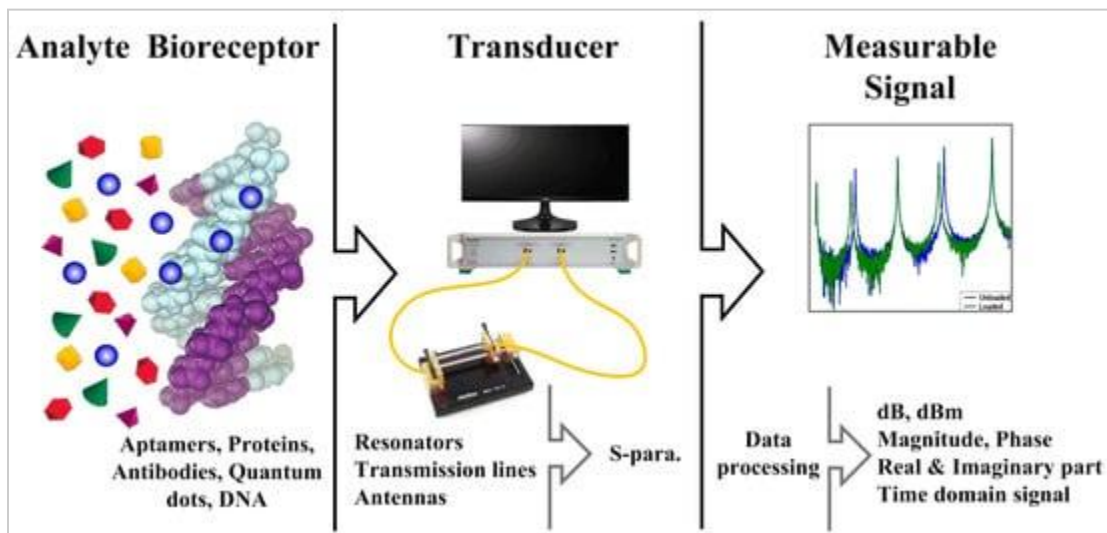


Figure 4. Basic concept of radio-frequency (RF)/microwave biosensors (reprinted with permission from [53]).

3.1. Biological Functionalization Based on Graphene-Based Nanomaterials

In the previous session, the biological effects of graphene nanomaterials using diverse synthesis methods have been exploited for biomedical applications because of a large surface area that is capable of being immobilized on its surface and has easy-functionalization. Indeed, there are many possible approaches in the biomedical applications such as bioelectronics [54], tissue engineering [55,56,57], drug delivery [56,58], antibacterial materials development [59,60], biosensing

[61,62], gene delivery [63], and cancer treatment [64], to engineer receptors for targeting biomaterials through various biological functionalization [65].

In particular, as pristine graphene has a thin film of infinite size with no imperfections which provides a large number of chemically active sites for charge-biomolecular interactions due to the large surface area, however these also lead to an enhanced sensitivity to the target biomolecules of very low concentrations and improved selectivity [41]. For instance, **Figure 5** presents the possible interactions on the pristine graphene and GO for detecting specific biological systems such as antigen-antibody, protein, enzyme, and DNA [66,67,68].

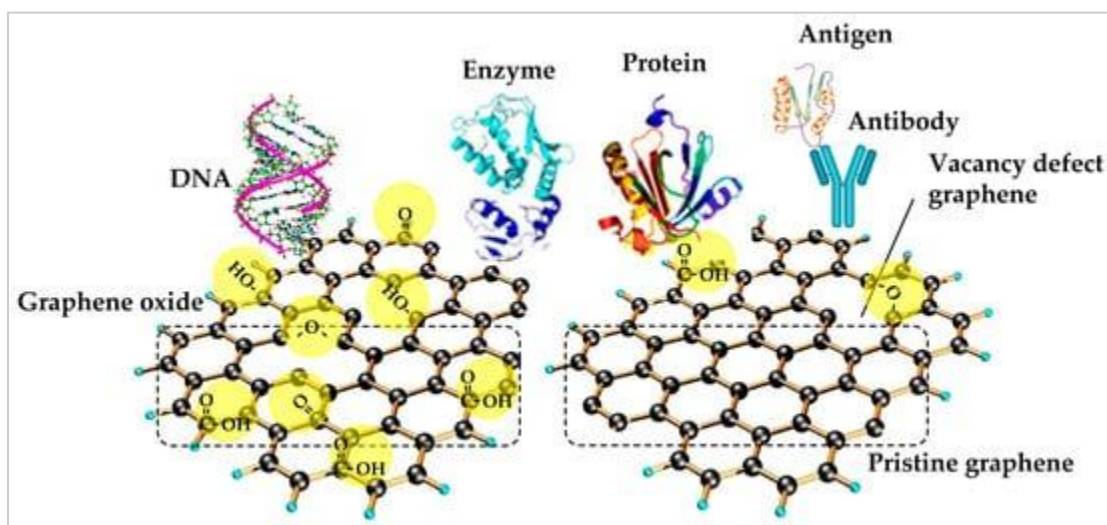


Figure 5. Biological functionalization of graphene nanomaterials: pristine

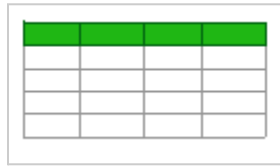
graphene and GO (reprinted with permission from [41]).

3.2. Radio-Frequency/Microwave Devices and Circuits Based on Graphene Nanomaterials

Over the past decade, the feasibility of graphene in RF/microwave electronics was investigated owing to its excellent physical properties. As shown in **Table 2**, the studies of graphene nanomaterials as RF/microwave devices and circuits such as resonators, transmission lines, antennas, and interconnects have been carried out. In particular, the graphene-based resonator has been widely examined on the feasibility as an RF/microwave biosensing device because of its easy characterization and fast discrimination of the biomolecular detection [69,70]. In the case of GO, this has been frequently used as a type of biological matrix at the gap between RF/microwave electrodes or conventional devices and circuits, e.g., interdigitated capacitor and transmission line, and so on [71,72]. In the case of RF/microwave, as frequency increases, the skin depth is very thin so that most current flows on the circuit surface. For this reason, although the depth of surface current is larger than graphene thickness, i.e., a few nanometers, graphene nanomaterials can, potentially, be used as sensing materials for the highly sensitive

RF/microwave biosensor to detect various biomaterials via biological functionalization.

Table 2. RF/microwave devices and circuits of graphene nanomaterials.



3.3. Radio-Frequency/Microwave Sensing Parameters

In RF/microwave measurement system, the measured data are primarily related to the S-parameters (or S-matrix), which is defined as the ratio of the output power (voltage) to the input power (voltage) in the frequency domain. In particular, the S-parameters for the two-part network are expressed as

$$[S]=[$$

S

11 S 21 S 12 S 22

]

(1)

where S_{11} (or S_{22}) is the reflection coefficient of the input (or output) port, and S_{21} (or S_{12}) is the transmission coefficient of the output port to the input port (or output port to the input port), respectively. The measured S-parameters can be converted to many other parameters such as admittance (Y), impedance (Z), hybrid (H), transfer (T), and ABCD matrix [84]. Owing to the relationship between these

parameters, the observable data can allow diverse analysis and processing such as dB, dBm, magnitude, phase, real and imaginary, and time domain signal, for specific biosensing events.

4. Radio-Frequency/Microwave Biosensors Based on Graphene Materials

4.1. Case Studies: Radio-Frequency/Microwave Biosensors Based on Graphene Oxide

GO has received considerable interests as a sensitive material for biosensing because electron transfer from the biomolecular binding mainly occurs at the defects or edges of GO structure. In addition, owing to the opposite properties of a hydrophobic and hydrophilic functional group on GO, this material exhibits good biocompatibility, high affinity for specific biomolecules. Hence, these properties of GO can provide many opportunities for the various approaches of biosensing platforms, including biosensors based on fluorescence resonance energy transfer, laser desorption/ionization mass spectrometry, surface-enhanced Raman spectroscopy, and electrochemical detection [85].

Figure 6 presents the biosensing scheme based on the microwave impedance

for detecting DNA on GO sheets. The sensing scheme is a type of coplanar waveguide (CPW) line with meander resonator fabricated on the wafer. In this biosensing scheme, GO sheets (~1.3 nm-thickness) were coated on the resonator part. Surface topology of GO flake was examined by atomic force microscope (AFM). For specifically biological functionalization, a medium molecule weight chitosan was dropped on the GO-coated region, and then calf thymus DNA (1 $\mu\text{g/mL}$) was also dropped on the chitosan-linked GO matrix [86]. Chitosan was used to adhere to the DNA on the GOs. In this work, the impedance characterization of the graphene nano-platelets attached to the sensing platform was carried out at up to 10 GHz. A remarkable change in impedance was observed. As a result, this work demonstrated that the RF/microwave impedance of GO materials could be used as sensing vehicles for future biological-sensing and chemical-sensing [87].

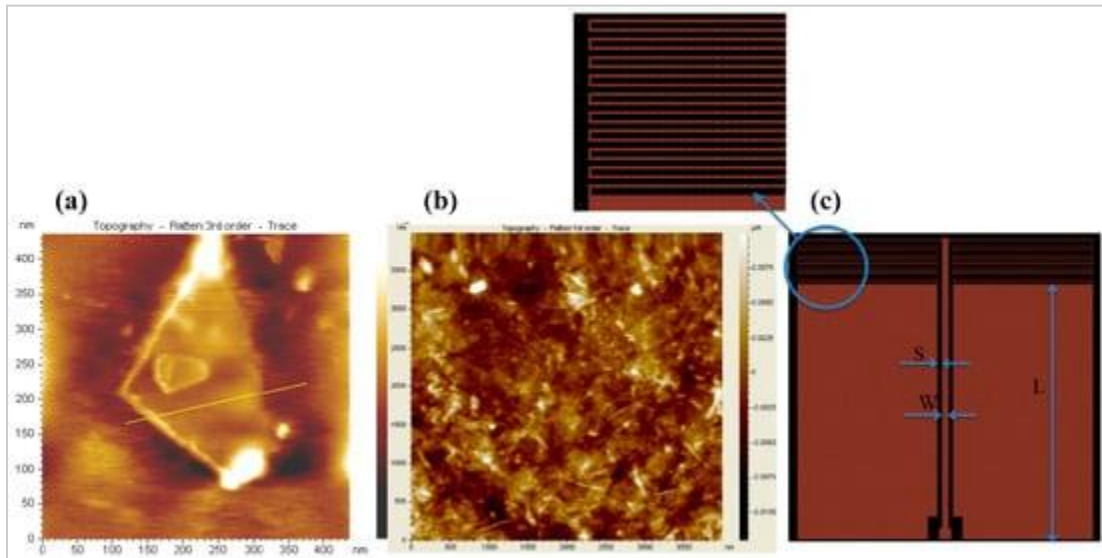


Figure 6. RF/microwave biosensor based on coplanar waveguide (CPW) line with meander resonator: atomic force microscope (AFM) image of GO flake (a) diluted 1:100 ratio; (b) concentrated samples; (c) CPW line with meander resonator, where L and W are the width and the length of the signal line, respectively and S is the spacing between the signal line and ground (reprinted with permission from [87]).

Figure 7 also shows the sensing scheme based on RF/microwave interconnects circuit for the detection of glucose. Here, rGO was functionalized with a phenyl butyric acid (PBA) linker to be able to detect the glucose molecules. Here, glucose is a critical molecule required for the normal growth of a cell, and the management

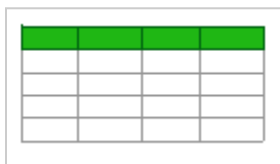
of diabetes mellitus requires continuous monitoring of the blood sugar levels [88]. In this study, the glucose sensor showed the linear characteristics to the RF signal change with the concentration of glucose solution. From the experimental results, the rGO-based biosensor was detectable in small glucose concentration (1–4 mM) by utilizing transmission line parameters, i.e., resistance (R), inductance (L), conductance (G), and capacitance (C), as summarized in **Table 3**. In particular, this work demonstrated that the *R* component revealed the sensing parameter for effectively detecting the glucose level with stable linearity and small fluctuation [89].



Figure 7. RF/microwave biosensor based on rGO for sensing of glucose molecule:

(a) Schematic diagram of glucose sensor; (b) Glucose binding to the phenyl butyric acid (PBA) linker (reprinted with permission from [89]).

Table 3. Types of rGO or GO-based RF/microwave biosensors.



4.2. Case Studies: RF/Microwave Biosensors Based on Graphene

One of the excellent physical properties in graphene is a transparent and conducting material with low cost and low environmental impact. This is an ideal material for the integrant of biosensing devices in a range of transduction modes, from electrochemical transduction to optical transduction [90].

Figure 8 presents the biosensing scheme base on an RFID sensor system with a graphene pattern for a few bacteria detection on tooth enamel. First of all, to detect bacteria specifically, biological functionalization of graphene was treated

with bifunctional peptides for efficient recognition of pathogenic bacteria, e.g., *Odorrana grahami*, *H. pylori*, *E. coli*, and *S. aureus* [91]. These bacteria were recognized by utilizing specific peptide self-assembled on graphene. In this biosensing scheme, graphene was patterned on water-solution silk, and it was possible to recognize the remote pathogenic bacteria by utilizing an inductor (L)-capacitor (C) circuit, i.e., a resonant circuit for selecting a specific frequency. Also, this study demonstrated integration onto a tooth for specific bacteria detection in saliva via wireless circuitry [27].

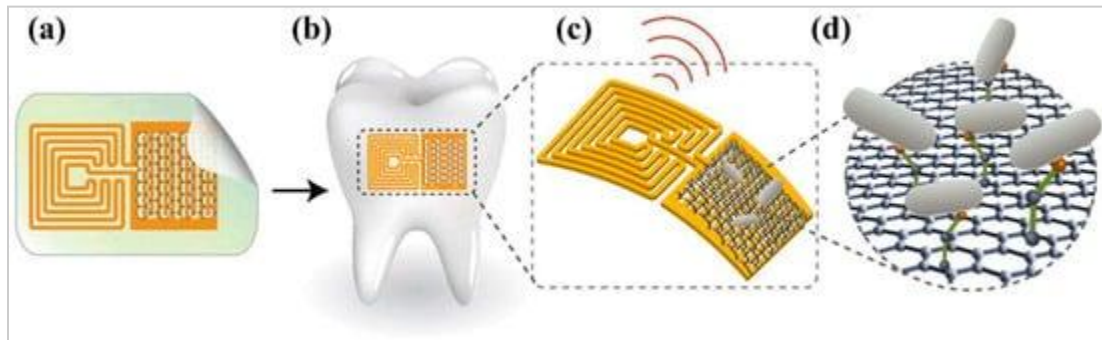


Figure 8. Graphene-based RF/microwave biosensor for the detection of bacteria:

- (a) Graphene patterned onto bioresorbable silk and contacted with wireless coil;
- (b) bio-transfer of the nano-sensing architecture onto the surface of a tooth; (c)
- magnified schematic diagram of the sensing element; (d) binding of pathogenic

bacteria by peptides self-assembled on graphene (reprinted with permission from [27]).

5. Recent Research Trends: RF/Microwave Biosensors Based on Graphene Nanomaterials for Wireless Biomedical Applications

Recent advances in integrated biosensing platforms associated with remote sensing via RF/microwave wireless systems have focused on design and architecture of point-of-care (POC) diagnosis, attracting considerable interest in the biomedical applications. In particular, POC has significant diagnosis possibilities for use in the continuous and real-time monitoring of human metabolites as well as cancer biomarkers [92]. In addition, flexible and stretchable-integrated biosensors can directly monitor metabolic changes on the human body and quantify the electrically fine signals generated by specific bodily fluids. As a result, from this biosensing scheme, the wearable biosensors that can be attached intimately in the skin or tissue offer new opportunities for medical diagnostics and therapy. In recent years, there has been enormous progress in graphene-integrated wireless RF/microwave systems for real-time monitoring of metabolic change [93]. For example, a wireless smart soft contact lens system composed of reconfigurable

capacitive sensor interface circuitry and wirelessly powered RFID addressable system for sensor control and data communication [94,95] was developed. In particular, monitoring for glucose and other biomarkers may become more sophisticated if the sensor is coated with graphene in this system.

6. Conclusions and Prospective

Recent advances in graphene nanomaterials such as synthesis techniques, electrical, thermal and mechanical analysis, surface treatment and device design have accelerated the development and application of graphene nanomaterials-based nanoelectronics as well as bioelectronics. In this review, we have examined the emerging advances of graphene nanomaterials-integrated biosensors including structures and merits of graphene nanomaterials and their biological functionalization in RF/microwave biomedical applications. From the developed RF/microwave biosensors, these biosensing schemes could be classified with passive RF/microwave devices and RF/microwave systems with graphene nanomaterials. Firstly, it was used as a biosensing scheme utilizing simple RF/microwave devices such as resonators and capacitors, with graphene

nanomaterials like GO or rGO. In the case of latter, it was used as a biosensing scheme utilizing RF/microwave systems with graphene nanomaterials, e.g., graphene. These RF/microwave biosensors could be detectable of biomolecules, e.g., glucose, DNA, as well as bacteria, e.g., *S. aureus*, *E. coli* and so on, via bifunctional peptide.

However, the research and development of these materials-based biosensing systems are in their infancy in the RF/microwave biomedical applications. This is because it is not only difficult to find the optimized frequency for biosensing, but devices and circuits also are dependent on the frequency. However, since there are great merits such as real-time, non-invasive, non-contact function, as a graphene nanomaterials-based RF/microwave biosensor, the biosensing scheme still needs to develop the robust biosensing platform integrated with wireless and flexible devices and circuits. In this case, there are also remains challenges how to find effective integration methods and how to secure stability for good performance of RF/microwave devices and systems with graphene nanomaterials. Before this challenge, the optimization of material fabrication and modification techniques to obtain large area, high quality, and uniform arrays will be essential for the highly

sensitive and reproducible RF/microwave biosensors. Furthermore, the integration of graphene nanomaterials-based RF/microwave device needs to be optimized to minimize the entire device volume for portable, disposable and POC diagnosis and healthcare in the future.

Author Contributions

H.-J.L. proposed the idea to investigate the advances and trends related to the biomedical applications based on graphene nanomaterials and generally wrote the review article. J.-G.Y. in-depth examined the review article thoroughly.

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Conflicts of Interest

The authors declare no conflicts of interest.

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CAPITALIST WARLORDS CHARGED WITH CRIMES AGAINST

HUMANITY TORT CASE.

Given those prefatory statements, this Complaint accuses the Defendants of a concerted conspiracy to usurp the fundamental rights of the People of California, of the United States, and ultimately, of the World, by stealing public airwaves that provide the source of vital information within the marketplace of ideas that the Founding Fathers enshrined in the First Amendment to the United States Constitution.

The airwaves that surround our schools, churches, municipal buildings, parks, fields of American Dreams and, indeed, all of life's activities in the United States and its territories belong to the citizens and residents of the United States of America. They **do not and definitely should never** belong to the Foreign Powers to which much of the spectrum, both digital and old school analog, have been sold off through major corporations now owned by the Chinese Communist Party. Or at least, that is what one would assume, given that the rights of the First Amendment are enshrined in the U.S. Constitution.

From the early 2000's to 2015, the Federal Communications

Commission (FCC), conducted TV Station and Spectrum Auctions, a process that was mired with contentious lawsuits over the billions of dollars exchanging hands. *See generally*, FCC.gov/auctions; *Expanding the Economic and Innovative Opportunities of Spectrum Through Incentive Auctions*, Report and Order, /gN. Dkt. No. 12-268 (rel. June, 2, 2014). The order was published in the Federal Register on August 15, 2014. *See* 79 Fed. Reg. 48, 442 (Aug. 14, 2014).

The auctions themselves have been explicitly authorized by Congress since 1992, and, absent Congressional action, will sunset on September 30, 2002.

<https://www.benton.org/headlines/house-subcommittee-communications-and-technology-holds-hearing-spectrum-policy>.

The hen combined with the *see INSERT, UHF Bands and wanted to take the channels from Channel Government wanted those channels to auction to the cell phone companies, TMobile, ATT, Verizon - Google could have gone ATT and TMobile (which belongs to the Chinese) They paid hundreds of millions of dollars to enhance cellular telephone. Could use the*

spectrum for data transmission not necessarily cellular and data - Musk implants in the brain and a lot of ramifications for the future - networked human beings within the next two to three years.

This suit seeks review of the foreign ownership rule in lights of the U.S. Supreme Court's Opinion in *West Virginia v. Environmental Protection Agency*, 597 U.S. ____ (2022), 2022 WL 2347278, 2022 U.S. LEXIS 3268, wherein the U.S. Supreme Court significantly eviscerated the EPA's ability to regulate carbon emissions pursuant to the Clean Air Act. The issue before the Court in that case was whether, under a provision of the Clean Air Act, did Congress prohibit the EPA from issuing rules and standards of performance that could potentially reshape the country's electricity grids and unilaterally decarbonize any sector of the economy?

The issue in this case is whether, under the Communications Acts of 1933 and 1934, the Congress prohibited the FCC from promulgating rules and standards in the Foreign Ownership Rules allowing for up to 100 percent ownership in America's airwaves and entities that control them, that could and, indeed have, reshaped the ownership, control and content

of the spectrum airways in the United States.

According, this suit seeks a ruling from the Court overruling the FCC's foreign ownership rule on grounds that, pursuant to *West Virginia v. EPA*, the rule is arbitrary, capricious, and an abuse of discretion under the Administrative Procedures Act ("APA"), 5 U.S.C. Sec. 702(2) and is otherwise contrary to law. Specifically, this Complaint seeks a declaratory judgment that, in enacting the Foreign Ownership Rules allowing for up to 100 percent foreign ownership, the FCC has abused and exceeded its discretion.

The airwaves spectrum belongs to the public and the FCC has breached its fiduciary duty to the American public by allowing up to 100 percent foreign ownership of stations within the spectrum. The result of the Rule constitutes the FCC aiding and abetting the Defendants' overtaking of the public spectrum, a precious asset that belongs to the American public, not to foreign countries acting under the auspices of corporations, LLC's and partnerships.

Accordingly, Plaintiff David and the Entity Plaintiffs respectfully request that this Court hold unlawful, vacate, enjoin and set aside the

Commission's adoption of *The Foreign Ownership Rules* and grant such additional relief as may be necessary and appropriate.

Given those prefatory averments, this Complaint accuses the Defendants of a concerted conspiracy to usurp the fundamental rights of the People of California, of the United States, and ultimately, of the World, by stealing public airwaves which provide the source of vital information within the marketplace of ideas that the Founding Fathers enshrined in the First Amendment to the United States Constitution.

China's Toolbox for Global Media Influence



According to an exhaustive report by Freedomhouse.org, examples of China's insidious over-taking of the spectrum includes these realities: 1) A widely used digital television service in Kenya includes Chinese state television in its most affordable package while omitting international news outlets; 2) Portuguese television launches a prime-time "China Hour" featuring content from Chinese state media; 3) Chinese diplomats

intimidate a cable executive in Washington, DC, to keep New Tang Dynasty Television (NTDTV), a station founded by Chinese Americans who practice Falun Gong, off the air; and 4) A partly Chinese-owned South African newspaper abruptly ends a writer's column after he discusses repression in China's Xinjiang region.

The FreedomHouse. Org report further explains that examples, which have come to light over the past three years, illustrate the various ways in which Chinese Communist Party (CCP) media influence—in the form of censorship, propaganda, and control over content-delivery systems—extend beyond the borders of mainland China to reach countries and audiences around the globe.

The report expands on a 2013 study by the same author, *The Long Shadow of Chinese Censorship: How the Communist Party's Media Restrictions Affect News Outlets around the World*, published by the Center for International Media Assistance at the National Endowment for Democracy.

https://www.cima.ned.org/wp-content/uploads/2015/02/CIMA-China_Sarah%20Cook.pdf.

Drawing on recent scholarly research, media reports, interviews, Chinese government documents, and official speeches, the report addresses the following

questions:

- What are the **goals** of the CCP's efforts to influence media outlets and news reporting globally?
- How does the CCP **promote** state media content and desired narratives internationally, while deploying various tactics to **suppress** critical news reporting?
- How have these dynamics **evolved** over the past three years under the consolidated CCP leadership of Xi Jinping?
- To what extent do the CCP's efforts appear to be **achieving** the desired effect?
- How are governmental and nongovernmental actors **responding** to the challenges to press freedom and democratic governance posed by the covert, corrupt, and coercive aspects of the CCP's transnational media influence?

The CCP and various Chinese government entities have long sought to influence public debate and media coverage about China outside the country, particularly among Chinese-language communities and through obstruction of foreign correspondents within China. However, over the past decade, top CCP officials have overseen a dramatic expansion in efforts to shape media content and narratives around the world, affecting every region and multiple languages. *Id.* The emerging result is a multifaceted, adaptive, and complex set of tactics that are deployed by The CCP across varied environments. Those tactics invade widely accepted forms of public discourse and diplomacy with more covert, corrupt, and coercive activities that undermine democratic norms, reduce national sovereignty, weaken the financial sustainability of independent media, and violate

the laws of some countries.

Some of these dynamics can be traced back to the 1990s, but certain features have broadened and deepened in recent years. The trend is fueled by the paradoxical insecurity of the CCP, whose leaders feel threatened domestically even as they grow more emboldened internationally.

The global expansion of CCP media influence began in earnest during the tenure of former Chinese president Hu Jintao. Current president Xi Jinping has tightened ideological controls at home and has also been especially focused on intensifying propaganda efforts abroad. Under his direction, Beijing's representatives and proxies have adopted a more aggressive and comprehensive approach to foreign media influence operations. In an October, 2015 article, media studies professor Anne-Marie Brady found that Xi has used his highly-concentrated political power to personally initiate this change, raising China's foreign propaganda efforts to "a new level of assertiveness, confidence, and ambition."

<https://www.wilsoncenter.org/article/chinas-foreign-propaganda-machine>.

Indeed, Chinese state media, government officials, and affiliated companies are achieving increased influence over key nodes in the global information flow, exploiting the more sophisticated technological environment, and showing a readiness to meddle in the internal political debates and electoral contests of other countries. *See* Mulligan, B., [HOLLYWOOD STORY -](#)

Key Trends in Chinese Infiltration of American Media since 2017

The past five years have been marked by an acceleration of this process and the emergence of more new tactics. It is notable that during the same period, Xi further consolidated his power at the 19th Communist Party Congress in October 2017 and won approval for constitutional amendments that removed presidential term limits in March 2018. The following changes in Beijing's overseas media activities since early 2017 deserve special scrutiny:

- Russian-style social media disinformation campaigns and efforts to manipulate search results on global online platforms have been attributed to China-based perpetrators.
- Tactics that were once used primarily to co-opt Chinese diaspora media and suppress critical coverage in overseas Chinese-language publications are now being applied—with some effect—to local mainstream media in various countries.
- Beijing is gaining influence over crucial parts of some countries' information infrastructure, as Chinese technology firms with close ties to the CCP build or acquire content-dissemination platforms used by tens of millions of foreign news consumers.
- There is evidence that Chinese-owned social media platforms and digital television providers in multiple regions have engaged in politicized content manipulation to favor pro-Beijing narratives.
- Chinese officials are making a more explicit effort to present China as a model for other countries, and they are taking concrete steps to encourage emulation through trainings for foreign personnel and technology transfers to foreign state-owned media outlets. *See* <https://timesofindia.indiatimes.com/world/china/ccp-buys-media-influence-by-paying-millions-to-us-dailies-magazines-r>

[eport/articleshow/84109897.cms](http://report/articleshow/84109897.cms).
<https://www.rand.org/blog/2022/02/how-china-plays-by-different-rules-at-everyone-elses.html>.

The CCP's efforts have had a clear impact worldwide. China's image and Xi's own profile have improved in key parts of the world. Coverage of the potential downsides of China's foreign investments has been stifled in some countries. Further, Chinese state media content reaches hundreds of millions of television viewers, radio listeners, and social media users abroad, in many cases without transparency as to its origins. At the same time, ongoing efforts to co-opt or marginalize independent Chinese diaspora news outlets and to censor critical views on Chinese-owned social media platforms, like Tencent's WeChat, have reduced overseas Chinese audiences' access to unbiased information about events in China, their home countries' relationship with Beijing, and other topics of relevance.

More broadly, many of the tactics that the CCP employs to influence media around the world also serve to undermine international norms and fundamental features of democratic governance, including transparency, the rule of law, and

fair competition. There are certainly limits to Beijing's influence and to the attractiveness of known state media content among international news consumers.

Moreover, as societies gain awareness of the CCP's activities and their potential long-term costs, more governments, journalists, technology companies, and civic activists are responding with initiatives to increase transparency, diversify funding sources, and protect media freedom. *See e.g.,*

<https://thehill.com/opinion/technology/480284-america-should-challenge-china-on-worldwide-social-media-dominance>.

Many of these projects have scored successes, effectively countering some of the problematic dimensions of Beijing's media influence campaigns. Nevertheless, the fact remains that an economically powerful authoritarian state is rapidly expanding its influence over media production and dissemination channels in America and around the world. To help policymakers and other observers come to grips with the problem, **this report** offers an analytical framework for understanding the complexities and implications of global CCP media influence, as well as a summary of potential responses.

The companies who purchased the Spectrum during the aforementioned Spectrum Auctions and signals in the air are the same companies listed in the FCC NPRM (Notice for Proposed RuleMaking)

where Plaintiff David's Companies are

located right alongside the Defendant Corporations Hulu, Amazon, Vanguard. **Link to NPRM.**

Plaintiff David has also had several broadcast interests in the USA and Internationally. For instance, **David owned and operated** KILM in Los Angeles and Dish Networks across the USA. David also operated the FOTV Channel broadcasting on FreeSat across Europe. **Alki is this still going?**

[https://www.fiercevideo.com/online-video/filmon-s-david-amazon-google-lobbying-heavily-against-regulating-ott-providers-as.](https://www.fiercevideo.com/online-video/filmon-s-david-amazon-google-lobbying-heavily-against-regulating-ott-providers-as)

Plaintiff David, with his collection of Media companies like FilmOn TV, Cinemanow, Hologram USA, MondoTunes, OVGuide, ETV.com, plus David's media news sites Shockya and TVMix **plus various. Addition needed** In order to expand and compete against the goliath **Chinese owned?** Major Studios, David needed to place his Companies in the public markets, which he did twice. Both times the Securities and Exchange Commission intervened and disrupted David's plans, scuppering his two public offerings on NASDAQ. **Insert citation.**

With increasing defamation coming from malicious lawsuits perpetrated by the Media-Funded US-Based Attorneys cited herein, Plaintiff David's and The Entity Plaintiffs' efforts were destroyed.

The SEC also sued David, accusing him of fraud in his second Initial Public Offering of his Hologram USA Company. To review the SEC file on the IPO for FOTV, click here: <https://sec.report/CIK/0001656589>. The fraud allegations were cleared after two years of litigation and David walked away with no fault.

<https://www.sec.gov/litigation/litreleases/2020/lr24774.htm>. (Hologram).

Plaintiff David's companies were and are now **wrongfully** subject to negative scrutiny and tainted with dishonor by the Defendant Media-Funded US-Based Attorneys and other Defendants.

Prior to the above-recounted events, David enjoyed a very profitable Ad model based business that displayed pre-roll ads. At one stage, the company enjoyed being the Top App in all the stores across the World.³

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<https://www.prnewswire.com/news-releases/filmoncom-hits-number-1-in-app-store-and-stock-market-127717073.html>.

However, Plaintiff David and Entity Plaintiff FilmOn TV repeatedly endured having the famous FilmOn TV App removed many times by Lawyers allegedly acting on behalf of Copyright holders. **CAN**

WE CITE TO SUCH INFORMATION

Plaintiff David is a graduate of the Royal College of Art in Film and Television Production and he has appeared in many movies and TV shows, including The Bank Job with Jason Statham.

David's Companies were doing extremely well in 2018 when Defendant Double Verify defamed David and his Companies. The Defamation by DoubleVerify of David's Companies was based on the prior malicious lawsuits by the Defendant Networks that were all since settled. **FilmOn alleged that DoubleVerify disparaged its digital distribution network in confidential reports to DoubleVerify's paying clients.** DoubleVerify responded by filing an anti-SLAPP motion to strike. The trial court granted the motion and the Court of Appeal affirmed.

David's businesses were generating over \$50,000 daily from Advertising revenues. David's streaming business was literally shuttered overnight the Partner Networks were obliged to pull the Ads.

Advertising FilmOn services has been nigh impossible. Forcing David and Co to use more imaginative marketing

David accused the Defendants of intentionally distributing Child Porn on the Internet. **MOVE CITATIONS HERE**

Defendant Media Companies and Media-Funded US-Based Attorneys colluded to disgrace David and to destroy him and his companies. Effectively, they have succeeded and yet, they continue to persecute David and his companies because David posed a real threat to their emerging and existing businesses, both in broadcast and streaming. In Los Angeles, David's KILM Free to Air broadcast Channel was the top-rated late night TV Channel due to David's unique BattleCam Technology that allowed audiences to participate by streaming from their home computers or mobile devices.

<https://www.globenewswire.com/fr/news-release/2013/02/05/521114/20932/en/Anti-Social-Networking-Site-Battlecam-com-is-Now-a-Hit-Live-Reality-Tv-Show-But-is-It-Too-Controversial.html>.

This technology predated Twitch and all the major live streaming platforms of today.

David has been repeatedly defamed and harmed personally and the Plaintiff Entities have also been defamed and harmed as well publicly by

the Defendant Media Networks and TV Lawyers.

The renowned civil rights employment attorney Philip Kay was killed on his motorbike in San Francisco on August 29, 2012. Philip Kay was a professional motorcyclist. His loving wife, Robin Ann Kay also died from grief some months thereafter.



Phil Kay wrote the Amicus brief discussed herein on behalf of Attorney Ronald Gottschalk, one of the primary **Whistleblowers** in this case who has been defamed and secretly disbarred from the California State Bar by Thomas v. Girardi and his designees.

The Amicus brief, combined with other key documents central to establishing the nexus between the defendants and their criminal enterprise are embedded herein, to detail the victimization of the

whistleblower Gottschalk, a once-famed LA attorney, and the struggle he has endured to date from disgraced Thomas v. Girardi and his corrupted enterprise who have committed legal thuggery. The enterprise includes Defendant attorneys United States Vice President Kamala Harris, Gloria Allred, her daughter Lisa Bloom, Hunter Biden, Congressman Adam Schiff, Former Los Angeles Sheriff Lee Baca (currently in prison serving time for obstruction of justice and making false statements), as well as his Under Sheriff Paul Tanaka, who was sentenced in federal court to five years in prison, for conspiracy to obstruct justice and obstruction of justice during an investigation regarding civil rights abuses inside the nation's largest urban jail system. He was also sentenced to serve two years of supervised release after he is discharged from prison and pay a \$7,500 fine.

PICK UP ON WEDNESDAY

Allred and Girardi have collaborated on many schemes over decades, mostly involving insurance, medicare and medicaid fraud on a gigantic scale. **Link to Gottschalk affidavit.** Since they both graduated

Loyola School of Law some 50 years ago, the “Medical Liens Scam” has been the top earner for Girardi and his complicit attorney defendants. which includes Governor Gavin Newsom and others.



[READ THE BIDEN CHINA STATE MONEY LINKS](#)

Defendant David’s extensive research has been freely given to various American public interest organizations, including an in-depth study by the Israeli Secret Services Intelligence (MOSSAD). - The report was given to Plaintiff David by John Doe 12 who works for the Central Intelligence Agency in Washington DC. **WHEN?** A link is provided

herein:

<http://www.tvmix.com/how-hunter-biden-received-chinese-state-money/123>

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Girardi was Newsom's largest financial contributor to Newsom's political campaigns and other financial schemes. **How many campaigns and what other financial schemes - we have to be specific.** Girardi was also Newsom's key Adviser to the State Bar board of governors appointments. Newsom controls 4 out of 6 public members of that Board. Further, throughout decades, Girardi has advised California governors concerning judicial appointments.

The ongoing almost daily revelations of the insidious actions of Defendant Tom Girardi astound decent citizens. Just yesterday, we learned that Girardi's malevolent tentacles of evil manipulation of adjudication systems includes him bribing private judges participating in the conflict resolution activities of JAMS, ostensibly the most prestigious mediation firm in the country. *See*

[https://www.latimes.com/california/story/2022-08-04/tom-girardi-erika-corruption-priv](https://www.latimes.com/california/story/2022-08-04/tom-girardi-erika-corruption-private-judges)

[ate-judges](#) The wives of Gov. Newsom (Jennifer Newsom), and Defendant Thomas Girardi, (Defendant Erika Jayne Girardi) often appeared together on

Defendant TV Stations. Both wives are experienced TV personalities and actresses, often highlighted on stations belonging to Defendant NBC. **Other Defendant stations?** Further, Defendant Gloria Allred has a dedicated NBC channel available for her to pontificate on her many dubious “me too” trials, as more fully discussed herein.

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Defendants Gavin Newsom and Tom Girardi and their wives were and continue to be repeatedly featured, on both U.S. and overseas China-owned television stations wherein they were glorified to Americans and abroad. Across the web of Network channels and station brands carried by the Defendants nationwide, the Chinese Communist Party agenda is being promoted. **WE NEED TO CITE TO AUTHORITY HERE.**

In the same way, the Chinese Communist Party is nefariously perpetrating the demise of Western Culture by consciously destroying the very fabric of culture, our intellectual property. The same perpetrators are today controlling content on aspirational lifestyle Channels on Television and other platforms. So much so that Comcast Ventures/NBC et al, consistently make efforts to hide the constantly erupting scandals with the

accused Defendants in this Complaint.

Defendants Girardi, along with Whistleblower Ronald Gottschalk, as well as Attorneys Michael Avenatti, Darryl Issa, Adam Schiff, Kamala Harris and many others were all involved in a criminal syndicate that nefariously has manipulated the California State and Federal Court systems. [as reported by the LA Times](#), (Delinieating that Tom Girardi used cash and clout to seek political favors).

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The article states that when Girardi gave campaign donations to politicians, “From the winning candidates he supported, Girardi sometimes expected favors, whether it was a say in judicial appointments or a backroom deal that would help his practice, according to associates, state bar litigation records and an unpublished memoir. **Who is the memoir written by?**

Gottschalk’s understanding of the Girardi enterprise goes as far as to assert that former Attorney General Kamala Harris, now Vice President of the United States, was deeply involved with Tom

Girardi and the whole syndicate which included [Gloria Allred](#) and her daughter [Lisa Bloom](#). **Note: This is not in the current Ron Affidavit.**

[Leslie Brodie](#) (aka Simon Levi) was a vocal critic of the [Supreme Court of California](#) and the Girardi Judges. Brodie highlighted this Search Warrant below that shows that, despite the fact that Defendant Thomas Girardi was not an officer of the State Bar, his name is included below along with valid officials of the State Bar, implicating that he held that status. The warrant sought to find any information or reports linking Girardi and others to the unfavorable postings about the California State Bar and Girardi

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that were made here: [Levy aka Leslie Brodie made here:](#)

Kamala Harris
Vice President of the United States

**KAMALA HARRIS
TOOK BRIBES**

SEARCH WARRANT NO. 12-56
STATE OF CALIFORNIA - COUNTY OF YOLO
SEARCH WARRANT AND AFFIDAVIT
(AFFIDAVIT)

FROM TOM

Thomas Girardi



Joseph Dunn, James Towery, Thomas Girardi, Howard Dickstein, Howard Miller, Alec Chang, Hollie Fujie, Judy Johnson, Larry Yee, Mark Torres-Gil, and Rachel Grunberg. Including but not limited to written notes, reports or electronic information and property.

The terms "records," "information," and "property" includes all of the foregoing items of evidence in whatever form and by whatever means that may have been created or stored, including records, whether stored on paper, hard drives, compact discs, dvd's, thumb drives, external hard drives or other storage.

Whistleblower Ron Gottschalk was personally sued by Kamala Harris when she was Attorney General of California in an attempt to fully and finally discredit him by a secret disbarment by the now known to be crooked State Bar of California. **WE NEED TO LINK TO THIS. Where is the order disbaring Gottschalk?**

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The State Bar Fails to Stop Corruption by Defendant Attorneys

It is now well-established that the State Bar of California failed to stop Girardi's corruption. *See e.g.*, <https://www.latimes.com/california/story/2022-04-14/california-state-bar-failed-stop-corrupt-attorneys-tom-girardi-audit>.

Indeed, For years, the State Bar looked the other way, as did the courts, including the Ninth Circuit Court of Appeals, as Girardi committed massive frauds. *See e.g.*, [Discuss with Alki LATimes/Michael Hiltzik 3/29/11 column re Girardi - barbaramburkewriter@gmail.com - Gmail \(google.com\)](#).

Here is the full search warrant:

STATE OF CALIFORNIA - COUNTY OF YOLO

SEARCH WARRANT AND AFFIDAVIT (AFFIDAVIT)

Bruce D. Nailhoff, being sworn, says that on the basis of the information contained within this Search Warrant and Affidavit and the attached and incorporated Statement of Probable Cause, consisting of 2 pages, are true and that based thereon he/she has probable cause to believe and does believe that the property described below is lawfully seizable pursuant to Penal Code Section 1524, as indicated below, and is now located at the locations set forth below.

Wherefore, affiant requests that this Search Warrant be issued.

I declare under penalty of perjury that the information contained in this Search Warrant and Affidavit with the attached and incorporated Statement of Probable Cause is true and correct.

Executed on February 21, 2012 at Woodland, California.

(Signature of Affiant), NIGHT SEARCH REQUESTED: YES() NO(x)

Reviewed by: (Deputy District Attorney)

(SEARCH WARRANT)

THE PEOPLE OF THE STATE OF CALIFORNIA TO ANY SHERIFF, POLICEMAN, OR PEACE OFFICER IN THE COUNTY OF YOLO: Proof by Affidavit having been made before me by Bruce D. N. Location(s) "X" in

TV MIX

Is possessed by a person, or is in the possession of, or is a means of committing a public offense, or is possessed by another to whom he/she may have delivered it for the purpose of concealing it or preventing its discovery. Tends to show that a felony has been committed or that a particular person has committed a felony.

YOU ARE THEREFORE COMMANDED TO SEARCH:

All attics, basements, rooms, garages, outbuildings, storage sheds, garbage cans and containers located within the property bound Yolo County, California. Further described:

is on the north side of the street.

Vehicle: registered to Simon Levi.

FOR THE FOLLOWING PROPERTY:

All written or recorded information concerning Jeannine English, Robert Hawley, Starr Babcock,

Joseph Dunn, James Towery, Thomas Girardi, Howard Dickstein, Howard Miller, Alee Chang, Hollie Fujie, Judy Johnson, Larry Yee, Mark Torres-Gil, and Rachel Grunberg. Including but not limited to written notes, reports or electronic information and property.

The terms "records," "information," and "property" includes all of the foregoing items of evidence in whatever form and by whatever means that may have been created or stored, including records, whether stored on paper, hard drives, compact discs, dvd's, thumb drives, external hard drives or other storage devices.

Investigating officers are authorized, at their discretion, to seize all "computer systems," "computer program or software," and "supporting documentation" as defined by Penal Code section 502, subdivision (b), including any supporting hardware, software, or documentation that is necessary to use the system or is necessary to recover digital evidence from the system and any associated peripherals that are believed to contain some or all of the evidence described in the warrant, and to conduct an off site search of the seized items for the evidence described. Investigating officers and those agents acting under the direction of the investigating officers are authorized to access all computer data to determine if the data contains "property," "records," and "information" as described above. If necessary, investigating officers are authorized to employ the use of outside experts, acting under the direction of the investigating officers, to access and preserve computer data. The investigating officer has 140 days from the date of seizure to determine if the seized computer systems and associated peripherals contain some or all of the evidence described in the warrant. If no evidence of criminal activity is discovered relating to the seized computer systems and associated peripherals, the system will be returned promptly.

AND TO SEIZE IT IF FOUND and bring it forthwith before me, or this court, at the courthouse of this court. This Search Warrant and incorporated Affidavit was sworn to and subscribed before me this 21st day of February, 2012, at WOODLAND, CALIFORNIA. Wherefore, I find probable cause of the issuance of this Search Warrant and do issue it.

(Judge of the Superior Court) NIGHT SEARCH APPROVED: YES() NO(x)

The State Bar Fails to Stop Corruption by Defendant Attorneys

It is now well-established that the State Bar of California failed to stop Girardi's corruption. See e.g., https://www.latimes.com/california/story/2022-04-14/california-state-bar-fail-ed-stop-corrupt-attorneys-tom-girardi-audit. Indeed, For years, the State Bar looked the other way, as did the courts, including the Ninth Circuit Court of Appeals, as Girardi committed massive frauds. See e.g., Discuss with Alki LATimes/Michael Hiltzik 3/29/11 column re Girardi - barbaramburkewriter@gmail.com - Gmail (google.com).

Plaintiff David and The Entity Plaintiffs were directly injured by Girardi and the U.S. Based Attorneys.

MOVE TO DEATHS

It must also be noted that the writer of the amicus brief in whistleblower Gottschalk's case before The State Bar of California was now-deceased attorney, Phillip Kay who was a professional motorcyclist. Kay was killed on his motorbike in San Francisco. His wife also died of grief some months later.

“Accidental,” and mysterious deaths are a common occurrence during Plaintiff David's and the Whistleblowers' investigations of the Defendants' actionable frauds. Indeed, there are five deaths connected to these cases that were untimely and mysterious.

Rebecca Rini, who was counsel for Alki David and all of his live broadcast-related companies, successfully established ground breaking relationships for Plaintiff David and the FCC. However, David's presence as a pioneer of the emerging **DIGITAL?** market was

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not in the interests of the Defendants for two reasons. First, Plaintiff David was first to market with **DESCRIBE, something that the Defendant Networks wanted to eviscerate. Second,** Plaintiff David has always been very outspoken about the issues cited in this complaint concerning the dangers of foreign ownership in United States media markets and the resultant insidious possibilities of foreign actors trying to control virtually all content viewed and read by the majority of consumers in the United States. STATEMENT

My name is.... I am a citizen of and resident of..... I hereby pledge that the statement I am making

today is to the best of my understanding is true. I have been the victim of a fraudulent PCR — POLYMERASE CHAIN REACTION — testing scam in which I was tricked into believing was necessary for me to take this test, as it has been supported by public outlets mostly belonging or under the control of the same group of Criminal perpetrators. This crime is taking place now and has been exploited by the criminals for the purposes of committing multiple crimes against Humanity. The criminals are well known to have repeatedly committed these same crimes against Humanity over many decades. This crime has been perpetrated by the criminal organisation DEUTSCHE BANK CHINA and its Chief Executive Officer CHRISTIAN SEWING. Deutsche Bank / Deutsche Bank China has for many decades funded despots and Totalitarian States like Nazi Germany and Communist China. This crime as I understand it from the extensive video evidence documented by DR. REINER FELLMICH LL.M. (UCLA) in and is available at <https://www.filmmon.com/PCRtest> Dr Fullmich is a rare authority of DEUTSCHE BANK as he has prosecuted this “toxic criminal organisation” whilst he was a German Public Prosecutor. As a result of DEUTSCHE BANK’S publicly stated intentions which are to overthrow my government and other governments on behalf of its Owner and Operator, the Chinese Communist Party. I am at fear of my freedoms and dignity being taken from me. I fear for the future of my human rights and freedom of my speech. It is important to note that MEDIA INVESTMENT COMPANIES exist around the World such as Comcast Ventures, the financial instrument of the Chinese Communist Party also funded by Deutsche Bank USA. Comcast Ventures is one of the biggest companies in

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America and has amassed a huge portfolio of Media companies around the World. These include ownership in part of or collaborating with, CBS CNN NBC FOX MSNBC REUTERS FACEBOOK INSTAGRAM GOOGLE to name a few of the most important companies. I now understand that the PCR TEST which has been endorsed by many Healthcare Organisations, also influenced by DEUTSCHE BANK CHINA. Please note that DEUTSCHE BANK CHINA has been operating independently of its German Parent for over a hundred years in Beijing China and other cities across China. Established in 1872 and only acquired by the parent in 2008. It is important to note that at that time in the World many Western countries experienced massive foreign investment and ownership of National airwaves. Thus influencing people with the intention to foster thinking the Communist Ideology of controlling through the “opiate of the masses” ... Media. As documented by Dr. Fuellmich’s extensive evidence, the German Ministry of Infectious Diseases, is considered to be the “Gold

Standard” of virology in the World. Where even USA’s CDC defers to The German Ministry of Healthcare for standards in global healthcare. As I understand it, DEUTSCHE BANK has colluded and bribed Members of the German Ministry of Infectious Diseases to generate a standard of measurement for the Corona Virus using PCR TESTING as the GOLD STANDARD of global Healthcare Organisations. As it is now evidenced this GOLD STANDARD is a decoy as the PCR TESTING is a tool which really just AMPLIFIES the Corona Virus molecule. One molecule can be amplified thousands of times thus creating a false negativ or positive. Dr Kary Mullis also inventor of PCR testing is also evidenced making a statement as to how PCR Testing is misrepresented to start a fake pandemic. You can see this also on Filmon.com/PCRtest The reality is that the American inventor of the PCR technology dispels this deception and you can watch him here on FilmOn.com/PCRtest Therefore with what I am currently experiencing and the crime that is being perpetrated on my person, I am requesting that you take action on bringing CHRISTIAN SEWING AND DEUTSCHEBANK CHINA to account for their crimes against humanity. Sincerely Alki David Gstaad/Switzerland

LINK TO: STATEMENT THAT DEUTSCHE IS ONE OF THE MOST TOXIC IN THE WORLD: [TV: FILMON LIVE TV - TAKE OFF YOUR MASKS. PCR TEST CORONA FRAUD! EXCLUSIVE! GERMANY’S CAPITALIST WARLORDS CHARGED WITH CRIMES AGAINST HUMANITY TORT CASE](#)

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Whistleblower Ronald Gottschalk was once partnered with Attorney Tom Girardi and Congressman Adam Schiff. Often referred to as a “Boy Scout” by Girardi and others, including now-deceased Senator Harry Reid of Nevada whose participation was key in the development of this criminal enterprise.

This Complaint also highlights several other wrongful and mysterious deaths of individuals working to expose this crime ring. Attorney Barry Rothman, whose compelling evidence was only recently discovered. That evidence, **consisting of a**

series of affidavits executed by employees of Defendants FilmOn and XXXX

would have exonerated Plaintiff David in **NAME ALL CASES** between 2018 and now. However, the evidence remained hidden until a month ago as Mr Rothman died unexpectedly in a dentist's chair.

Another victim in Plaintiffs' efforts to expose the Defendants' criminal enterprise is former Central Intelligence Agent John Quirk who was investigating Defendants **Gloria Allred and Lisa Bloom** on behalf of Alki David. Quirk was tragically run over and killed in Turkey **in July 2022**. Just before his death, Mr.

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Quirk reported some interesting facts relating to Attorney Gloria Allred and others, like her daughter, Lisa Bloom. **WHAT ARE THE FACTS AND HOW DO THEY RELATE TO THIS CASE?**

Bloom and her mother, Gloria Allred share an Office Phone Line. **LINK OR INSERT IMAGE** This is quite disturbing as Bloom at one point represented Harvey Weinstein whilst her mother, Gloria Allred was responsible for putting Harvey in prison.¹

With great sorrow, Attorney Rebecca Rini also died mysteriously whilst working on behalf of Entity Plaintiffs FilmOn TV and CinemaNow, two of

Plaintiff David's corporations. Ms. Rini was an attorney FCC Specialist and she was key to navigating Alki David and his team through considerable Lobbying in Washington DC with regard to the setting of standards and practices set forth in FCC Chairman Wheeler's Notice of Proposed Rulemaking over Multichannel,

¹ See

<https://9now.nine.com.au/a-current-affair/weinstein-sentencing-gloria-allred-calls-for-significant-jail-time/a7fe2cc5-8c4e-4d2c-b220-4e456e8578f5>. See e.g., <https://www.theguardian.com/world/2019/dec/14/lawyer-lisa-bloom-harvey-weinstein-jefrey-epstein-hadley-freeman>.

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which included Plaintiff David's Media investments in Plaintiffs FilmOn and its sister corporation, Cinemanow, LLC.

MOVE TO FCC Both of those media companies were cited by Chairman Wheeler as exemplary Operators in the regulation of new Video Streaming standards.

⁹¹ See Letter from Rebecca Rini, Counsel to FilmOnX, LLC, to Marlene H. Dortch, Secretary, Federal Communications Commission, MB Docket No. 12-83, at 2 (Nov. 10, 2014); Letter from Seth D. Greenstein, Counsel to Aereo, to Marlene Dortch, Secretary, Federal Communications Commission, MB Docket No. 12-83, at 2-3 (Oct. 10, 2014); Supplemental Comments of Sky Angel U.S. at 1-2, MB Docket No. 12-80 (filed June 10, 2014).

- Transactional On-Demand. We use this term to refer to Internet-based distributors that make video programming available to view on-demand, with consumers charged on a per-episode, per-season, or per-movie basis to rent the content for a specific period of time or to download the content for storage on a hard drive for viewing at any time.³⁰ This category includes Amazon Instant Video, CinemaNow (Best Buy), Google Play, iTunes Store (Apple), Sony Entertainment Network, Vudu (Walmart), and Xbox Video (Microsoft).³²
- Ad-based Linear and On-Demand. We use this term to refer to Internet-based distributors that make video programming available to view linearly or on demand, with consumers able to select and watch television programs, movies, and/or other video content whenever they request on a free, ad-supported basis. This category includes Crackle, FilmOn, Hulu, Yahoo! Screen, and YouTube as they exist today.

FilmOn and Cinemanow were in fact the only Independent Corporations alongside Defendants NBC, Defendants Hulu, Defendants Amazon, Defendants Microsoft and others.

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Naturally, this development posed an enormous threat to the Media Defendants and **others**. **WHAT OTHERS?** Attorney Rebecca Rini's death remains a mystery to this day.

Below is a screengrab from the late John Quirk's investigation, where Attorney Gloria Allred and her daughter Lisa Bloom share the same phone number internally:

This is somewhat unusual and incongruous given that Gloria Allred was responsible for putting Harvey Weinstein in prison. Meanwhile, her daughter, Attorney Lisa Bloom represented Harvey Weinstein in the same case. Query is there a conflict of interest where an Attorney mother and daughter share the same phone line?

With regard to the harm that Defendant Attorneys Allred, Bloom, Goldberg, **Didrich**, Griffin, and Chora and their partners have inflicted on the Plaintiffs,

query whether there is a *manifest* conflict of interest concerning how the U.S. Based-Attorney Defendants misled courts and juries with regard to the myriad of meritless lawsuits they filed against Plaintiff David and the Plaintiff Entities. **The**

Role of Media Defendants in the RICO Enterprise

Additionally, as noted above, this suit exposes the fact that the Chinese Communist Party controls and operates the mainstream U.S. Television Broadcast

Networks (NBC, CBS, FOX, ABC). The criminal enterprise also controls and finances the California Democratic Party.

Foremost this is a case about the Hollywood Chinese Communist Enterprise, an ongoing global criminal enterprise that continues to intentionally distribute 67,200 child pornography video files that Defendants collected and catalogued from File Sharing Networks, like Limewire, Vuze, Azereus and others that Defendants marketed, fostered usage of, and aggressively promoted. Defendants wholly and exclusively distributed on the Internet via Download.com, also known as CNET.com and ZD.net, which are part of what was then the CBS Interactive network.

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The Media Defendants well knew the distribution of child pornography was happening. Indeed, they used child pornography to create a whole world of users and they would use mainstream programming for children to further promote child pornography.

Specifically, Judge Kimba Wood, presiding over *RIAA v. Limewire LLC* identified Download.com as the exclusive distributor of Limewire. Additionally,

Judge Wood noted that after the 2007 stock backdating scandal surrounding and the acquisition of Cnet and Download.com by CBS Interactive and the usage of peer to peer file sharing applications “grew exponentially from fringe to mainstream”.



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(Renowned copyright-intellectual property attorney Mike Zeller, of Quinn Emmanuel, [explaining the Cnet file sharing principles](#) Mr. Zeller compiled the initial legal campaign against Limewire/Cnet/CBS Interactive in 2010). *See*

<https://www.hollywoodreporter.com/business/business-news/lawyer-who-sued-cbs-piracy-186207>.

Zeller is a partner at Quinn Emanuel Urquhart & Sullivan, which was named as the top intellectual property firm in the United States by *IP Law &*

Business magazine. Mr. Zeller has a top-notch client list, including Google, eBay, IBM, Disney, and Mattel. He's been on both sides of copyright battles, for both plaintiffs and defendants, and as such, there have been times when he's argued for expanding copyright infringement liability and times when he's argued otherwise.

Zeller once represented Time Warner in defense of a lawsuit a decade ago for knowingly disseminating P2P client, Gnutella. With Plaintiff David's participation, Zeller also sued in a case against CBS for, among other things, knowingly disseminating P2P client LimeWire. See <https://www.youtube.com/watch?v=KbJvzXLGF-g> (Renowned

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copyright-intellectual property attorney Mike Zeller, of Quinn Emmanuel, explaining the
file sharing principles).



To fully comprehend this, watch this evidence video 1 ([54](#)) [CBS / CNET / Legal points with Mike Zeller - prominent copyright litigator - YouTube](#) When Paramount and CBS were one entity, CBS Interactive, Defendant Les Moonves, an American media executive, was chairman and CEO of CBS

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Corporation from 2003 until his resigned in September 2018, following numerous allegations of sexual harassment, sexual assault and abuse.

Moonves (CBS), Quincy Smith, CBS Interactive CEO, under the auspices of Allen and Co., collaborated with Jarl Mohn, former Executive Vice President and

General Manager of MTV and VH1, to raise venture capital to buy CNET through

a stock back-dating scandal which culminated in courts finding CBS responsible for vast liabilities.

<https://www.sec.gov/Archives/edgar/data/1015577/000119312508121863/dex99a11.htm> (Shareholders derivative suit alleging CBS did not pay enough value in the transaction taking over CNET).

Shelby Bonnie served as acting CEO of CNET, the exclusive distributor of Limewire, while the transaction was happening. Concurrently, he was a sitting board member of Warner Music group while Warner Music Group was suing Limewire under RIAA.

<https://www.plansponsor.com/judge-throws-out-most-of-cnet-backdating-suit-2/> 49

Upon information and belief, those venture capitalists then bought that platform, and in Judge Kimba's ruling, by virtue of their actions, "the use of file sharing went from fringe to mainstream." File Sharing exploded and fostered piracy, ultimately culminating in the downfall of Hollywood.

Defendants CBS Interactive's owned MediaDefender (formerly ArtistsDirect.com) were leaked to the public online in 2010. The leaked emails

were on the company mail server of MediaDefender owned and operated by the Defendants and those emails were used to monitor the use of File Sharing applications that Defendants distributed and marketed worldwide. Companies like Limewire would pay Defendants (\$5.00) five dollars per download.

Judge Kimba Wood's scathing opinion held that Limewire and Marc Gorton, Limewire's CEO, committed copyright infringement and encouraged users to do so as well. <https://www.reuters.com/article/idUS399422300320100513>. Specifically, Judge Kimba Wood held that files had been downloaded some 200 Million times from Download.com and that at one point, 18% of the World's PC's had Limewire installed in them.

50

Once again, the Enterprise focuses exploiting Child pornography and then incarcerating those that Defendants actually fostered and taught how to steal copyrighted material.

According to leaked e-mails received by the pro file sharing site [TorrentFreak](#), the champion of beleaguered music labels and cinematographers used its P2P spoofing technologies not just to disrupt the trade of illegitimate copies of music, movies, and games – but to advertise pornography to file sharers.

Alki - to save space, shall we delete this content as it is in the linked article.
Despite receiving upwards of \$4,000 per music album and as much as \$900,000 per film the company is employed to protect, MediaDefender used the technologies they had in place to insert fake and corrupt links into P2P systems like LimeWire to encourage downloaders to sign up to their porn portal, EnterAllSites. In one of the leaked emails, MediaDefender employee Ben Grodsky states that “one of the theories I've had about why the LimeWire redirects sell so

many porn subscriptions is because one basically can't get porn on old versions of LimeWire because our popups and spoofs overwhelm the user.” Grodsky goes on to state that the company enjoys great success using the same spoofing technologies to sell memberships to Adult Friend Finder, a porn-themed 'casual dating' site, stating “Adult Friend Finder converts 1 in 2000 on LimeWire.”

<https://www.hollywoodreporter.com/business/business-news/media-defender-sr-vp-87772>

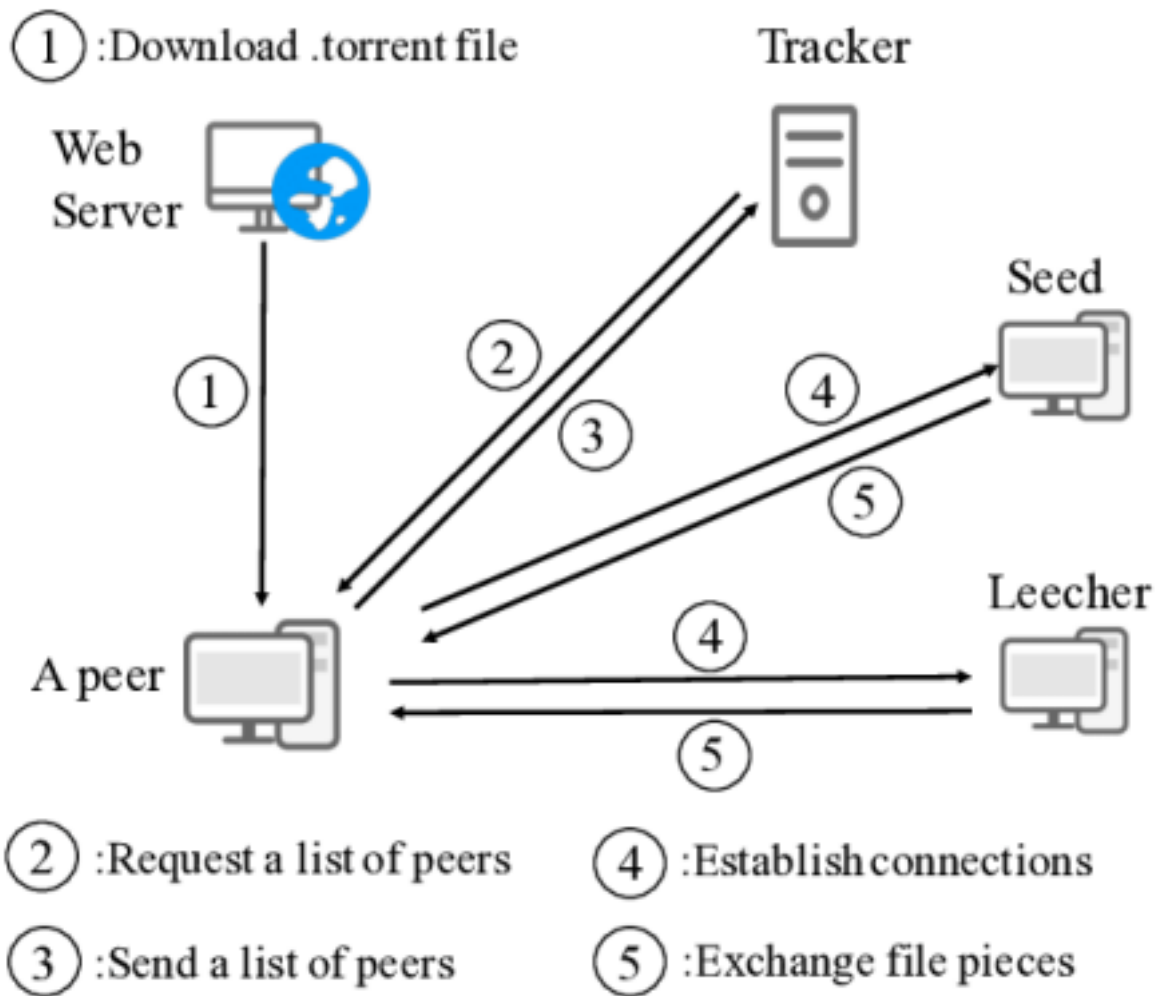
<https://web.archive.org/web/20120108042453/http://evidence.filmon.com/cbsyousuck/4307.htm> DOES NOT contain links to illegal content.

archive	2 yo	02 you spin me around (like a record)9
archive	2 yo	bad girl 5 - asian nude - bad girl 5 - 2 young nasty japanese g
archive	2 yo	best russian trio, father and 2 young daughter amateur sex porn
archive	2 yo	Best Russian Trio, Father And 2 Young Daughters Incest (Sexe Sp
archive	2 yo	Incest - Young Teenage XXX - 2 Young Girls do their lucky broth
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The numbers and names of the illegal sites are staggering. Below are just a small example of the video file types.

53

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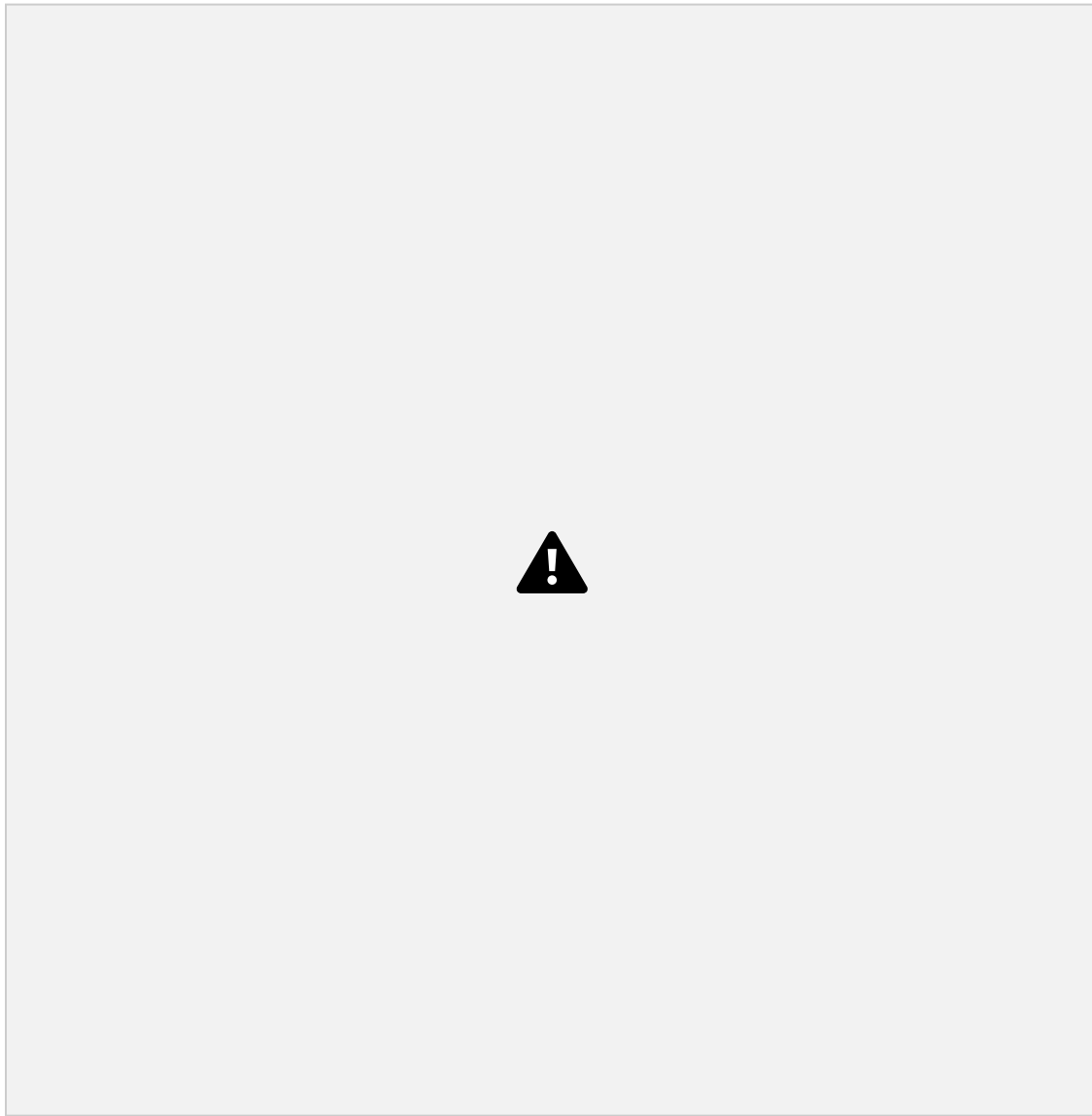


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54

While there is nothing illegitimate in the business of internet pornography *per se*, it is interesting to see a company that positions itself as the champion of the law when it comes to P2P admitting to using “*popups and spoofs*” to sell access to porn sites – doubly so when they're using technologies originally developed to protect content owners. The final irony comes with the much-publicised work the

company did with the New York Attorney General at the time, **in actually tracking down traders in child pornography on P2P file sharing systems.** A theme repeated throughout the policing of Copyrighted content.





Foremost this is a case about the Hollywood Chinese Communist Enterprise, an ongoing global criminal enterprise that continues to intentionally distribute 67,200 child pornography video files that Defendants collected and catalogued from File Sharing Networks, like Limewire, Vuze, Azereus and others that Defendants marketed, fostered usage of, and aggressively promoted. Defendants wholly and exclusively distributed on the Internet via Download.com, also known as CNET.com and ZD.net, which are part of what was then the CBS Interactive network. The Defendants knew it was happening and used the child pornography to create a whole world of users and they would use child programming to promote child pornography.

Judge Kimba Wood, who presided over *RIAA v. Limewire LLC* identified Download.com as the exclusive distributor of Limewire. Additionally Judge Wood noted that after the 2007 stock backdating scandal surrounding and the acquisition

of Cnet and Download.com by CBS Interactive, usage of peer to peer file sharing

applications “grew exponentially from fringe to mainstream”.

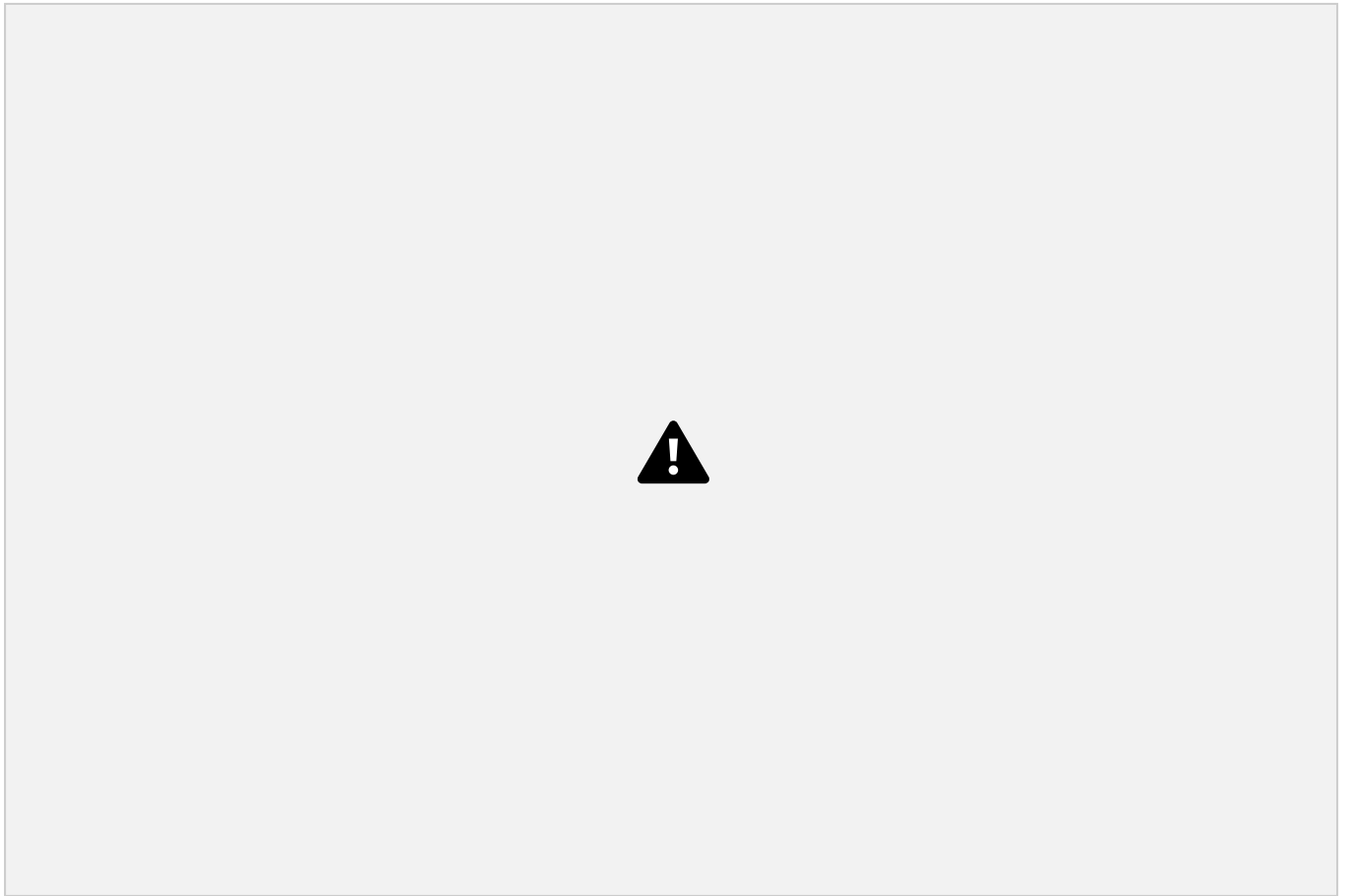
On 11 May 2010, Judge [Kimba Wood](#) granted the RIAA's motion for [summary judgment](#), finding LimeWire liable for [inducement](#) of copyright infringement, [common law copyright](#) infringement and [unfair competition](#) as to the plaintiffs' pre-1978 copyrighted works.^[8] The court amended its opinion and [court order](#) on 25 May 2010.

Zeller is a partner at **Quinn Emanuel Urquhart & Sullivan**, which was named as the top intellectual property firm in the United States by *IP Law & Business* magazine. Zeller has a top-notch client list, including **Google**, **eBay**, **IBM**, **Disney**, and **Mattel**. He’s been on both sides of copyright battles, for both plaintiffs and defendants, and as such, there have been times when he’s argued for expanding copyright infringement liability and times when he’s argued otherwise.

Zeller once represented **Time Warner** in defense of a lawsuit a decade ago for knowingly disseminating P2P client, **Gnutella**. Now, he’s going against CBS for, among other things, knowingly disseminating P2P client **LimeWire**.

<https://www.youtube.com/watch?v=KbJvzXLGF-g>

(Renowned copyright-intellectual property attorney Mike Zeller, of Quinn Emmanuel, explaining the file sharing principles).



To fully comprehend this Watch evidence video 1 [\(54\) CBS / CNET / Legal points with Mike Zeller - prominent copyright litigator - YouTube](#)

When Paramount and CBS were one entity, CBS Interactive, through Defendant Les Moonves, an American media executive who was chairman and CEO of CBS Corporation from 2003 until his resigned in September 2018, following numerous allegations of sexual harassment, sexual assault and abuse.

Moonves (CBS), Quincy Smith, CBS Interactive CEO and under the auspices of Allen and Co collaborated with Jarl Mohn, former Executive Vice President and General Manager of MTV and VH1, raised venture capital to buy CNET through a stock back-dating scandal which culminated in courts finding vast liabilities.

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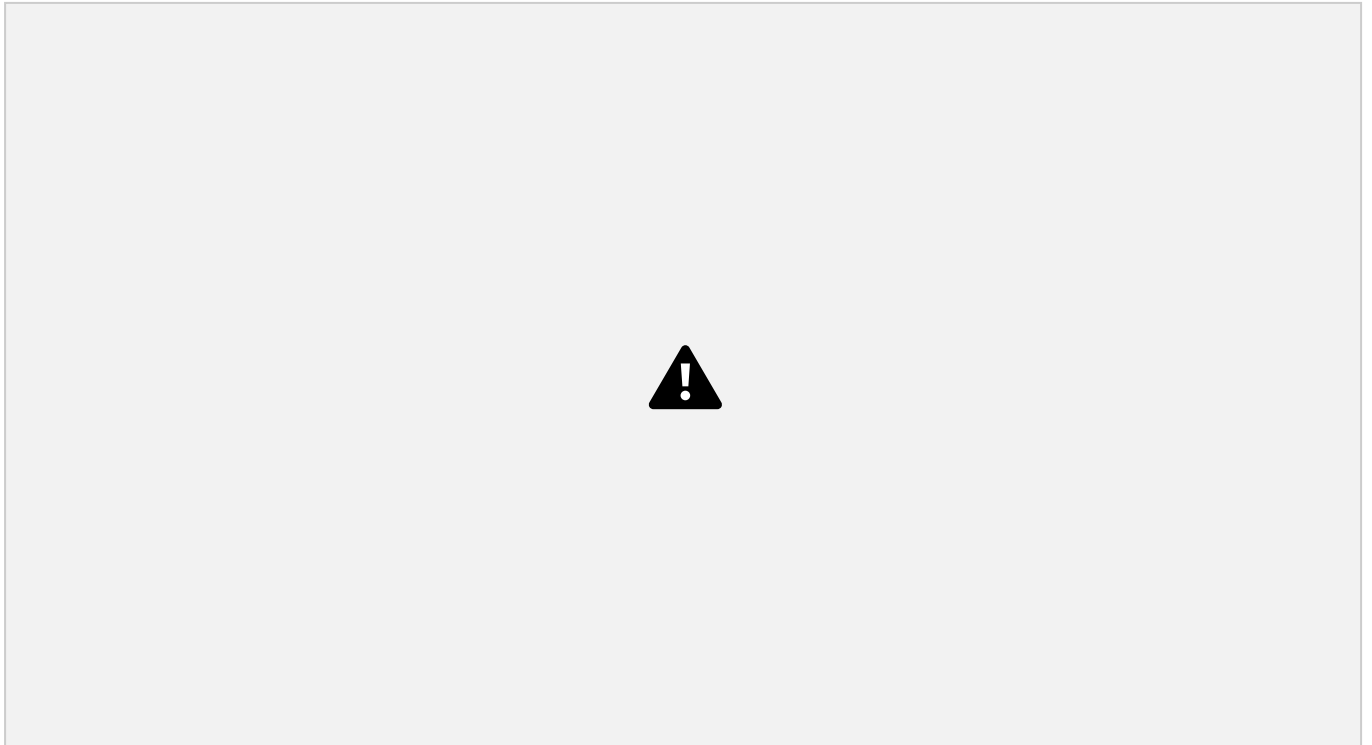
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Once again the Enterprise focuses exploiting Child pornography and then incarcerating those that Defendants actually fostered and taught how to steal

copyrighted material.



The screengrab above is taken from the Internet Archive where evidence was posted 10 years ago by Plaintiff David.

The screengrab shows internal emails at MediaDefender discussing the 67,200 Child Porn Video files collected by Media Defender employees. They were watched and categorized. The discussion here relates to the “trigger” word used in search to show results. Please note that these links are data analytics and do not

contain links to illegal content. Rather, they tally the number of such links, links that Media Defender not only knew about, but compiled and retained data about for profit. The anti-P2P company MediaDefender, most famous for using some questionable data-gathering techniques, has an interesting source of income on the

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side: porn.

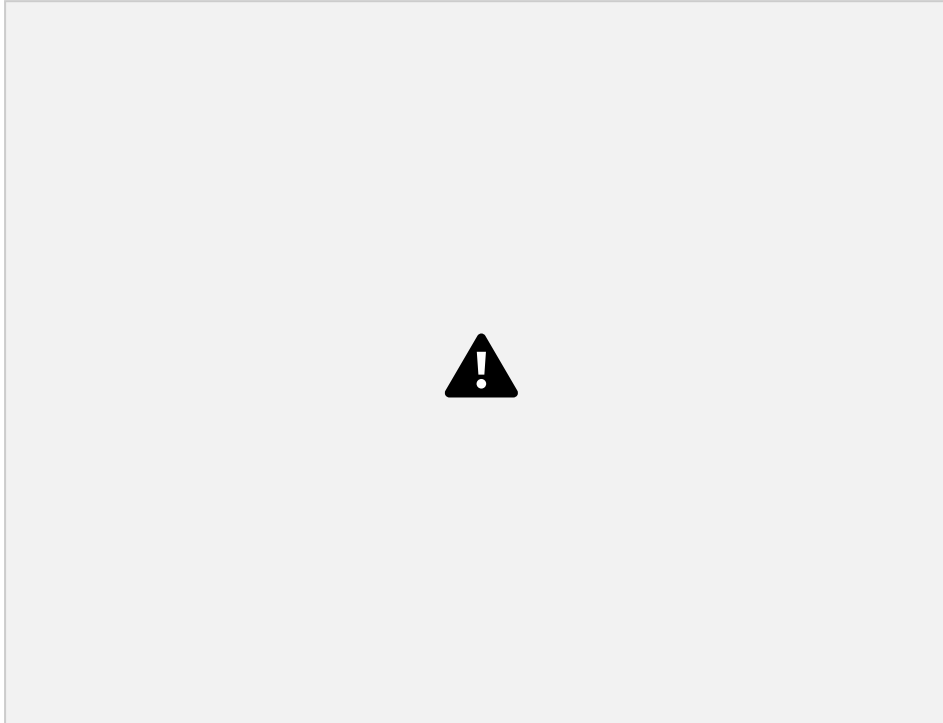
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PICK UP Note: MediaDirect was purchased by Peer Media Technologies which became defunct in 2013. *See:* <https://www.hollywoodreporter.com/business/business-news/media-defender-sr-vp-87772>

<https://web.archive.org/web/20120108042453/http://evidence.filmon.com/cbsyousuck/4307.htm> DOES NOT contain links to illegal content.



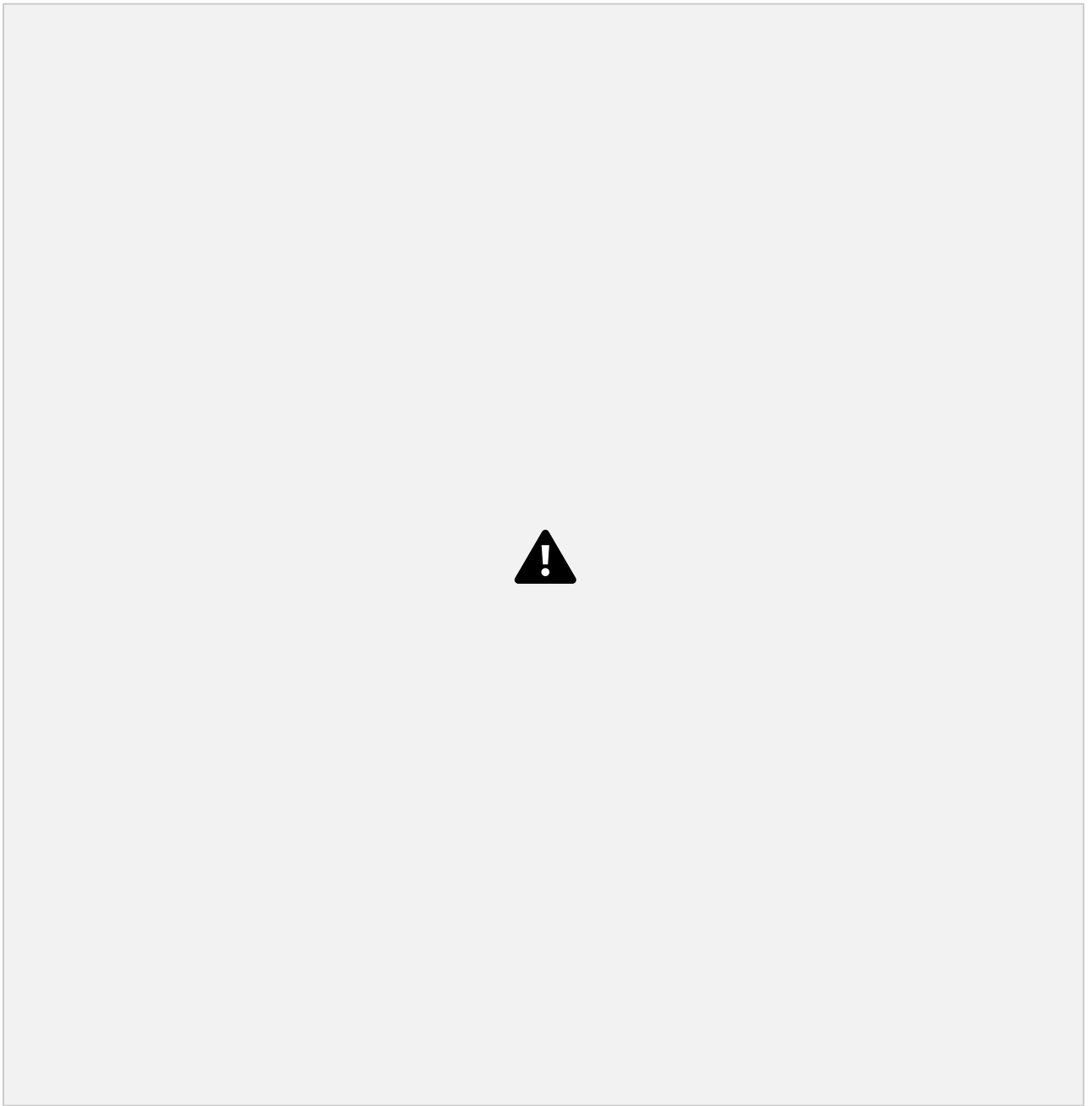
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owners. The final irony comes with the much-publicised work the company did with the New York Attorney General at the time, **in actually tracking down traders in child pornography on P2P file sharing systems.** A theme repeated throughout the policing of Copyrighted content.







The Hollywood Chinese Communist Enterprise is exploiting and expanding its ongoing criminal enterprise and is significantly harming the American People **and elsewhere**, with an intent to defraud, extort, and, upon information and belief, to enslave. **ALKI WE NEED TO EXPAND WITH FACTS** § 132.06 INDUCING PANIC., SEDITION, 115 [U.S.C.](#) §§ 2381 – 2391),(Treason, Seditious and Subversive Activities). 18 U.S. Code § 35 - CONVEYING FALSE INFORMATION and INCITING IMMINENT LAWLESS ACTION.

The Hollywood Chinese Communist Enterprise Thwarts Americans' Human Rights

Human rights are those rights to which all people are entitled by virtue of being human. <https://www.archives.gov/founding-docs/declaration-transcript>. Within the large scope of human rights, some rights are considered to be critically significant.

These include the fundamental rights to be free, to be safe from harm, the right to pursue happiness, the right to dignity, and the right to

communicate freely, which in America, includes the right to access information from a free marketplace of ideas as guaranteed by the First Amendment to the

United States Constitution. U.S.Const. Amend. I.

The genesis of these fundamental human rights and human rights principles can be traced to antiquity and they serve as the seminal basis of America's democracy as depicted in the Supreme Court of the United States South Courtroom Frieze recounting "the great lawgivers of history," such as The Code of Hammurabi, *The Rights of Athenian Citizens* (which highly valued Athenian citizens being well-informed) See *Athenian Democracy: A Brief Overview*,

2

[https://www.stoa.org/demos/article_democracy_overview@page=all&greekEncod](https://www.stoa.org/demos/article_democracy_overview@page=all&greekEncoding=UnicodeC.html)

[ing=UnicodeC.html](https://www.stoa.org/demos/article_democracy_overview@page=all&greekEncoding=UnicodeC.html) (Chakrabarti, S) (2015); The Human Rights Act (1953);

<https://www.bl.uk/magna-carta/articles/magna-carta-and-human-rights> and,

most importantly, the United States Constitution, whose first amendment

guarantees the right to free speech. U.S. Const. Amend I.

2

https://www.stoa.org/demos/article_democracy_overview@page=all&greekEncoding=UnicodeC.html.

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It is important to understand and recognize that the roots of the well-established international inherent human rights laws are deeply rooted in

history and constitute the very foundations of the Judeo Christian values that first established the United States Constitution and The Bill of Rights. <https://www.archives.gov/founding-docs/declaration-transcript>.

However, those fundamental human rights were attacked in 2015, under the Obama Administration, when the Federal Communications Commission (“FCC”) promulgated a new regulation that eviscerates U.S. citizens’ and residents’ human rights to freedom of information. The Rule, 47 C.F.R. Subpart T - Foreign Ownership of Broadcast, Common Carrier, Aeronautical En Route, and Aeronautical Fixed Radio Station Licenses, (eff. Dec. 1, 2016), allows up to 100 percent foreign ownership of Broadcast Stations in the United States. *See Report and Order FCC 16-128, rel. Sept. 30, 2016.* Previously, the foreign ownership limit of 25% had long been held as a limit by which foreign powers could invest in US broadcast stations.

This suit seeks a declaratory judgment that, in light of the Supreme Court’s ruling in *EPA* the FCC-promulgated a rule regarding foreign ownership policies for

broadcast, common carrier and aeronautical radio licensees allowing foreign ownership up to 100 percent, exceeds the scope of the Commission's authority to promulgate regulations. http://transition.fcc.gov/Daily_Releases/Daily_Business/2016/dbo930/FCC-16-1281A1.pdf.

And herein lies the dark secrets: The Separation between Free to Air Television Stations and all other Cable and Wireless Broadcasters using a myriad of privately owned Distribution systems such as Cable, Satellite, Microwave etc. are entitled under the law to have a variety of ways to raise investment monies from entities foreign or domestic.

Under the current hijacking of the US Free To Air Broadcast Signals, the American People end up remaining enslaved to cheap Chinese manufacturing. The World's future does not bode well for a free and democratically elected way of life.

The Chinese Communist Party owns, controls and operates American mega brands. IBM, General Electric, Disney, General Motors, Spotify, Motorola, AMC Theaters, Amazon, TikTok, Hilton Hotels, Snapchat, and the Chinese Communist

party also own the operations and support behind these businesses. Market ratings, auditors of standards and practices that set industry standards. Selecting who is good and bad in or out.

Businesses that affect market prices such as China owned Comscore or Doubleverify and others.

In this lawsuit, we will further explain how mass systemic Copyright infringement evidently destroyed the traditional American Entertainment Platforms and introduced new ones whose balance of power is intended to usurp the United States as the leading Superpower in the World.

Wire and mail fraud, coercion, bribery, extortion, and the systematic corruption of California's judicial system to further expand the criminal enterprise.

Whistleblowers, in this case, include the former partner of disbarred attorney Thomas V. Girardi, California Congressman Adam Schiff's former campaign

manager, and whistleblowers from the Los Angeles County Sheriff's Department, Beverly Hills law firms, and the Stanley Mosk Courthouse of the Los Angeles Superior Court. Notably, one whistleblower and victim of the same organized

crime ring is Princess Latifa of Dubai. Alongside her is UK Civil rights lawyer

David Haigh whose disturbing testimony is included herein.

David Haigh's affidavit testimony will establish:

My Name is David Haigh. I am a citizen of the United Kingdom and I live and work in Cornwall, England. I am a civil rights attorney having more than 20 years of experience. I have worked with some high profile cases, most notably serving as the co-founder of the Free Latifa Campaign, involving the runaway Princess Latifa of Dubai in 2020 and 2021.

Most recently, I was at the center of the Pegasus wiretapping drama as that wiretapping software was used to infiltrate my devices.

<https://www.theguardian.com/world/2021/aug/02/princess-latifa-campaigner-david-haigh-phone-compromised-pegasus-spyware>.

Several documentaries and news programs have been made concerning the work that both myself and Tiina Jauhiainen have done to free Latifa from her involuntary imprisonment in Dubai.

During the years that Tina and I worked to free Latifa, Alki David did in fact help considerably in efforts to mediate with Latifa's family as Mr. David has a personal relationship with Latifa's grandmother, Sheika Fatima. Alki also helped in generating media awareness through his relationships.

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Sadly, I have also had the misfortune to have hired Lisa Bloom as an attorney in California who stated that she was willing to do pro bono work with regard to Latifa's complicated situation. Instead of being professional and helping her pro bono client, Latifa, Ms. Bloom repeatedly inserted herself inappropriately in the news media, often ignoring what was best for Latifa.

Most egregiously, at one time **do we have a date?** Lisa Bloom revealed Latifa's whereabouts when her father, Sheik Mohammed of Dubai, had sent a military force to

capture Latifa, Tiina, and myself. Here is a 60 minutes documentary covering this event: <https://www.youtube.com/watch?v=TPuhzT47XWs>.

Bloom also tried to insert herself in Lattifa's step mother's giant divorce settlement with Latifa's father Sheik Mohammed of Dubai, creating a conflict of interest in her representation.

In my dealings with Lisa Bloom, she has shown herself to be a self-interested, unprofessional, unethical and litigious person who seeks money and the media limelight, rather than being concerned with the wellbeing of her client, Latifa.

Remarkably, when Lisa Bloom visited me in London in 2019, whilst trying to insert herself in the sexual harassment allegations against Prince Andrew, brought on by her mother, Gloria Allred, she again participated in litigious and unethical behavior. Bloom and Allred Bus with sign sponsored by Gloria Allred that circulated Buckingham Palace

What date was this - do you have emails? On that evening, Bloom mentioned to me that Alki David was "a rapist" and that he was "not to be trusted".

Additionally, it must be noted that Lisa Bloom also tried to persuade me to corroborate a lie which was that Emirates Airlines were somehow involved by transporting Latifa during her kidnapping. Despite the fact that Miss Bloom knew this was not true, she insisted that "the company had deep pockets in the United States and would be ideal to sue."

I am writing this statement in support of Aki David as I believe he has been unjustly smeared and defamed by Lisa Bloom and because she has demonstrated to me that she has a pattern of pursuing unethical legal actions, failing to act in the best interests of her clients in order to personally benefit monetarily and to enjoy the media limelight.

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The primary victim and whistleblower, in this case, is Plaintiff Alki David, a British businessman living in the United States (E2 Visa) who has first-hand experience and knowledge concerning the criminal activities of the Hollywood Chinese Communist Enterprise and other defendants, including the US Based Attorney Defendants, the Swiss Attorney Defendants, and the Litigating Defendants.

This case also exposes the pervasive corruption of the Los Angeles Sheriff's Department and of the California judicial system that works in concert with the Hollywood Chinese Communist Enterprise and the named US Based attorney defendants to surreptitiously traffic and manipulate both the outcomes of lawsuits and the judicial appointments process.

For many years, Plaintiff Alki David has been viciously victimized by the Hollywood Chinese Communist Enterprise operated by Joe Biden and his son Hunter Biden and others including Gavin Newsom, currently, Governor of California and former mayor of San Francisco, and Defendants Thomas V. Girardi as well as by the interrelated Legal and Media syndicates as further discussed herein.

To assist the Court in understanding the facts, this graphic depicts the inter-relation between the Defendant parties and this Complaint fully sets forth how all Defendant parties have harmed Plaintiff David and the Entity Plaintiffs.

Chinese Communist Party

Receives Cash Fleet from Girardi Planes

<https://www.tvmix.com/how-hunter-biden-received-chinese-state-money/123>

Funds are laundered in Mongolia/Macau

Deutsche Bank sends fresh funds sent - mirrored accounts

ALSO:

<https://mail.google.com/mail/u/0/#search/filmonpersonal%40gmail.com/FMfcgzGqPpXLxsVxXbkNvWWBSldsTXGf?projector=1&messagePartId=0.1>

[HOLLYWOOD STORY - California Business Journal \(calbizjournal.com\)](https://calbizjournal.com)

Author: Brian Mulligan