

IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA  
IN AND FOR THE COUNTY OF SANTA CLARA

VIAVIEW, INC.,	)	
PLAINTIFF,	)	
VS.	)	NO. 114-CH-005460
THOMAS RETZLAFF,	)	
DEFENDANT.	)	

**DECLARATION OF SUSAN BASKO**, not a party  
to REFUTE LIES TOLD ABOUT ME and about some other matters  
BY JASON LEIDERMAN, ATTORNEY FOR PLAINTIFF, VIAVIEW,  
DURING A HEARING ON THIS MATTER HELD ON  
**MAY 12, 2014 BEFORE JUDGE WOODHOUSE**

1. My name is Susan Basko. I am not a party in this case. I am a lawyer licensed in Illinois and California. My California bar number is 230396. I reside far outside California. I can be reached by the court by email at suebasko@gmail.com and by phone at 310-770-7413
  
2. THIS DECLARATION is with regards to a hearing held on MAY 12, 2014 before Judge WOODHOUSE. I HAVE ATTACHED A PARTIAL TRANSCRIPT AND THAT IS WHAT I AM REFERRING TO IN THIS DECLARATION. I will go line by line in refuting the lies told about me by Jason Leiderman, during the hearing. I recently received a copy of this transcript and am shocked by the horrific lies told about me in that hearing by attorney Jason Leiderman and I wish to correct the record.
  
3. Please note that I do not know the defendant Thomas Retzlaff.
  
4. ATTACHED AFFIDAVIT PAGE 8 LINES 1-4, in which Mr. Leiderman states that I contacted Detective Braxton to the point of “almost stalking him.” TRUTH is I contacted Det. Braxton once or twice to let him know that I was being stalked by Mr. Leiderman and Mr. McGibney. Det. Braxton is a detective, this is his job, and he has not complained about it. **This is Mr. Leiderman using a technique that he repeatedly uses – he claims that those who make police or other reports against him are “stalking” the authorities.** No, we are reporting Mr. Leiderman’s wrongdoing.
  
5. ATTACHED AFFIDAVIT PAGE 8 LINES 5-9. “The keep putting up this site.” TRUTH is that I am not involved in any site and do not even know what he is talking about. “Basco was a California licensed attorney.” TRUTH is I am still a California licensed attorney, although being harassed by Mr. Leiderman with his false complaints. “This co-conspirator, Joseph Camp, who stalked me for 3 months..” TRUTH is Mr. Camp is not a “conspirator” with me or with anyone that I know of and I am not aware of him stalking anyone.

6. ATTACHED AFFIDAVIT PAGE 8 LINES 13-14, in which Mr. Leiderman claims Joseph Camp is in federal custody for hacking. TRUTH is Mr. Camp was in violation of his parole for staying out past his curfew one night.

7. ATTACHED AFFIDAVIT PAGE 8 LINES 14-15, in which Mr. Leiderman states that Joseph Camp will be doing 10-20 years in prison. TRUTH is Mr. Camp was sentenced to 5 months on a parole violation for staying out late.

8. ATTACHED AFFIDAVIT PAGE 8 LINES 5-19, in which Mr. Leiderman states I, Susan Basko, am maintaining some website in violation of a court order. **TRUTH IS I HAVE NOT ever owned or maintained or had access to ANY website whatever, other than my own blogs.** This is a disturbing lie that Mr. Leiderman has repeatedly told, although being told it is not true. It is a lie he created on his own, with absolutely no basis in fact and no reason to think it is true.

9. ATTACHED AFFIDAVIT PAGE 8 LINES 20-24, in which Mr. Leiderman states I emailed his office. TRUTH IS I replied to his assistant with an email stating DO NOT CONTACT me, as I do not want any contact from Mr. Leiderman or anyone connected to him and I have told him this before. This is not “insane behavior.” This is me trying to get a stalker- liar- psychopath to stop contacting me.

10. ATTACHED AFFIDAVIT PAGE 9 LINES 7-9, in which Mr. Leiderman states that McGibney runs an “anti-revenge porn site.” TRUTH IS McGibney runs a business called ViaView, Inc., that is revenge porn and extortion, and defamation and extortion. His main sites are Cheaterville.com which is revenge, revenge porn, defamation and extortion, and Bullyville.com, which is a defamation-revenge site with extortion. These sites owned by McGibney post horrific things about many people and the people are supposed to pay large sums of money to have those horrific things removed.

11. ATTACHED AFFIDAVIT PAGE 9 LINES 18-19, in which Mr. Leiderman states that I “sicked” Mr. Camp on him. TRUTH IS I was in a lawyer –client relationship with Mr. Camp for a short many months prior, for specific and limited purpose, and the relationship was one of the highest levels of professionalism, ethics, and integrity. In addition, I always encouraged Mr. Camp to try to see past the terrible wrongs done to him by Mr. Leiderman, not to repay in like kind, and that living his own life well was the best “revenge.” Mr. Leiderman’s statement is created of his own twisted thinking, his own hate-filled mindset, which has absolutely nothing to do with me or anything I do.

12. ATTACHED AFFIDAVIT PAGE 9 LINES 19-21, in which Mr. Leiderman states that I do not like him and he does not know why. TRUTH IS I do not like Mr. Leiderman and the reasons are because he is a liar, helps to run a revenge –extortion business, keeps making insane claims that I am trying to kill him, keeps stalking me, and is malicious, obnoxious, dishonest, conniving, a con artist, and disgusting. He keeps trying to draw me into his drama, into his fabricated problems, into his malicious court cases. If he did not know why I dislike him, he knows now.

13. ATTACHED AFFIDAVIT PAGE 12 LINES 5-6, in which Mr. Leiderman states that I am maintaining “Mr. Camp’s website.” TRUTH IS I have not, at any time, maintained or accessed or had access to Mr. Camp’s website. I have never even SEEN Mr. Camp’s website beyond the first page of it. Mr. Leiderman keeps repeating this lie and has been told it is not true. Mr. Leiderman is a truly malicious liar. Furthermore, as far as I know, nothing was even happening on Mr. Camp’s website, as far as any “maintaining” being done. I have no idea what false “evidence” Mr. Leiderman could have presented to the Court to try to show that I was “maintaining” a website to which I had no access, but whatever it was, was not real or true.

14. ATTACHED AFFIDAVIT PAGE 12 LINES 15-19, in which Mr. Leiderman AGAIN states his repeated lie that I am maintaining “Mr. Camp’s website.” TRUTH IS I have not, at any time, maintained or accessed or even been able to access Mr. Camp’s website. Mr. Leiderman keeps repeating this lie and has been told it is not true. And as stated, as far as I know, there was no “maintaining” of Mr. Camp’s website being done. I have no idea what false “evidence” Mr. Leiderman could have presented to the Court to try to show that I was “maintaining” a website to which I had no access, but whatever it was, was not real or true. I have never even LOOKED at Mr. Camp’s website beyond a couple times seeing the first page of it.

15. ATTACHED AFFIDAVIT PAGE 16 LINES 16-20, in which Mr. Leiderman claims that I am “stalking” some “DHS-protected federal attorney.” TRUTH IS I have not “stalked” or bothered anyone and this is yet another outrageous, outlandish lie told by Mr. Leiderman as a form of malicious stalking against me.

16. ATTACHED AFFIDAVIT PAGE 17 LINES 19-24, in which Mr. Leiderman states he will “prepare orders, etc. TRUTH IS this is Mr. Leiderman trying to turn his malicious lies into court orders! The man is a horrific liar-defamer.

17. I ASSUME THERE ARE MANY OTHER LIES TOLD BY MR. LEIDERMAN CONTAINED IN THIS TRANSCRIPT. In fact, most of what I have read in this transcript is, as far as I know, likely a lie. I covered only the lies told about me or the ones about Joseph Camp that were most glaringly obvious.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. I declare under penalty of perjury under the laws of the State of California that the attached exhibits are true and accurate copies of the represented items, to the best of my knowledge.

Signed:

Susan Basko

Dated:

Filed by:

Susan Basko, Esq.

CA Bar 230396

Not a party in this case; not representing any party

email: [suebasko@gmail.com](mailto:suebasko@gmail.com)

phone: 310-770-7413