609 Ka	V. Wiener, California State Bar No. 203747 ffices of Seth W. Wiener arina Court				
San Ra Teleph Email:	umon, CA 94582 one: (925) 487-5607 <u>seth@sethwienerlaw.com</u>				
Attorn	ey for Respondent Kiraly				
100001	SUPERIOR COURT	OF CALII	FORNIA		
	COUNTY OF ALAMEDA				
FREM	ONT AUTOMOBILE DEALERSHIP, LL		.: 21CV004608 ated Case No. 220	CV005860	
	Petitioner,				• 0
v.			NDENT ROBE IT LIST	RT KIRALY	'S
ROBE	RT KIRALY,	Date:	October	12, 2023	
	Respondent.	Time:	9:00 a.n		
BERL	INER COHEN, LLP,	_Dept.: Commis	519 sioner: Elizabet	th Riles	
	Petitioner,				
V.	Petitioner,				
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	RT KIRALY,				
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	2023-09-30)		
5	Current website: Other pages (as of 2023-09-30)		
6	Current website: Martin-Hashimi email page (as of 2023-09-30)		
7	Kulwant S. Pawar Complaint in EEOC Charge No. 555-2020-01205		
8	Text messages between Hugo Alcantar and Brian Martin		
9	Document that Fremont-Toyota claimed Brian Martin had signed on 2020-12-29		
10	Email from Kulwant S. Pawar cc'd to Fremont- Toyota H.R. Department 2020-05-13		
11	Emails between Kulwant S. Pawar and Robert Kiraly 2022-03-13 to 2022-03-17		
12	Text messages between Pawar and Kiraly 2021- 12-04 to 2022-02-10		
13	Context that Petitioner omitted from photo- graph[s] that Petitioner has filed and cited		
14	cc list context for mid-2021 use of residential addresses		
15	Site notice that offered to make corrections; from websites that Petitioner has filed and cited. The full		
16	page that this is from is included in exhibit 2. Key context from a January 16 letter that has been		
10	filed and cited by Petitioner		
17	2022-01-22 text messages from Brian Martin to Robert Kiraly related to phone call from Rachel		
18	Ghiringhelli 2022-06-08 email from Kulwant S. Pawar to		
10	Robert Kiraly		
Dated:	By: Seth W. Wiener Attorney for Re	espondent	,
	ROBERT KIRA	AL Y	

EXHIBIT 1

EXHIBIT 1

Current website: Home page. Content starts on next page. 21 pages total including this page.



Seeking comments related to unusual SLAPP actions



Page buttons:

0		
This page	Long's threat	Filed story
RJK responses	Settlement	Brian's story
Sam's story	Sam's update	Case PDFs
Hashimi email	Buyer Advice	Racing
Overcomers	Islam	Notices
Contact		

Welcome to my site



This is abuseofprocess.net. Comments and questions may be emailed to:

me@abuseofprocess.net

I'm a real person who made the mistake of standing up to attorneys for a decade. It was foolish but it happened.

I was shy and had hid from the world for 25 years. It should have N stayed that way. SLAPP actions

But in 2012 my father Jim and one brother, Tom, sued me to get a gag order about Jim beating up my mother Grace. I said, um, no, and dealt with the cases. I won but I ended up homeless after a lifetime of hard work. Things were never quiet again.

Jim used to be VP of Transamerica, and Tom was VP of Concentra, Humana, and Hanger, Inc. Another brother, Ken, runs or used to run Amazon's secret Lab126 and was the lead designer of the Kindle. There was a lot of talk about the Bible but no connection with a God. It was legalistic. So, it was a Religious Tech Corporate Violent type of family.

These people weren't very nice but I can't say that it wasn't interesting.

There were echoes over the years but 2021 was the big one. I tried to do the right thing and attracted the attention of a group of Muslims. The Muslims weren't of genuine faith. They were aggressive and engaged in hate speech against non–Muslims. The group had access to a great deal of money. Some of the money had been stolen from Blacks and Asians and so there was going to be more.

This time, the truth wasn't going to be enough. The Courts don't care about that.

This is the last time that I do this but I have no choice but to see it through. They aren't offering me a choice. I can do phone calls, text messages, Zoom, or in-person meetings depending on location and air travel cost.

Short for Attorneys:

An auto dealership is alleged by an ex-employee to have targeted N minorities for fraud. I posted his statement in 2021 as well as one S by a customer. As an interesting note, the customer was Fox TV's S Reality P.I. years ago and a skilled P.I. presently in real life.

The controversial part is that the employees involved are Muslims. The Muslims seem to have taken control of operations a decade ago in a lawsuit which alleged that they were the ones discriminated against. The ex-employee has now filed the same type of lawsuit against them.

I ended up with two WVROs and one defamation suit against me. The cases are a year old and might have another year to go. I retained two attorneys. One attorney had to drop out but is still in communication.

There is no workplace and there is no violence. A typical allegation is that I emailed a *"non–White"* attorney when I could have written to a *"White"* one and that is evidence of racial hatred. There is more to it and I take responsibility where I should. However, the cases are abusive. People need to know that this can happen.

I'm seeking comments by anybody and limited scope additional representation.

This is the town and these are the people:

* Opposing Counsel: **Christine Long** of Berliner-Cohen, CA SBN 199676. Christine is quite a character.

* Petitioner for defamation case: Henry Khachaturian. Henry is deceased but he is quite active for a dead man.

* Petitioner for WVRO #1: Fremont-Toyota auto dealership. This case is based in part on a LinkedIn photo of Kamel Sayed Hashimi.
* Petitioner for WVRO #2: Berliner-Cohen law firm. The law firm itself is alleging threats of mass violence.

* General Manager of Fremont-Toyota: Kamal Sayed Hashimi aka "Mark" Hashimi. Sam Pawar says that Kamal Sayed uses the "Mark" name with White people and the Kamal Sayed name with N Muslims. **Stapp actions** SLAPP actions

* **Respondent:** Robert Kiraly

* Key witness: aka Kulwant S. Pawar, ex-employee of Fremont-Toyota

* Key witness: Brian Martin, a Bay Area P.I. as well as Fox TV's former "Reality P.I."

* Attorney for Sam Pawar: Richard Oriakhi, CA SBN 193797. Sam alleges that Richard gave him a pre-written false statement to sign. This seems to have been felony conspiracy on Christine Long's part. **Click here.**

* Intermittent attorney for Respondent: Nabiel Ahmed, CA SBN 247397

* Attorney for Respondent: Seth Wiener, CA SBN 203747

* Registrar for Internet domains at issue: Namecheap

* Namecheap's attorney: Eugene Rome, CA SBN 232780. You can Google him.

* Foundation involved: Khachaturian Foundation. This is one of California's wealthiest non-profits.

* Church involved: Armenian Apostolic Church.

* One of the Muslim employees involved: Raffi Hashemi.

* Likely source of funds for Berliner-Cohen: Daphne Khachaturian aka Kavich and Natasha Azzam aka Khachaturian aka "Tasha Torian". Note: S.F. Bay Area auto fraud attorneys are familiar with the Khachaturian and "Torian" names.

* Female employee who made detailed abuse allegations against "Mark" Hashimi: **Rachel Ghiringhelli.**

Sam Pawar has stated that some of the employees at Fremont-Toyota are related by marriage to Kamal Sayed Hashimi. However, it's believed that there is no connection between the "Hashimi" and "Hashemi" names listed here.





I'm a senior citizen with 45 years of data and code experience. I spent the past decade partly as a fraud detection analyst for two national chains.

In 2021, a P.I. asked me to look at a Fremont-Toyota truck purchase because he suspected fraud. There was no doubt that fraud had occurred. I put the story online.

In late 2021, an ex-employee of Fremont-Toyota came forward. He said that Muslims at the dealership targeted minorities for fraud because they considered minorities to be *"smelly"*. The EEOC had reviewed his story and it was consistent with the P.I.'s experience. I put that story online too.



Fremont-Toyota filed anti-violence restraining orders against the P.I. and me shortly after that. However, I didn't learn about any cases against me until February 2022. They didn't file against the ex-employee because they're trying to pretend he doesn't exist.

The allegations against me include odd parts such as the fact that I said I'd go to the police. The law office suggested that this was a threat of violence. The cases in general imply that the P.I. and I made up stories in the hopes of inciting people to physically attack the Muslims.

In January 2022, Fremont-Toyota and their law firm Berliner-Cohen served the P.I. with one of the ROs. I emailed that side to make the case that they had no case. That was stupid of me.



In short, their feathers were ruffled and they were going to "disappear" me by any means necessary, legal or illegal.

Note: I wasn't even in the same County as the 78-year-old man. This was a military veteran who'd served our country with honor. He wasn't pleased to find a large angry stranger confronting him at night in a closed backyard.

I'd have shut up if they'd just asked me. However, there was no attempt at discussion or engagement.



I retained two attorneys for the three lawsuits. The first was Muslim. We dined after dusk at Ramadan. He was faithful to the rules but said that the fast didn't make him feel well. We talked about belief and commitment.

Both attorneys seemed confident. But the first had a breakdown due to fear of losing

his children in a custody case. I fired him. He said, "you're still going to work on my case, aren't you?" I did some minor work on his filings and he got access to his kids. He bought each of us a steak to celebrate. That much is positive.

The second attorney ended up handling all three cases. He's unusually reliable in some respects.





It's a year later. I have 10 to 15 years to live. I mostly want to live quietly and work on my books. But these people are set on smashing up my life and this might go for another year. It's harshing the mellow.

There are some odd parts to the story. I figure maybe I can find a way to do something with the odd parts.

Merry Christmas!

Odd parts:

The odd parts include:

* Ethnic hatred and hate speech.

A whistle-blower named Sam Pawar has alleged that a core group of Fremont-Toyota employees targeted minorities for fraud. He's stated that the employees viewed minorities as *"smelly"*.

The employees, Sam added, made statements directly to him such as *"Mother F*cker you can't call us brother because you aren't*



Seeking comments related to unusual SLAPP actions





It seems impolite. It's unlikely that Mohammed would be fully on board with this.

Sam was pressured, he alleged, to state that he never made a statement to me. However, this writer has about 40 pages of text messages which prove that he did. Emails as well.

Would you like to read some of the text messages? The messages that Berliner-Cohen doesn't want you see? Here you go. They're at **this link**.

And would you like to see what Berliner–Cohen tried to do about the text messages? Perhaps the email at **this link** will be interest-ing.

* Allegations by Rachel Ghiringhelli against Mark Hashimi.

A P.I. named Brian Martin has stated that in mid-January 2022 a Fremont-Toyota manager named Rachel Ghiringhelli phoned Brian to discuss a Fremont-Toyota manager named Mark Hashimi. Note: Mark's legal name is believed to be Kamal Sayed Hashimi.



Mark Hashimi is the most important figure, from a legal perspective, at Fremont-Toyota per se. One odd part is that Brian was under a restraining order at the time N which prohibited him from contacting Rachel. Rachel phoned Brian S regardless.

Rachel Ghiringhelli, Brian said, made detailed allegations about Mark Hashimi of Fremont-Toyota engaging in offensive and/or abusive conduct. Rachel seems to have spent half an hour talking about Mark and harassment.

This site believes that Rachel's allegations are false and, pending cross-exam, this site doesn't assert as a fact that they were even made. The statements made here are a paraphrase of statements made by Brian Martin.

If Rachel made false allegations against Mark, it wasn't a crime in the context of false allegations per se but Mark would have a defamation case against Rachel.

To read a few text messages from Brian Martin related to the phone call from Rachel Ghiringhelli, **click here.** Note: The linked PDF has been filed with the Court.

* Conspiracy to fake violations of TRO.

If Rachel Ghiringhelli's allegations of abusive conduct by Mark Hashimi were false, the motive for the allegations would seem to be to use the conduct allegations against Mark to set up false allegations of TRO violations against P.I. Brian Martin and this writer. Attorney Christine Long of Berliner-Cohen might have been involved but this is unproven.





Sam Pawar was an ex-employee of Fremont-Toyota who alleged that he was directed to sign a false statement. Sam alleged as well that false statements and/or threats were made to him over a period of months to induce cooperation with litigation against P.I. Brian Martin and this writer. This part seems to be a possible prosecutable crime.

It's interesting to note that Berliner-Cohen has tried in filings to pretend that Sam doesn't exist. The fact that he exists is awkward both for the law firm and for Fremont-Toyota.

To read a related letter from Sam Pawar, click here.

* Humorous perjury by Mark Hashimi.

Mark alleged that I'd posted a photo of him that I'd taken in person and that was *"scary"*. It was his LinkedIn photo. One of my attorneys did a suborn perjury filing on that one. The Court didn't do anything but perjury is a prosecutable crime.

The LinkedIn page is pasted below. The small image of Hashimi above or to the right is the one that I used. Judge for yourself.





* Khachaturian Foundation.

A few organizations besides Fremont-Toyota seem to be connected to the situation. One is Khachaturian Foundation. Details are at **this link.** This is believed to be one of California's most cash-rich foundations.



The key figures in Khachaturian Foundation are believed to include the heirs of Henry Khachaturian, believed to be the previous owner of Fremont-Toyota. Henry is also known as Hank Torian. The heirs are believed to include Daphne Kavich and Natasha N Azzam aka Tasha Torian. W E

In an unusual note, Henry has apparently sued me even though he's been dead sinced mid-2021. In short, Henry Khachaturian's ghost has sued me. This is illegal as well as confusing. However, objections are only likely to slow down these people a bit.



If the people behind Khachaturian Foundation own Fremont-Toyota now, it's a problem because they seem to be funding one or more of the lawsuits against me indirectly and these are wealthy people. Abuse of process is about who has money for attorneys. Everything else is *"let's pretend"*.

The Khachaturian Foundation is connected, in turn, to the Armenian Apostolic Church. It seems likely that money flows from Fremont–Toyota to the Church by way of the Foundation. If this is true, it would include money obtained by any or all means.

Half a century ago, I had a dear friend named Peggy. She was different as I am. Peggy, you were supposed to always be there.

Peggy had a difficult life but there was something she loved above all else. It was the composer Aram Khachaturian. If the Khachaturian Foundation people are related to the composer, I don't feel that they're worthy of the name.



Seeking comments related to unusual SLAPP actions





* Fremont-Toyota's position on the police.



I noticed that Berliner-Cohen had visited the initial websites. I said I'd talk to the police or the FBI. Christine Long said that this was a threat of murderous violence. I don't understand.

* The "non-White" attorney.

I suggested State Bar mediation as well. Christine Long said that that was ethnic hatred because I'd Cc'd the suggestion to a, quote, *"non–White"* attorney.

Christine's logic was that I'd chosen to write to a secting comments related to unusual attorney who wasn't a partner instead of a attorney who wasn't a p

But Berliner-Cohen had refused to tell me who the partners were or who I should write to.

I don't even know the race of the attorney that I wrote to for sure. I think that he's Chinese-American. Like my sister-in-law and two of my nephews.

* The Court Orders that never existed.

INE STATE DAKAUT

§ 6106 Moral Turpitude, Dishonesty or Corruption Irrespective of Criminal Conviction

The commission of any act involving moral turpitude, dishonesty or corruption, whether the act is committed in the course of his relations as an attorney or otherwise, and whether the act is a felony or misdemeanor or not, constitutes a cause for disbarment or suspension.

If the act constitutes a felony or misdemeanor,

Christine Long stated in a filing that attorney Michael Bonetto had told her I'd violated Court Orders in the past. The problem for Christine in the future State Bar complaint is that no orders ever even existed in Bonetto's cases other than TROs and she wasn't talking about TROs.

My father Jim broke my mother Grace's nose. Jim and my brother Tom sued me to get a gag order about it. The Court lost its patience with those cases and told the attorneys to get out. There was no finding or settlement in the Court's jurisdiction.

I'd guess that if the State Bar asks Michael to comment, he'll confirm that he didn't tell Christine anything about orders that



Long has further alleged that I'm under past ROs right now. If that is so, nobody has troubled themselves to tell me about it. Nor has a records search turned up any such thing.

I don't have much discipline recourse at the cases level when false allegations are made. But if it's prima facie that Long has consciously lied in writing, it might be different at other levels. And these aren't the only conscious lies that Christine Long has put into writing.

* Neurodiverse isn't worse.

I alluded to the fact that I'm autistic and tried to speak lightly about it. For what it's worth, I don't wear a Green Lantern T-shirt the way that the Sheldon TV character does. My life doesn't have a laugh track. But I'm honest, kind, reliable, and supportive of people who need it.



For 20 years I talked mostly to the homeless. They used to hug me. I didn't understand why. The reason was that I was able to see them. Normals don't see those who make them uncomfortable.

Christine Long responded with attempts to characterize autism as mental illness and frightening. This isn't about being a good



* Television P.I.s are frightening.



Brian Martin was a television P.I. years ago as well as a genuine P.I. If I remember correctly, Christine Long cited the fact that Brian Martin had been a television P.I. as frightening and grounds for a restraining order. Um.

Note to self: Find this one and paste exact quote here.

* The "Jihadi" issue.

In January 2022 Brian Martin was served with an abusive restraining order. I wasn't served, myself. I emailed Christine Long and Mark Hashimi to make the case that there was no case against Brian. I included the Farsi version of Surah 9:67 from the Qur'an:

الْمُنَافِقُونَ وَالْمُنَافِقَاتُ بَعْضُهُم مِّن بَعْضٍ يَأْمُرُونَ بِالْمُنكَرِ وَيَنْهَوْنَ عَنِ الْمَعْرُوفِ وَيَقْبِضُونَ أَيْدِيَهُمْ نَسُواْ اللَّهَ فَنَسِيَهُمْ إِنَّ الْمُنَافِقِينَ هُمُ الْفَاسِقُونَ

"The hypocrite men and hypocrite women are all alike. They enjoin



Seeking comments related to unusual SLAPP actions



I challenged Mark Hashimi directly as well:

"The Qur'an uses the word 'jihad' in two general contexts: the internal struggle, 'al-jihad fi sabil Allah', and the external one. The inner struggle is praiseworthy. The external one, not so much. The latter ranges from, on the mildest side, those who proselytize to, on the most dangerous side, Muslim terrorists."

"Do you acknowledge or contest that you personally and/or those under your authority at Fremont-Toyota — as a group and not as isolated cases — are absolutely and unquestionably 'Jihadis' that fall right in the middle of the external-jihad scale?"

The part about *"terrorist"* is a definition from Wikipedia. Christine removed the context for the quote, which I believe is a violation of evidence rules, and has used the word *"Jihadi"* ever since as a club. That email and that word are a key element of the legal cases against me.

I regret not being more careful with wording that the other side could misrepresent. However, the point was valid: there was no case against P.I. Brian Martin. These cases and the fact that the other side might not face consequences for its conduct don't seem appropriate.

There is more to it, of course. All allegations should be addressed. This site will tell the story from the start including the parts this page skips. The site will include case materials and statements by the people N Seeking comments related to unusual SLAPP actions

Pleadings, objections, exhibits, etc., will be added in due course. Exhibits will include documents from both sides.

If you'd like to help with publicity or to ask questions, you can email:

me@abuseofprocess.net

Search links:

The search links below will usually show a few related links. You might need to scroll down. New links might not show results for a week or two. A Muslim search engine is included as the cases are partly about issues of interest to Muslims.

https://www.google.com/search?q=fremont-toyota+fraud

https://duckduckgo.com/?q=fremont-toyota+fraud

"4 muslims" Fremont-Toyota search

"4 muslims" Mark Hashimi search

https://www.google.com/search? q=christine+long+fremont+toyota

https://duckduckgo.com/?q=christine+long+fremont+toyota

https://duckduckgo.com/?q=khachaturian+fremont+toyota

https://www.bing.com/search?q=fremont-toyota+forgery



Seeking comments related to unusual SLAPP actions



1. Sam Pawar is a key figure in the SLAPP cases. On June 08, 2022, Sam made a new allegation related to the cases. To read the allegation,

2. You'll want to review Sam Pawar's original statement at **this link.** It's an eye-opener.

3. Settlement discussions have been odd. To read about that part, **click here.**

4. This front page summarizes the story. To read the more detailed version that was filed with the Court, **click here**.

5. OldCoder's filed responses to some of Christine Long's allegations are at **this link**.

Note: #4 and #5 were filed with the Court under penalty of perjury for knowingly false statements.

Resources for SLAPP victims:

There really aren't any.

Every group that tries to help SLAPP victims is flooded with more requests than they can answer. However, we'll list some of the groups here in due course.

Legal note:

If legal tests are met, it's completely legal to use a company's name or a person's name as part of a domain name whether or not you hold rights to the name. Again, taking the tests into account, it's N not even a trademark violation. W E

Sin short, domain names aren't

unless the definition of the crime is met. Facts do matter.

To read Wikipedia's page on ACPA, a related U.S. law, visit the following link:

https://en.wikipedia.org/wiki/Anticybersquatting_Consumer_Pro tection_Act

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EXHIBIT 2

EXHIBIT 2

Current website: General pages about the cases. Content starts on next page. 92 pages total including this page.

Fraud Inquiry



Seeking comments related to unusual SLAPP actions

Page buttons:

Home page	Long's threat	Filed story
This page	Settlement	Brian's story
Sam's story	Sam's update	Case PDFs
Hashimi email	Buyer Advice	Racing
Overcomers	Islam	Notices

What is this page?

I'm Robert Kiraly aka OldCoder aka Old Codger or Old Fooler.

These are some of the responses to allegations that I filed with the Court under penalty of perjury. This set is from the 1st WVRO case. Other responses may be added here. Note: These points aren't in the original order.

Important: This page was converted from the actual Court PDF using **OCR.** So there may be errors. To read the actual Court PDF, use the following link:

https://abuseofprocess.net/21CV004608-memo.pdf

This is a partial set. Points of lower importance are omitted. To see N Fthe whole thing, use the PDF link provided above.

Seeking comments related to unusual SLAPP actions

* Allegation that a TV P.I. is dangerous:



Petitioner asserts that a TV P.I. can "reasonably" be believed to be "dangerous" due to being involved with TV. The allegation isn't supportable. Directors and actors are not their characters.

* "Cyberattacks":



Petitioner uses the word "cyberattack" in multiple places without ever citing an example of a *"cyberattack"*. The implied allegations are conclusory and prima facie false.

The prima facie part is that Petitioner has characterized passive websites and email as "cyberattacks". Neither is a "cyberattack", in any formal or legal sense, unless malware is involved. A



Seeking comments related to unusual SLAPP actions

As a related note, Respondent believes that Petitioner hired parties in January 2022 to conduct the latter type of "cyberattack" on him. Specifically, those parties accessed his financial records, the intent being to determine his physical location at the time. Respondent spoke by phone with one of the people involved and may or may not be able to identify them in due course.

* Alleged focus on race:



Petitioner claims that in the public-interest websites that Respondent posted as well as related emails, *"there is a focus on highlighting minority individuals and pressing on their race inappropriately"*.

Petitioner is referring here to Respondent's public support of a minority-race ex-employee of Fremont-Toyota, Sam Pawar, who had been targeted by the dealership for harassment due to his concerns related to deceptive business practices and outright loan fraud at Fremont-Toyota as well as his race and religion.

The Fremont-Toyota core **F** group repeatedly made statements of the following type to Mr. Pawar: Seeking comments related to unusual SLAPP actions





*"Mother-f*cker you can't call us brother because you aren't Muslim"*. When he expressed concerns related to deceptive business practices, his earnings were confiscated and he was told, *"complain to your Hindu god also and no one will help you"*.

Respondent's documentation of such behavior by Fremont-Toyota employees is the primary justification that Petitioner is attempting to use for the current cases.



The so-called *"focus on highlighting minority individuals"* has to do with the fact that the employees who engaged in hate speech happened to be Muslims. In fact, no minority has the right to engage in hate speech and ethnic harassment and to use the fact that it's a minority to justify such conduct. In short, Indians and other races have the same rights that Muslims do.

Emphasis on the last sentence above, the one about same rights, added.



Petitioner cites snail-mail in multiple allegations against Respon-N dent. In fact, Respondent never sent any snail-mail in the current S matter to anybody. All snail-mail allegations are false.

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* Timing of snail-mail:

Multiplicative Idiocy



Petitioner states that "Mr. Hashimi received [snail-mail] shortly after his wife contacted the police inquiring about a restraining order against Mr. Martin and Respondent. The timing is suspicious, as if Mr. Martin and Respondent wanted to reinforce to Mr. Hashimi and his family that they do in fact know where he and his family live."

Respondent reiterates that he never sent snail-mail to anybody involved in the current matter. The allegation is both conclusory and entirely false.

* Photographs in general:

The "pictures" that existed on the websites, not counting clip-art, are believed to have consisted largely of a public profile photo of "Mark" Hashimi placed next to letters from him to make it easier to follow a discussion related to loan fraud, (b) a public profile photo of Christine Long on a public-interest website that discussed abuse of process, and (c) photos taken by a



whistle-blower ex-employee named Sam Pawar of badges of

Fremont-Toyota employees that were believed to be in the public N record, those photos intended to make it easier to organize the E loan-fraud whistle-blower story that Mr. Pawar had started to tell.

Seeking compents related to unusual SLAPP actions ed, a photo of Brian Martin was placed next to letters from him as well. The idea was to emulate Twitter so that people would be able to tell Mr. Martin's and Mr. Hashimi's letters apart easily.

* Personal contact information:

Petitioner implies repeatedly that a street address hit list was posted of Fremont-Toyota employees. No such list ever existed. The allegation is false.

In mid-2021, a summary of Mr. Martin's story was sent to managers who were believed to be appropriate contacts at the dealership. This was by email and/or snail-mail. In some cases, people who were believed to be able to forward the letter to the managers received it as well.

The "personal contact information" that appeared publicly was largely a Cc list in the PDF version of that letter.

One purpose for the Cc list was simply to provide Brian Martin, who handled the snail-mail part, with the snail-mail addresses to use. Another purpose was to inform the managers of who had been contacted so that they'd know who had been contacted and could discuss who among them who should take responsibility for the loan-fraud issue.

"Mark" Hashimi aka Kamal Sayed Hashimi was an exception to the preceding. His location was sought for reasons related to Court jurisdiction over planned litigation in the public interest against N Mn. Hashimi and/or Eremont-Toyota. As part of the process of E establishing jurisdiction, one possible residence address for Mr. S Hashimi may have been posted in 2021. However, Respondent hash't been able to confirm that a posting in that context existed.

The same possible address appeared in a letter that was sent to Mr. Hashimi and Petitioner in mid–January 2022 for reasons that were explained in the letter; including, in particular, the point that the addresses were publicly available in Google, and Respondent was entitled both to seek and to disclose the address for legitimate and reasonable purposes that served the public interest.

Petitioner falsely cites street and/or email addresses that appeared in non-public research email as having been posted on websites. Examples include some of the addresses related to the Khachaturian Foundation, a California Foundation connected to Fremont-Toyota by way of the Khachaturians who are believed to have owned and/or controlled the dealership for years.

Respondent presently recalls only a single case where contact information for a Fremont-Toyota employee was knowingly posted on an explicitly designated contact page, the employee being Naqib Halimi, and that information was limited to email addresses.

Mr. Halimi was a manager, specifically, a Finance Manager. The goal of the designated contact page was to assemble contact information for managers, to be limited to email addresses except in appropriate contexts, exactly as any website engages in analysis of a company might include. However, the contact page was never completed and so Mr. Halimi remained the only entry.

The preceding is in reference to Fremont-Toyota. To avoid misnumberstandings, there is a separate Ally Financial contact page that be lists email addresses related to that firm.

Seeking comments related to unusual SLAPP actions

* Alleged "harassing" emails had a legitimate business purpose:

The so-called "harassing" emails in the current cases were sent for the most part (a) to request a forward of a single document to parties who had initiated abusive legal proceedings against a whistle-blower (b) to request information or perspectives related to loan fraud and/or other crimes against the public from people who wished to communicate (c) and to request that attorneys in a law office, Berliner-Cohen San Jose, respond to reasonable questions related to the organization of the law office.

The organization of the law office was of interest in connection with the question of whether or not abuse of process to protect an organized-crime group had been approved by anybody in the law office other than Christine Long. The answer was intended to shape steps at the State Bar level that were to be taken in the public interest.

* Use of the phrase "organized crime":

Petitioner cites Respondent's use of the term "organized crime" as objectionable. Respondent asserts based on his years of work in fraud detection for corporations and his 44 years of professional experience with data in general that he



believes the term "organized crime" to be accurate.

Petitioner also claims that Respondent used the term "crime ring". Respondent doesn't believe that he ever did so. A "crime ring"

would be different. Fraud Inquiry



Seeking comments related to unusual SLAPP actions

Petitioner states that Respondent published, i.e., posted, "home addresses" for Fremont-Toyota employees. In fact, Respondent isn't aware that any of the websites ever contained "home addresses" for any Fremont-Toyota employees other than Kamal Sayed Hashimi — in legitimate and reasonable contexts — plus a group of managers and/or senior-ranked people in the mid-2021 Cc list that was previously discussed.

Petitioner has falsely cited street addresses for some parties that appeared only in research email having been posted publicly.

* Validity of fraud allegations against Fremont-Toyota:

Petitioner repeatedly cites an investigation by Ally Financial that Petitioner asserts proves no wrong-doing by Fremont-Toyota occurred and that the actions of all three of the whistle-blowers involved were motivated by ethnic hatred.

The claim that Ally Financials investigation can be used to dismiss allegations of fraud is false on its face. Ally Financial simply concluded there was not enough evidence of suspicious activity at that time to continue with their limited investigation. Respondent, however, did not rely solely on the Brian Martin fraud allegation against Fremont-Toyota alone. In fact, Respondent relied on statements and/or tangible evidence provided by three different and initially unrelated people: Brian Martin, Sam Pawar, and Sandra Melendez.

Martin's case, when combined with the allegations of Sandra Melendez, and Sam Pawar, convinced Respondent persuasive evidence of systemic loan fraud existed despite the speculative conclusion of Ally Financial. Text messages and emails from the N aforementioned parties were reviewed by Respondent prior to hter publication of any websites, or dissemination of correspondence to Fremont-Toyota employees. Seeking comments related to unusual SLAPP actions

* Court Orders:

Petitioner states: *"[Respondent] boasts that 'OldCoder has never done an involuntary takedown. He's also fine with the idea of discussing threats of abuse of process with the State Bar."* Petitioner positions the lack of takedown Orders and — somehow, a reference to the State Bar — as evidence that Respondent has defied Court Orders in the past: *"It is clear from the above that Respondent does not intend to comply with any orders of the court to remove these websites"*.

The claim goes beyond conclusory to falsehood. Regarding **"more copies of the websites out there"** this is primarily a reference to Streisand Effect.

Streisand Effect is the situation where a takedown lawsuit that is against the public interest has the opposite of the intended effect. The content in such cases goes "viral" and is mirrored by thousands of people. The most recent well-known example is the failed takedown of FOSS [Free and Open Source Software] named "youtube-dl". A Google search for "youtube-dl takedown" will explain.



The Streisand Effect is named after a legal case where singer Barbra Streisand sought to take-down a photo that the California Coastal Records Project had taken of her residence in Malibu, California. Prior to the take-down attempt, only 6 copies of the photo
had been downloaded. Subsequent to the story going viral, millions N Fof copies of the photo circulated.

Seeking comments related to unusual SLAPP actions

Respondent's mention of Streisand Effect is a simply technical point related to the natural consequences of litigation that is against the public interest. He has no special ability himself to induce Streisand Effect. It's simply something that happens.

Regarding *"turn control [over] to third parties"*, Petitioner is unfamiliar with how the Web works.

Respondent placed his public-interest anti-fraud websites in Creative Commons at the start. As a related legal point, Creative Commons can't be retracted. The attorney who created Creative Commons, Lawrence Lessig, made sure of this. One natural consequence is that third-party copies can't be taken down without legal actions that are independent of initial SLAPPs.

Mr. Lessig was the Professor of Law at Stanford who argued the Mickey Mouse Copyright Extension case before the Supreme Court circa 2003. He lost the case but founded Creative Commons as a response to corporate overreach in the matter.

The most important features of Creative Commons include the point mentioned above — full take downs by abusive SLAPP are not legally practical — and the fact that inclusion in Creative Commons leads to copies independently of Streisand Effect.

For a decade, Respondent has placed much of his content in Creative Commons. He has observed the preceding to be the case. Respondent presently uses Creative Commons CC BY-NC-SA 4.0 International and similar licenses. The legal language for the specific example cited may be viewed online at:

Fraud Logicy Respondent made his public-interest anti-fraud websites mirrorfriendly as well; this is a technical term. And he put the websites at seeing comments related to unusual seeing c

It adds up to the fact that copies of the sites are out there as things stand. Petitioner is referring to active transfer. Active transfer is something that people do but the step isn't required. Internet Archive creates mirrors for millions of public-interest sites without permission or discussion. Respondent's primary public-interest website is at Internet Archive and in lesser-known but similar projects in Europe and other regions around the world already. Respondent didn't request this.

It should be noted that Respondent has no way to identify thirdparty copies unless Streisand Effect kicks in and no control over such copies regardless. They'd simply be out there.

Regarding Court Orders, Respondent has never knowingly violated a Court Order. He doesn't believe that he has ever violated one unknowingly either.

* "Confusing" email addresses:

Petitioner claims that Respondent used email addresses that were *"designed to confuse individuals and otherwise drive traffic from Fremont Toyota to Respondent's and Mr. Martin's vicious websites"*.

The allegation related to "confuse" is conclusory and false. In fact, Respondent took care, in most cases, to use usernames that clearly identified email as being sent in a "Review" context. For example: Fremont-Toyota Review. The point about "drive traffic" is incorrect in the sense that N Petitioner means. Respondent has some experience with SEO E [Search Engine Optimization]. Respondent chose domain names that would, in the public] interest, take traffic from sites associated secting comments related to unusual with a company that committed fraud on a systemic basis and build traffic to sites that documented the fraud.

The email addresses used the same domains because that is how the FOSS software that Respondent used, Mail in a Box, works. Those who wish to confirm Respondent's claim may review the home page for the software at the following link:

https://mailinabox.email/

* Allegedly "false" and "defamatory" statements:

Petitioner cites quotes by Respondent that she asserts are "false" and "defamatory". Respondent responds that, based on his years of work in fraud detection for corporations and 44 years of data experience in general, all statements of fact as opposed to opinions or metaphors are believed to be accurate. This said Respondent included the following notice on the sites from the start:

"Statements are based on belief and best understanding of facts and are not necessarily statements of fact except where this is explicitly stated. People with knowledge of facts that may be relevant to content are invited to suggest corrections or additions."

To the best of Respondent's knowledge, nobody ever attempted to offer a correction to any statement of fact on the sites.

Respondent believes that the sole purpose of the three actions that Petitioners have initiated against him is to take-down websites which provide factually accurate evidence regarding a systemic fraud scheme by Fremont-Toyota. The takedowns are not in the N W SE

Seeking comments related to unusual SLAPP actions

* Statements related to criminal charges:

Petitioner cites statements related to possible criminal charges against Kamal Sayed Hashimi and others as objectionable.

"Mark" Hashimi was believed to be, based on Respondent's years of work in fraud detection for corporations and 44 years of experience with data in general, the leader of a minor but wellfunded organized crime group that didn't mind committing fraud against the public in an unexpectedly casual manner.

This, combined with remarks that Hashimi made to Martin, suggested that Hashimi was both confident and well-funded. The odds were high that he'd threaten or initiate abuse of process. This, as it turned out, is exactly what happened.

Respondent's comments were intended to caution Hashimi that abuse of process was inappropriate and inadvisable.

* Communication with Ms. Campos:

Petitioner asserts that communication that Respondent initiated with a woman named Kathryn Campos was inappropriate. Respondent notes, first, that neither Ms. Campos nor anybody else ever objected to or expressed concern related the communication prior to litigation. The communication was initiated for legitimate and reasonable purposes regardless; most importantly, as a step towards litigation against Hashimi. In mid-2021, "Mark" Hashimi assumed initial responsibility for N communications at Fremont-Toyota related to the loan fraud that S the dealership had committed. The name Kamal Sayed Hashimi S turned up in related loan-fraud research. For purposes related to seeing commission as well as documentation, Respondent needed to confirm that the two men were, or were not, the same person and identify the Court that would have jurisdiction when he was sued.

A woman named Kathryn Campos had initiated divorce proceedings against "Mark" and/or Kamal Sayed Hashimi in the 2000s. The divorce seemed to have been called off. Hashimi's location thereafter was unknown. It was appropriate to ask Ms. Campos if she was able to comment on who and where Hashimi was. Ms. Campos never communicated to Respondent prior to litigation that the inquiry was unwelcome.

Petitioner states that Respondent invited **"Ms. Campos to join** *efforts to essentially take-down Mr. Hashimi*". The word **"takedown"** is intended by Petitioner to convey a tone of physical violence. In fact, the only "take-down" was to be litigation in the public interest against "Mark" Hashimi and/or Fremont-Toyota as an organization.

Regarding the fact that Ms. Campos's address was mentioned, the point wasn't that it might be her address. The point was the question of whether or not it was the current or only the past address of her husband or ex-husband and, if he was not there, once again, which Court would have jurisdiction when he was sued.

Regarding the allegation Petitioner makes in multiple places that "illegal means" were used to "obtain information", the allegation is false. In the Hashimi context, Hashimi himself voluntarily provided a personal phone number to Martin. The phone number made it possible to confirm that "Mark" and Kamal Sayed was the N W E

Seeking comments related to unusual SLAPP actions

* DMCA issue:

Petitioner cites a statement by Respondent to Berliner-Cohen where he stated "don't even think about" DMCA as objectionable. The DMCA point was intended to preempt abuse of process by Fremont-Toyota. Any attempt to do this through the implied suggestion that the complaint will fail in Court is neither an inappropriate threat nor harassment.

* Alleged defamation of Khachaturian Foundation in particular:

Petitioner asserts that Respondent has defamed the Khachaturian Foundation. In fact, Respondent attempted to initiate non-public communications with and/or regarding the Foundation for the legitimate and reasonable purpose of assessing its position on the loan fraud that its key figures were believed to be involved in directly or indirectly.

Respondent adds that, based on his 44 years of professional experience working on data projects for UK-NCIS, the DTIC, the CIA, the military, and other entities as well as years of experience in fraud detection for two corporations, his allegation that "the Khachaturian Foundation is funded in part by the proceeds off prosecutable crimes" is believed to be correct.

The question of which of the individuals who connected Fremont– Toyota to Khachaturian Foundation were aware of the fraud is separate. Respondent intended to finalize a position subsequent to consensual communication with those who wished to discuss the matter.

Fraud Inquiry



Petitioner states: Seeking comments related to unusual SLAPP actions

. This allega-

tion is devoid of merit unless there exists only one minority attorney at Berliner Cohen.

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Fraud Inquiry



Fremont-Toyota will steal every iota To crudely done theft they are devota

Page buttons:

Home page	Long's threat	Filed story
RJK responses	Settlement	This page
Sam's story	Sam's update	Case PDFs
Hashimi email	Buyer Advice	Racing
Overcomers	Islam	Notices
Contact		

Short version:

Fremont-Toyota physically stole auto-loan papers from a P.I. named Brian Martin and replaced them with forged versions.

At least four people were involved: Mark Hashimi aka Kamal Sayed Hashimi, Abdullah Shokoor aka Abby Shokoor, and Hugo Alcantar. Mark Burkhart of Ally Financial was an accessory after the fact.

These five people, it is asserted publicly, have committed or are involved in multiple felonies as opposed to simply civil torts.

The Khachaturian heirs who are believed to own and/or control Fremont-Toyota and Scott Stengel, General Counsel of Ally Financial, may or may not be involved in and/or guilty of prosecu-table crimes in this case.

It's confirmed that Fremont-Toyota side has committed auto sales N F fraud against multiple unwary Toyota buyers.

Fremont–Toyota will steal every iota To crudely done theft they are devota Story outline:

A P.I. named Brian Martin purchased a Toyota Tacoma from Fremont-Toyota in December 2020. This was during one of Toyota National's Sale-a-Thons. The dealership didn't want to honor the sales price but did so after arguing about it. They were unhappy about the deal.

Hugo Alcantar, a finance manager at the dealership, nagged Brian after the sale to come in to sign some unspecified form and to bring the original loan papers with him.

On December 29, Brian agreed to do this so as to shut Hugo up. Hugo had Brian sign some type of disclaimer. Hugo then took the original papers out of Brian's hands, left the room with the papers, and returned forgeries to Brian.

Brian didn't realize until later that Hugo had replaced the papers. He did think that the disclaimer thing was fishy and asked Hugo to send him a copy of what he'd signed that day. Hugo emailed a clumsy forgery — grade-school level — that was apparently supposed to be Brian's agreement to pay \$6,000 more than had been agreed to.

The dealership decided to back up Hugo Alcantar. General Manager Mark Hashimi blustered as part of this but on July 06, 2021, a law firm named Berliner–Cohen seems to have told him that he was hosed. An hour or two later, Mark offered to settle.

You can see evidence such as text messages between Hugo Alcantar and Brian and a copy of what Hugo emailed to Brian in the following sections. Hugo's email is close to conclusive evidence of forgery and loan fraud all by itself.

Fraud Inquiry



The full story below is a copy of release 210725. It supersedes Frequer = numbered releases? This document is distributed under to creative commons BY=NC=SA 4.0. This means that anybody can quote and share it for non-commercial purposes. The rightsholder for attribution purposes is Brian Martin, P.I. The editor for this release was Robert Kiraly aka OldCoder.

This document was prepared originally using LibreOffice 7.1 under Laclin, a Linux distro of OldCoder's own design (see **laclin.com**).

Fremont-Toyota management:

Mark Hashimi, General Manager Anna Vierra, Controller John Alocozy, General Sales Manager Hugo Alcantar, Finance Manager Rachel Ghiringhelli, Company Contact

As background information, the Abdullah or "Abby" Wali Shokoor discussed here is believed to be the one who was alleged to have written bad checks in Virginia. Reference: Westmoreland General District, Case Number 193GC9300021800

John Alocozy's real name seems to be Abdul Alocozy. He's believed to be the "John Alocozy" who completed a Chapter 7 bankruptcy 10 years ago this year (2021).

"John" Abdul Alocozy and "Abby" Shokoor both seem to be from Virginia or to have connections to the State. It isn't clear yet that this is or isn't coincidental.

Hugo Alcantar has a real estate license; specifically, CA State Real Estate License #01487228. The license technically expired in March

2021 but has been extended. Research into related issues is in N W BE

Fremont-Toyota will steal every iota To crudely done theft they are devota STATEMENT OF BRIAN MARTIN

1. Who am I?

I'm Brian Martin, a licensed P.I. in the S.F. Bay Area and a longtime Toyota enthusiast. Long-time as in 25 years. My California P.I. license number is 21866.

Fremont-Toyota has contact information for me on file. Others such as news media are invited to email me using the following temporary email address:

No longer valid. Use the website linked below.

My professional website is: https://bmartininvestigations.com/ www.BMartinInvestigations.com

or

2. Me and my Toyotas.

I have some experience with vehicle technology. I'm qualified to comment in this context.

I've worked at American Auto Body as a technician. I have advanced ICAR auto-body certifications. And I've worked as a crew chief for Jeremy Newberry's race team.

Jeremy Newberry, to clarify, is a retired professional athlete who played for the 49ers, Raiders, and Chargers. On his team, I was responsible for maintaining a 700HP dirt modified car as well as a 360 CI powered wingless sprint car. F My first car was a 1969 Camaro. I restored it myself. The car was fast but it guzzled gas like there was no tomorrow. So, I replaced it S circa 1994 with a 1987 Toyota SR5 pickup truck. Fremont-Toyota will steal every iota To crudely done theft they are devota

In 1995, I started working as a P.I. I bought a camper shell for the 1987 Toyota and this was sufficient to make it a good vehicle for surveillance.

The idea was that I'd park the Toyota in a subject's neighborhood and jump from the driver's seat through the little window into the back camper part. It was a little like Bo and Luke Duke. Then I'd sit in the camper part and observe the area without being observed myself.

A camper shell has a back door. But I couldn't use that to enter the back of the Toyota because onlookers would be likely to see me doing so. Plus you can't lock the door of a camper shell from inside and I needed to have the door locked. P.I. work is often mundane but P.I.s do get knives pulled on them sometimes. A locked door is the best policy.

The 1987 Toyota was serviceable as a P.I. vehicle but I married not long after purchasing it and we had our first child in due course. Space and comfort became considerations. As one example, we missed A/C. So, we got a Ford Explorer.

The Ford Explorer didn't live up to Toyota standards. In 1999, therefore, we upgraded to a 2000 Toyota Tacoma. It was compatible with surveillance work as it had the same type of camper shell. It was comfortable enough. And it was as reliable as the rising of the sun.

F I had a close friend who'd been a Toyota mechanic. He told me that if I ever had a component fail on my new truck I shouldn't replace S it with anything less than an original Toyota part. He explained Fremari d be better off rebuilding the part instead of replacing it beto cause of the difference iff quality between Toyota Factory parts and so-called "replacement parts".

I followed that philosophy religiously: rebuild rather than replace.

I'm guilty of not following the maintenance schedule as closely as I should have. But the 2000 Toyota Tacoma exceeded my expectations regardless. In the end, which came in December 2020, I'd gotten 427,000 miles out of the vehicle. That's 17 drives around the world.

I still had the original alternator, starter transmission rear axle, A/C, etc. My friend was right. Toyota original parts quality is in a class of its own.

3. Expectation.

I loved my 2000 Tacoma and I love the 2021 Tacoma that I replaced it with. However, I need to write about the circumstances.

A prompt and positive response from Fremont-Toyota is expected.

The response will be treated as public and will ultimately show up in Google. Non-response or negative response will mean that other organizations and venues will need to come into play. Such organizations and venues may include Toyota National, social media, and formal actions.

Fraud In



In December 2021, my reliable 2000 Toyota Tacoma truck finally Frequent pthe ghost at 427,000 miles.

To crudely done theft they are devota My wife Janis found a new 2021 Toyota Tacoma advertised for sale on the Fremont-Toyota dealership website. This was a 2021 Toyota Tacoma SR Double Cab.

It was/is the one with a 2.7 L 4-cylinder engine. Horsepower: 159 hp @ 5,200 rpm. MPG: 20 city / 23 highway. It came standard with adaptive cruise control, nav system with Google satellite support, and other features. This was the truck for me.

On December 11, Janis and I went to see the vehicle. Our daughter Amanda, an adult and a credible witness, accompanied us.

5. "Abby" Shokoor.

A salesperson of Asian ancestry named "Kenny" — possibly Kenny Ye, but this is unconfirmed — showed us the Toyota Tacoma. We told Kenny that we were interested in a purchase. He went to get a "sales manager".

The "sales manager" turned out to be somebody that I'd met before. This was Abdullah aka "Abby" Shokoor.

In the past, "Abby" was the proprietor of Brentwood Game Exchange in Brentwood, CA. Note: That business still exists but has confirmed that "Abby" is no longer involved with its operations.

About a decade ago, I installed a security camera system for Brentwood Game Exchange. "Abby" came across as the type that cuts corners. He asked me to change one of the lights while I was on a ladder. I wasn't licensed to do that type of work and was concerned about safety as well. However, I agreed to do so.

"Abby" assured me that the power was off. Subsequently, it turned N Fout that the power had been on the whole time.

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To the best of my recollection, that incident was the extent of my past relationship with "Abby". In an odd note, though, later in December 2020, somebody at Fremont-Toyota characterized me as a "buddy" of "Abby's". We'll come back to that part.

6. December 11, 2020 negotiations.

This was during one of Toyota National's Sale-a-Thons. The listed price was \$28,633 and the dealership was supposed to honor it. However, in negotiations on December 11, 2020, "Abby" waved away the number. "There's markup", he said.

The sticker price was \$35,628. "Abby" didn't demand that price but he seemed to want to start with it in negotiations. My response was that the listed price was \$28,633 and that I expected the dealership to honor the listed price.

The ad may have included fine print that permitted the dealership to brush aside the listed price. However, if this is the case, it's irrelevant because "Abby" ultimately agreed to sell me the Tacoma for \$28,633.

My wife Janis noticed something odd during the discussion. We made it a point to explain to "Abby" that we'd come to Fremont–Toyota specifically to get the Tacoma that had been listed for \$28,633.

"Abby" said, regardless, "You drove past 7 Toyota dealerships to N Fget to Fremont-Toyota. Why did you come here?"

It might just have meant that "Abby" wasn't a very good listener. **Fremotion** Seeins odd for a salesperson. I think it simply didn't register **To crudely don't register** for him that car buyers might take listed prices seriously and actually come in to buy cars at those prices.

7. The numbers.

I can't state the numbers part of the deal exactly because parties at Fremont-Toyota later stole and most likely destroyed the original paperwork. However, I can provide approx. numbers.

The dealership took \$500 off of the \$28,633 as a "rebate". This reduced the effective price to \$28,133. To that, tax of about \$2,800 would have been added.

There was an \$85 document processing fee and a \$223 vehicle license fee plus \$287 for vehicle registration. \$20 for smog abate-ment. \$8.75 in California "Tire Fees".

Fremont-Toyota added \$299 more for an optional service named "Forever Start". Note: This service was apparently listed at \$500 and discounted by \$301 as part of the deal.

I made an initial down payment of \$7,000. Add it all up and my initial debt — taking the \$7,000 payment into account — was supposed to be about \$24,557.

When I looked at the paperwork, I noticed that Fremont-Toyota N had added hundreds of dollars instead of subtracting them per the E rebate. I saw the number \$28,995 instead of \$28,633 or \$28,133. Note: I'm not sure of the last digit. Fremont-Toyota will steal every iota

To find field done theft they are devota find fest of the paperwork seemed to be in order. So, I decided to let the discrepancy go and signed the papers.

8. Strange Fremont-Toyota behavior after the sale.

Starting shortly after the December 11, 2020 sale, I started to receive phone calls and texts from Fremont–Toyota that urged me to come back in. Some of the texts are shown in a screenshot at the end of this section.

The calls and texts were mostly from Hugo Alcantar, a "finance manager" at the dealership. One call that I haven't tracked down may have been from somebody else.

Hugo Alcantar made statements similar to the following:

"We forgot to get you to sign a document. Can you come in to sign it and bring all of the loan paperwork with you? We're sorry about the trouble and will buy you a tank of gas to compensate you for your time."

I resisted the requests to come back in. Why did Fremont-Toyota need me to drive so far just to sign a left-over form? Couldn't they simply email a PDF? And why was the rest of the paperwork needed for this?

Another odd part was that Hugo or the other caller referred to me in one call as a "buddy" of "Abby's". I didn't know what to make of that. L spoke again with Hugo at 12:00 noon on December 29, 2020. don't remember if he called me or vice versa this time. He pressed s me again to come in. I finally agreed to do so and drove to Fremon of provotal if the wird lafternoon. To crudely done theft they are devota

Hugo asked me for the paperwork and I gave it to him. He left, then returned with a piece of paper for me to sign. It was just a disclaimer. He returned the other paperwork to me during the discussion.

Hugo didn't give me a copy of the new form that I'd signed. At 6:34 pm, I texted him and asked for a copy. That text is on the next page. At 10:29 pm — this was still on December 29 — he emailed me the sticker image that is shown below.

That isn't what I signed. It's a forgery that doesn't even make sense. I don't understand what it's even supposed to be.

As a related issue, I've checked the paperwork that Hugo handed back to me. It isn't the same paperwork which I handed to him.

Editor's note: The top image below has been modified as follows: (a) slight rotation to make it more vertical (b) split into two pieces so as to make it fit better on printed pages and in website windows.

From: "Hugo Alcantar" <hugo@fremonttoyota.com> To: "BMARTININVESTIGATIONS@YAHOO.COM" <BMARTININVESTIGATIONS@YAHOO.COM> Sent: Tue, Dec 29, 2020 at 10:29 PM Subject: COPY





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Forgery by Hugo Alcantar of Fremont-Toyota

DEALER NAME / ADDRESS: FRENON TOYOTA STOCK NO. 20075 VEHICLE IDENTIFICATION NO. MAKE: TOYOTA MODEL: MX 192838	
MANUFACTURER'S SUGGESTED RETAIL PRICE	DEALER INSTALLED OPTIONS SUBTOTAL
DEALER INSTALLED OPTIONS Market ASUR 9995	*Dealer's Price (Not The Manufacturer's Suggested Retail Price.) \$38,628
	*Plus State and Local Taxes, License Fees, Processing Fees or Finance Charges, if any FOR FUEL ECONOMY RATING CONSULT GAS MILEAGE GUIDE THE ESTIMATED MILEAGE FOR THIS MODEL IS TO BE USED TO COMPARE VEHICLES OF THIS MODEL WITH OTHER VEHICLES. ACTUAL MILEAGE WILL VARY WITH OPTIONS, DRIVING CONDITIONS, DRIVING HABITS AND VEHICLE'S CONDITION.
× Alight Mart	Gas Mileage Information PROTECTING CONSUMER
•	THIS ADDENDUM HAS BEEN ADDED BY THE DEALER, NOT THE MANUFACTURER, TO REFLECT ANY ADDITIONAL CHARGES FOR ITEMS OR SERVICES PERFORMED. THIS IS NOT AN AUTHORIZED FACTORY STICKER.

Your phone or window is too narrow for the image. If it's a phone, try rotating the phone or switching to a PC. Or click here to go to a copy that may be zoomable.

Text messages between Hugo Alcantar and Brian Martin

Fraud Inquiry



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tomorrow?

This is Hugo from Fremont Toyota.

12/19/20 9:39 AM

I am sorry I have to work. I don't understand why I have to drive down there. Unless you guys are willing to give me a better intrest i don't see a reason to take a day off work.



Editor's note: Exactly what Hugo Alcantar's forgery is supposed to be isn't clear. It seems to be a modified sticker intended to suggest that Brian Martin agreed to a "Market Adjustment" of \$9,995. However, the numbers don't add up. It's also not part of a contract or agreement or anything that seems to be relevant.

For comparison purposes, here's a photograph of Hugo's clumsy forgery next to the actual sticker. As a related note, advice related to the simplest way to put Hugo in prison will be welcome.

Your phone or window is too narrow for the image. If it's a phone, try rotating the phone or switching to a PC. Or click here to go to a copy that may be zoomable.

Hugo Alcantar's forgery next to real sticker

Fraud Inquiry

Fremont-Toyota will steal every iota To crudely done theft they are devota



Editor's note: The "Fremont Toyota" sticker on the right above is the non-forged version of the dealership sticker that was originally, we think, on the front passenger-side window. The factory sticker is shown below in two parts. This one was originally on the rear passenger-side window. This image has been modified as follows: (a) It's been split into N two parts so as to better fit it onto the page. (b) Some white space S has been removed from the second part for the same reason.

Fremont-Toyota will steal every iota To crudely done theft they are devota

Your phone or window is too narrow for the image. If it's a phone, try rotating the phone or switching to a PC. Or click here to go to a copy that may be zoomable.

1st part of factory sticker

Fraud Inquiry

Fremont-Toyota will steal every iota To crudely done theft they are devota



https://abuseofprocess.net/story.html





Fraud Inquiry



Fremont-Toyota will steal every iota To crudely done theft they are devota

2nd part of factory sticker

MAN	UFACTURER'S SUGGESTED RETAIL PRICE OPTIONAL EQUIPMENT	\$26,980.00		
FE	50 State Emissions			
LL	SR Convenience Package:	230.00		
2T.	Includes remote keyless entry Al: Weather Fir Liner/Door Sill Protector	248.00		
DELIVERY PROCESSING AND HANDLING FEE 1,175.00				

TOTAL

\$28.633.00

The New Vehicle Limited Wairardy provides 5-year/38,000 mile basic covarege, 5-year/80,000 mile powertrain covarege, plus 5-year/unlimited mile corrosion perforation covarege. See Warranty and Maimanance Cuide for details. An astanded service contract may be evailable for the vehicle. Ast dealer for details. Manufacturer's suggested relision performance traces and the service. Gasoline, licones and ritle less, applicable federal, state and local taxes and dealer and distributor installed options and accessories are not included in the manufacturer's suggested relision price.

YoyotaCare, which covers normal factory schedulad meintenance for two years or 28,000 miles, whichever occurs first, le included as part of the seles price of the vehicle for qualifying buyers. See participating deeler for aligibility and coverage details,

Delivered by Truck to: 04338 FREMONT TOYOTA 5851 CUSHING PARKWAY FREMONT CA94538

9. Discovery of Fremont-Toyota auto-loan fraud.

The loan payments were set at \$585.78 per month. My wife Janis has been handling them. The first payment was made on January 25, 2021. 5 payments total had been made as of the end of May 2021.

After Janis made the first payment in January, she told me the loan amount seemed to be \$30,000. I told her that that wasn't possible as we'd put \$7,000 down on a truck that had cost only about N F\$28,000 to begin with after the \$500 rebate.

Fremont-Toyota will steal every iota To crudely done theft they are devota

I assumed initially that the incorrect loan amount was some sort of accounting issue that had a reasonable explanation. However, in the Spring, we needed to make decisions related to income-tax paperwork. As part of this, I reviewed the loan paperwork closely.

I was startled to see that the paperwork said I'd paid \$33,991 for the 2021 Tacoma. I never signed any such paperwork. The place where the number \$33,991 appeared is where I saw the \$28,995 figure [approx.] that I've mentioned further up.

The paperwork turned out to be a color photocopy. I believe that it's faked.

Hugo Alcantar or "Abby" Shokoor or other parties replaced pages in the loan paperwork after Hugo took the paperwork out of my hands and left the room with it for no reason that was explained to me.

It's not clear how these people chose the \$33,991 number. It's possible that they started with the \$35,628 sticker price and subtracted the smallest amount that they could realistically pretend had been arrived at in negotiations.

I made a phone call to Fremont-Toyota regarding the issue. I instructed the person who I spoke with to have "Abby" Shokoor phone me. No call has been received up to the date of this writing.

To be clear, further communication related to this issue should be N in writing. A prompt and positive response from the dealership will be appreciated.

Fremont-Toyota will steal every iota To crudely done theft they are devota

10. Four-Square issue.

There's an additional element to the story that's interesting.

Auto-loan negotiations may include something called a Four-Square. This is a worksheet which lists four basic parameters for a loan.

We were given a Four-Square. We remember that it included a price in the \$28,000 range — either \$28,133 or \$28,633 — and a monthly payment of \$585.78.

Subsequent to negotiations, we were sent to talk to a man in an office to finalize the paperwork. We don't know his last name but he gave his first name as Omar.

Omar dug out the Four-Square, said "This copy is too messy, I'll need to redo it", and crumpled it up.

To the best of our knowledge, we were never provided with a replacement for the Four-Square that Omar destroyed.

One part that's worth noting — aside from Omar's odd need to destroy the Four-Square — is that the monthly payment of \$585.78 remained the same even though Hugo Alcantar changed the price later on to \$33,991.

This suggests that the dealership planned to charge \$33,991 from the start and that Omar was in on the plan to commit forgery and fraud along with, it appears, Mark Hashimi, Abby Shokoor, and Hugo Alcantar. It follows from there that the forgery and loan fraud may have been N part of a process that the group had worked through before. We seems unlikely that a group of 4 people would set up a complicated S ad hoc plan to defraud just one buyer. Fremont - Toyota will steal every lota To crudely done theft they are developed. This is, therefore, possibly a RICO case.

Legal notes and/or disclaimers:

L1. The mark "fremonttoyota" is used at the domain-name and content levels under Nominative Use and Fair Use. It should be noted that DMCA is generally inapplicable in this context.

Demands for domain-name takedowns should be submitted to the domain registrar. The domain registrar will forward them to the registrant.

The registrant will then reject such demands and forward them along with analyses of the issues involved to Toyota National as well as to local news media and social media.

L2. For additional points related to the current matter, please see the **Notices** pages on the websites.

(end of document)

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New message from Sam Pawar

Sam Pawar is an ex-employee of Fremont-Toyota and a key figure in the SLAPP cases. On June 08, 2022, a new and interesting message from Sam was received.

1. First, to read Sam's Fall 2021 statement related to Fremont-Toyota, **click here.**

2. If you like, you can read text messages from Sam which confirm that he made the statement and authorized its posting. To read the texts, **click here.** Note: The text messages have been filed with the Court.





3. In mid-March 2022, Sam sent emails which alleged that he was being intimidated. The emails have been filed with the Court and will be added here.

4. Now read the letter pasted below.

Technical note: "Richard" is attorney Richard Ehizogie Oriakhi SBN 193797. He's discussed in Sam's **text messages.**

Date: June 08, 2022 To: Robert Kiraly From: Kulwant S. Pawar aka "Sam" Pawar Subject: From Sam

You done bad with me and send my email to Richard when I am mad on Richard but still I informed you that yesterday Richard call me in his office and try to make a fake statement from me type a letter saying that I have not given you a permission to you to put my info on web but I read and tell Richard why you make this fake letter saying I have not given permission to you not to put my story on web I told Richard I gave permission to put my story on web and I think there is Fremont toyota trying a fraud statement from me on you and if I can help you any way please let me know and I still respect you as a brother

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What is this page?

Sam Pawar is an ex-employee of Fremont-Toyota in Fremont, California. This is his Fall 2021 statement.

For proof that Sam approved the posting of the statement, **click here** to read his text messages. Quote: Sam said, *"Everything good and it's all 100% true"*.

To read about the other side's attempt to get Sam to sign a false statement, **click here**.

What Happened to Me at Fremont-Toyota

Statement by Kulwant S. Pawar aka "Sam" Pawar



Dodge van:

I sold a Dodge van to an Indian couple. They asked me, "Can we get a lower interest rate?"

I told them, "I'm in the Sales Department. I can handle the sale but for interest-rate questions, you'll need to talk to the Finance person."

I took the couple to the Finance Department and left them there. The Finance Manager on duty was Ayub Mohammad Jalal.

After 5 to 10 minutes, I heard raised voices. I went back to that office to see what was happening. The Indian couple was very upset. They said that they didn't want to buy the van or any vehicle from Fremont-Toyota in the future.

I asked, "What happened?" They said that Ayub had told them to get out of his office. I asked them to calm down and said I'd go talk to Ayub.

I asked Ayub Mohammad Jalal the same question: "What happened?"

Ayub was furious. He shouted at me, "Why you tell them about the lower interest rates?! How can we make money if we tell them about those rates?!"



I wasn't sure of what to do next. I brought the couple back in and tried to straighten things out.

Ayub Mohammad Jalal started to rage again. He said, "All of you Indians are like that!!" He threw a file on the floor and shouted at me, "Stupid salesperson!! Why you telling them about lower interest rate!!"

I said, "Sir, you can't talk to me like this". Ayub shouted, "F*ck you! Get out of my office, you stupid man!"

It took 15 to 20 minutes to calm everybody down. In the end, a deal was reached and the customers bought a vehicle.

I felt distressed by the incident. Ayub had made insulting remarks about Indians and the remarks about "F*ck you" and "you stupid man" weren't especially respectful.

However, the part that concerned me the most was the fact that Fremont-Toyota's goal in this case seemed to be, not to profit from a legitimate sale, but to drive up the customers' costs by, in effect, lying to them.

Toyota RAV4:

I sold a Toyota RAV4. It was late at night. The Finance person on duty was Naqib U. Halimi.

I went to the office and asked, "When can I bring my current cus- N tomers in to sign?" Nagio told me to get out and wait. He called me s in and I was surprised to learn that he'd credited half of the deal to s another sales-person.

I asked Naqib, "What's going on? What are you doing?" He said, "You asking lower interest rate from Ayub Mohammad Jalal and that's your punishment. I'm taking your half-deal and giving to other person."

"You can't do that," I said. "I'll complain to the manager". Naqib started to laugh. He said, "Go and complain to your Hindu god also and no one will help you".

I complained and Naqib was correct. Nobody in management did a thing. They seemed to think that it was amusing.

This happened more than once. In fact, it became a regular occurrence.

Toyota Thundra:

I sold my first Toyota Thundra truck. I asked one question of an Internet sales manager named Raffi Mohammed Hashemi.

To complete the deal, I was required to enter customer information into software that I hadn't been trained on. It was supposed to be Raffi's role to answer questions about this. So I asked him, "How do I do this?"

Raffi came and sat at my table and pressed a button and filled in the customer information. That was all.

We were paid two types of checks, one for base salary and one for commission. A few weeks after the Thundra deal closed, I received



The procedure was that we were supposed to ask the desk manager about payment issues. I did so. He told me that they'd given Raffi half of my commission because Raffi had helped me. He added, "Don't waste time asking about this. Go make another sale."

Every company has its own policies. But this wasn't normal.

Trying to stop the racial attacks:

I talked to my boss Abdul Alocozy. I told him that Naqib Halimi was giving me a hard time.

Abdul talked to the two of us about the situation. He told me, "You've only been here a week. Why are you causing problems?" But that was only a little. He said a lot more to Naqib. So, I thought that things would improve.

But things didn't improve.

The sales process required me to get numbers from the Sales Desk. When I tried to get the numbers, they called me "Mr. Curry". They called me "Mr. Turtle" as well because I walked slowly due to age and medical issues. They mocked me in other ways. It was unpleasant.

I asked one person, "Why is this happening?" He said, "It's because you complained about Naqib Halimi. It isn't just that these



I said to myself, "It's O.K. Time and patience will solve the problems. I'll just concentrate on my work. I drive 2 hours to get here, 2 hours to go home, and they're calling me Mr. Curry and Mr. Turtle. But I love my job even if it isn't going well at Fremont-Toyota."

Ajmal Mohabat:

Ajmal Mohabat, a closer, targeted me.

A closer is the person who's assigned to manipulate customers who are suspicious about possible fraud. Their role is to soothe the customers and tell them that everything is fine and they should just agree to the deal that is being offered.

Ajmal lied to anybody about anything. I don't think that he'd know a true statement if it bit him on the rear end. In my case, he sabotaged my sales. I found out that he was talking to customers who'd come in to buy from me and trying to persuade them to buy from Muslims instead.

I asked Ajmal about one customer that he'd talked to. Ajmal said, "Oh, he doesn't want to buy and he has bad credit besides."

I called the customer. He said, "I told Ajmal Mohabat that I was there to buy from Kulwant Pawar and nobody else and he tried to change my mind".

I ended up selling that customer a truck. Ajmal Mohabat was angry. His reaction was, "You insulted me by selling to a customer when I said he didn't want to buy". Seeking comments related to unusual The salespeople in the audience understand that sales sabotage is S considered not just disrespectful but open warfare. Good salespeople feel strongly about customers and sales.

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California Law and Settlement:

Some attorneys get a basic fact about settlement wrong. In California, at least, settlement discussions aren't confidential.

The rule is that parties can't use settlement discussions against each other in Court. Disclosure of details isn't even necessarily an issue in the attorney-client confidentiality context.

If an agreement is signed, and it includes a confidentiality clause, that's different. It depends on the wording. Confidentiality is enforceable to the extent that you've agreed to it.

Note: If there is a settlement in the current cases, the content be-N Flowwill be grandfathered regardless.

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Summer-Fall 2022 discussions:

Christine Long of Berliner-Cohen acted in bad faith in settlement discussions prior to December 2022.

Christine seems to have stated that the failure of settlement was a good thing because it meant *"more fees"* for the attorneys. If the quote is accurate, it indicates a conscious decision to work against the interests of her clients. This is questionable from a standards perspective.

December 2022 discussion:

It was believed that there would be no settlement and that the Fremont-Toyota and Berliner-Cohen cases would continue for another year. However, shortly before Christmas 2022, Christine Long sent a settlement ping that seemed genuine.

Both sides resumed work on a draft proposal that had been set aside in the Fall. Ms. Long unexpectedly dropped a lengthy conduct section that I'd largely agreed to. It wasn't clear why. However, I wasn't going to make an issue of something that seemed to be a positive gesture.

Some of the proposal seemed reasonable.

Long added an odd demand that I never create a *"URL link"* that mentioned anybody on her side. That was too vague. So I struck it and Long didn't object. I agreed to other restrictions on a lifetime

basis. These were things that Long could never have gotten in any N F Court in the U.S.: not in perpetuity.

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A more unusual demand was that *"individuals names"* were to be treated as protected *"personal information"*. This demand went much further than non-disparagement. It would mean that I could never even say the name of any person on Long's side. The technical term for this type of demand is "bonkers".

I struck the *"individuals names"* demand. Long didn't object initially.

I looked closely at the boilerplate sections; i.e., at the parts of these things that seem pro forma and that most people don't read carefully.

I found an attorney fees clause. This type of clause isn't unheard of. It says that if there's a future lawsuit, the loser pays the winner's legal fees.

Attorneys say that a fees clause is fair because it's *"mutual"*. However, that isn't true. If a wealthy abuser or crime figure sues an ordinary person, the wealthy side has a good chance of winning no matter how frivolous the allegations are.

The wealthy side can intimidate witnesses. They can lie in writing. They can try whatever might work. There will usually be no consequences.

My brother Ken used to mock things by saying *"yeah, right"*. *"Mutual"*? *"Yeah, right."* Don't agree to a clause of this type without a limit or "cap". Long offered a cap of \$100,000. Maybe \$75,000 if I asked nicely. I N F said, un, no Long then spelled out what was going on:

I could promise to never say the name of anybody on the Fremont-Section of Berliner-Collen side. Or I could agree to uncapped SLAPP actions attorney fees; knowing that as soon as I said the name of one of these people, the other side would swoop in and demand six figures no matter how appropriate whatever I said was.

The wording used was as follows:



Kiraly comments: So, this was about something that Long could never get in Court and something that I'd never agree to: a gag order that went further than anything I'd ever heard of. A gag order that would make it impossible to document what had happened or how it was even possible. Christine Long of Berliner-Cohen had dropped the lengthy conduct N section in the hopes that I'd rush to sign the gag order without S reading it closely.

Seeking comments related to unusual SLAPP actions allege a TRO violation; i.e., to try to fake one as her side had tried to do before in January 2022.

Christine Long sent the following email on December 23, 2022, the day before Christmas Eve, shortly before 10:00am PT:

Date: Friday, December 23, 2022 09:55:47 AM PT From: Christine Long To: Seth Wiener Subject: Re: Settlement

Seth

He continues to harass his old landlord his families former lawyer and others he has personal issues with. Some have orders against him. So it is a Wild card if he will stop.

Sent from my iPhone

Kiraly comments: In fact, I'd never in my life even been under the type of "orders" that Long was referring to. Christine Long was consciously lying. I'll explain elsewhere how it can proved that this was a conscious lie as opposed to a mistake.

About 1.25 hours later, Long followed that letter with the specific threat pasted below. Note: This is an excerpt. The full letter follows

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Subject: Re: Settlement

when you say he hasn't it done it [sic] in a year — he has and he is in violation of a court order as we speak so we aren't going to agree to something less. My client has spent considerable time and expense on this matter. Our next step is to bring a motion for violation of the court order.

The rest of the letter quoted above was as follows:



Seth

This was an either or proposition with my client. The cap of \$10,000 is always a nonstarter. We need a true deterrent and we feel anything less six figures will not be a deterrent. I think this is where both sides are right now with the attached. My computer restarted twice when doing this so not sure if the document has an issue.

If what he wants is to use links to the Complaints or the TRO filed by Petitioners and NO other documents that would be fine. He can't take the documents that have the alleged unlawful content and republish them under the agreement because we already contended those publications were defamatory and unlawful.

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Remember we never have contended the dispute relating to the car purchase was defamatory if it is the sale, the mark up, the paperwork, etc. that was Martin's opinion fine. It was the bank and loan fraud, etc. that became an issue.

Kiraly comments: Actually, it was the statement by an ex-employee of Fremont-Toyota, Sam Pawar, that "became an issue". Sam alleged mass fraud by Fremont-Toyota that targeted minorities who Fremont-Toyota employees considered to be *"smelly"*. But Long pretends here that Sam doesn't even exist.

Christine Long continued:

If the intent is really to part company and for Mr. Kiraly to leave my client alone then he should have no problem with this agreement — when you say he hasn't it done it [sic] in a year — he has and he is in violation of a court order as we speak so we aren't going to agree to something less. My client has spent considerable time and expense on this matter. Our next step is to bring a motion for violation of the court order. I have really pushed my client to just let this lie and have it be resolved — it is a battle for me as well because they are still very upset. They are mad I have not been more aggressive.

Kiraly comments: This is coming from the side that tried to fake a TRO violation in mid–January 2022. The side that consciously lied in writing multiple times including falsehoods that Long stated in the course of these very emails. The side that intimidated a

witness, Sam Pawar, for months and tried to make him sign a pre-N written false statement. For what it's worth, the last part might be work out to a disbarment offense.

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My attorney asked Long to be more specific about the TRO allegation that she was making. She didn't respond.

My attorney said Long had explicitly admitted she was trying to extort a gag order.

The threatened false report of a TRO violation never materialized. We never found out what Long was hoping to do. I speculated as follows to my attorney:

The old Mark Hashimi site from 2021 included a sentence similar to "Mark, are you able to spell R–I–C–O". That sentence was still present in June 2021; Long didn't object to it subsequent to reviewing that page at the time.

It could be the current violation she plans to allege since she could lie and say it's current communication to Hashimi. The sentence has been deleted.

January 2023 discussion:

On January 04, 2023, Long wrote as follows. She didn't bring up her threat to lie about a TRO violation again. Note: HST is Hawaii Standard Time.

Date: Wednesday, January 04, 2023 10:25:14 AM HST From: Christine Long



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sion because with that and some corrections we can get this done this week.

We sent Long the following response. This is just the key paragraph:

Date: Wednesday, January 04, 2023 22:59:27 +0000 (UTC) From: Seth Wiener To: Christine Long Subject: Re: Settlement

My client won't agree to the attorney fees provision. He doesn't expect this to change under any circumstances whether or not litigation continues. Additionally, due to an issue that arose in the previous discussion, he'll need to propose a few more edits. However, he is interested in moving on and would like to find a way to make that happen.

Long seemed to ignore our January 04, 2023 letter. However, three weeks later, she wrote again:

Date: Friday, January 27, 2023 04:38:22 PM PST From: Christine Long To: Seth Wiener Subject: Status of Settlement





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I was amenable. I made changes including the following:

1. The old draft required me to drop appeals first. Then maybe Long would drop the cases. Sure, I could trust her. Not. I reversed the order of the drop.

2. I agreed not to use "Personal Information" in future writing. But they hadn't defined the term. If I'd left that unchanged, they could have said later on that anything was "Personal Information" and tried for a gag order again. So I said:

"Private Information is residential addresses that are not used for business, Social Security numbers, birthdates, bank account numbers, credit score numbers, license plate numbers, vehicle identification numbers or VINs, medical record numbers, blood types, phone numbers that are not used for business, or the names of minors".

That seemed reasonable.

3. They wanted me to commit to never use photographs of people on the other side for all eternity. That wasn't reasonable. They couldn't have gotten anything like it in Court. But I agreed with one photograph as an exception:



Seeking comments related to unusual SLAPP actions to his LinkedIn photo. It was clumsy and humorous. There was no way I'd agreed to be blocked from telling the story and using the photo.

4. I'd offered months before to give the other side domains I'd acquired to use for cases websites, including fremonttoyota.org, fremonttoyota.news, markhashimi.org, etc. They'd declined the offer but later changed their minds.

Domain transfers are a technical issue. This meant that the other side would need to do steps on their side. Long was confused by this. She was under the impression that I could simply write to a registrar and tell them, *"these domains belong to so-and-so now"*:

[From Christine Long] *"What is the technical that he needs be-cause all that is required is our name so he assigns to us and files with registrar."*

Kiraly comments: Domains aren't pieces of paper sitting in desk drawers. They need to go to online accounts. Somebody needs to pay for them periodically and manage them.

It was funny except for the fact that I had to pay my attorney to explain technical issues to non-technical people.

The other side tried to write up what I'd said about domain transfers as part of the settlement draft. I tried to fix it but it was a muddle. In January 2023, I shrugged and rewrote the whole section as follows:

[January 29, 2023 Kiraly version]W Kiraly will attempt to initiate transfers of the domains listed below in the timeframe described below and to the Seeking comments related to unusual of a presentations described below. Berliner-Cohen and Fremont-Toyota will each need to designate a technical contact person. The same person may be used in both cases. Kiraly and the contact[s] may communicate directly regardless of any other clauses in this Agreement. Kiraly will offer instructions. If the Berliner-Cohen person is able to execute the instructions, a transfer of the domain ChristineLong.Attorney to Berliner-Cohen's control will be attempted. If the Fremont-Toyota person is able to execute the instructions, an attempt to below, other domains listed excluding transfer the ChristineLong.Attorney, to Fremont-Toyota's control will be made as well.

A time limit of forty (40) days from the Effective Date applies. If technical contact[s] are not provided or are not able to execute instructions in that time period, or if a transfer is not possible for any reason in the same time period, Kiraly will attempt a transfer or transfers to the registrar as a fallback provided that he still has control of the domains involved. The time limit may be extended by mutual agreement. Kiraly is not responsible for technical issues on the registrar side. He neither can nor does represent or guarantee anything related to the process other than the fact that in the end he will no longer have the domains.

Ugh. Don't ever get yourself into a legal dispute with non-technical people where settlement requires that they understand Internet issues. You'll end up paying hundreds of dollars or more to teach a hostile audience *"one, two, buckle my shoe"*.

F5. I took out the objectionable attorney fees language.



There was a similar section called "Damages Not Limited" which **Seekingdonaverallowedth escipeople** to seek damages for past actions **SLAPPlacy odid**n't like anything I did in the future. I deleted that language and renamed the section to "Damages Limited".

6. There was a settlement confidentiality section. I modified that to grandfather this story.

The rest of the settlement draft was mostly generic. It included one unusual Internet part aside from the domain transfer clause. I agreed never to use domains or email addresses in the future that incorporated the names of people on the other side [or the names of certain businesses] as part of the text.

Long had dropped most of the usual conduct language. There was a relatively mild time-limited stay-away clause. All in all, I was satisfied that I'd caught most or all of the "gotchas" that these people had tried to slip in.

In short, there was no gag order. This meant that these people wouldn't get the one thing that they actually wanted. But the draft was fair to both sides regardless.

Seth Wiener sent my late January settlement proposal to Christine Long on Sunday, January 29, 2023. Long responded 11 days later as follows:

Date: Thursday, February 09, 2023 04:57:26 PM PT From: Christine Long



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trial preparations and hearings and meetings. It has been a bit nutty but am getting back to this as I would like to get it down well before briefing.

What does this mean

One exception will be the photograph, included below, that Hashimi incorrectly suggested Kiraly had taken of him and that was actually a LinkedIn profile photo. The other exception will be release as necessitated by attorney or police or FBI request and/or future civil or criminal cases that are initiated in any direction.

Kiraly comments: Long was asking about the *"police or FBI"* part. This was a point that I hadn't worded clearly enough. My attorney sent Long an attempt to explain it. I clarified it myself later and we'll come back to the final wording below.

On Monday, February 13, 2023, Long indicated that she was busy:

Date: Monday, February 13, 09:38:09 AM PT From: Christine Long To: Seth Wiener Subject: Re: Settlement Status

Seth

I am [in] a mediation today. I discussed it with my client on Thursday and Friday (I have two contacts so I had to discuss separately based on schedules). I will press to see if I can send



Seeking comments related to unusual SLAPP actions

Long sent settlement revisions on Wednesday, February 15, 2023. Her cover letter is pasted below mixed with my comments.

Date: Wednesday, February 15, 2023 02:07:03 PM PT From: Christine Long To: Seth Wiener Subject: Settlement Agreement 2.15.2023 With CHL Revisions 4876-0215-0737 v.1 Seth Here is the redline a few things at the outset My client had concerns of moving from the specifics of a Name Cheap account to the general he will attempt. In talk to our IT team, the typical way is that the party getting the domain registers with that registrar and then the account is transferred. Which is how it was written originally so it was not clear why he deleted it for the more generic. Maybe different Registrars? In any event he now needs to delete content, provide name of registrar and undergo steps to transfer. All the grey is intended to be removed. We are agreeing that if he didn't lie about anything in the agreement and we don't allege that he lied our damages can only be new damages, but if he committed any act of fraud - aka lied about ownership of sites or ability to transfer, etc. then that subjects him to all past damages. So the point being don't lie.

Kiraly comments: So, an attorney who'd consciously lied multiple times and who came across as fine with perjury felt that it was appropriate to say *"don't lie"*. Sure, why not.

I'd reworded the domains transfer part because these people didn't N know anything about the Internet and too much time and money se had gone into trying to explain basics to them. The simplified S wording would have worked. Seeking comments related to unusual

SLAPP actions was saying here that because she didn't understand domain names, she wanted the option of lying in the future about whether or not I'd lied and getting possibly a million dollars from me through abuse of process.

[Redacted] that.

Christine Long continued:

We have generally accepted most of the other changes but clarified a few. The one thing that was an issue was Mark's photo — why does he want it. Even if it is on LinkedIn — what does he need it for? That just indicates he has a desire to breach in the future. My client wants to be done. If he wants limited damages, and wants to change all the protocols we want dismissal after the transfer. We just want this done.

Take a look and then I am happy to have a discussion.

Kiraly comments: Mark Hashimi aka Kamal Sayed Hashimi used the photo that Long is referring to here to commit perjury.

The fact that rich people can simply lie to smash up lives and face no consequences is the most important take-away from these cases. There was no way I'd agree not to tell the story or use the photo.

The part about dismissal after transfer is worse. It meant that Long wanted the option of just ignoring the settlement agreement even

if everything went as planned. I was supposed to trust a liar. Not N Flikelyd Inquiry

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Long's February 15, 2023 settlement revisions didn't stop with the points discussed above. She reverted most of my previous changes. I'd never have agreed to this. I told my attorney that I intended to toss all of it and respond with a tweaked version of my previous draft.

My attorney said, *"Please use Long's draft. She and her client put substantial effort into it."*

I agreed to this. Then I did two things. I got rid of the contested domains. And I took Long's draft and reverted her reversions. But I also tried to work on my wording.

It isn't possible, as far as I know, for a webdev who is renting domains to destroy the domains. But they can be surrendered to the registrar that controls them. So I did exactly that. I gave 12 domains back to Namecheap.

I no longer had any control over the domains. And now I could delete the parts of the settlement draft that were the most problematic.

Wording changes: Who goes first:

Kiraly comments: Long had originally proposed that I drop things first and she'd do so later. I'd swapped the order so that she had to drop things first. She swapped the order back and justified this by saying it was necessary because I might lie somehow about the domains. This is Long's February 15, 2023 wording for this part:

Fraud Induiry [February 15, 2023 Christine Long W version] Within ten (10) business days after the Take Down and Transfer of Domains and Websites of the Effective Date, and Transfer of Domains and Websites of the Effective Date, stappactions Complaint and Appeals through execution of a dismissal of the entire action with each side to bear its own attorneys' fees and costs. Within ten (10) business days of dismissal of the actions and complaint, Kiraly will file a request for dismissal of appeal in all three appellate cases held within the First District Court of Appeal to withdraw his appeals with each side to bear its own attorney fees and costs.

Kiraly continues: The domains were gone now. So I changed the preceding to read as follows:

1. Settlement Consideration. [February 15, 2023 Kiraly version] Within ten (10) business days of the Effective Date, Petitioner Parties shall dismiss the WVRO Actions and Civil Complaint against Kiraly with each side to bear its own attorneys' fees and costs. Within ten (10) business days of dismissal of the actions and complaint, Kiraly will file a request for dismissal of appeal in all three appellate cases held within the First District Court of Appeal to withdraw his appeals. The domain names listed in Paragraph 5 are not a factor in either time interval as Kiraly no longer has control of the domain names in question.

Wording changes: Name and Photograph:

Kiraly comments: Long had previously demanded that I not be allowed even to state the name of any party. I rejected that and

Long proposed this wording on February 15: Fraud Inquiry



[February 15, 2023 Christine Long Seeking sompents effettity, will not create or use any web-SLAPP ite domain names, alternate domain names, URL links or redirects or email addresses that utilize the names of Petitioners or Petitioner Parties. Nothing herein precludes Kiraly from posting on his own websites summaries of events related to Fremont-Toyota and Berliner Cohen and related opinions so long as it does not violate the terms of this Agreement, is not defamatory as defined by law or otherwise unlawful and does not contain Private Information (Private Information includes, but is not limited to, personal information relating to home or residential addresses, Social Security numbers, email addresses birthdates, bank account numbers, credit score numbers, license plate numbers, vehicle identification numbers or VINs, medical record numbers, blood types, phone numbers that are not used for business, or the names of minors or any identifying information on a minor).

Kiraly agrees that in perpetuity, with two exceptions, he will not use any photographs of Petitioner Parties on his own websites nor release such Private Information or Photographs to a third party for publication. The only exception will be in response to a valid subpoena properly issued and served after an opportunity for the consumer to object. Kiraly agrees and understands that any content that he publishes could subject him to a future defamation lawsuit and this Agreement does not insulate him from future liability.

Kiraly comments: I decided to broaden the definition of Private Information in the preceding slightly to what is shown below. This was a minor concession intended to make my wording more acceptable to Long.

I also added the terms "redirect" and "redirector" used here. N These aren't well-defined technical terms in this context, but the S other side was fixated on the concept. I decided that it wouldn't do any harm to accommodate them as long as it was worded carefully. SLAPP actions

SLAPP actions The part about minors was modified slightly so that I could write in my book about Raffi Hashemi [not Hashimi] and his role in the cases.

3. Name and Photograph. [February 15, 2023 Kiraly version] In perpetuity, Kiraly will not create or use any Internet domain names or email addresses that utilize the names of Petitioners or Petitioner Parties. This includes, but isn't limited to, website domain names or domains that redirect to website domain names; i.e., "redirect" or "redirector" domains. Nothing herein precludes Kiraly from posting on his own websites summaries of events related to Fremont-Toyota and Berliner Cohen and related opinions so long as it does not violate the terms of this Agreement, is not defamatory as defined by law or otherwise unlawful and does not contain Private Information (Private Information is residential addresses that are not used for business, Social Security numbers, birthdates, bank account numbers, credit score numbers, license plate numbers, vehicle identification numbers or VINs, medical record numbers, blood types, email addresses or phone numbers that are not used for business, or the names of minors or disclosure of a minor's identity that is more specific than gender or a parent's name).

Kiraly agrees that in perpetuity, with three exceptions, he will not use any photographs of Petitioner Parties on his own websites or release such Private Information or Photographs to a third party for publication. One exception will be the photograph, included below, that Hashimi incorrectly suggested Kiraly had taken of him and that was actually a LinkedIn profile photo. One use for this photo will be documentation related to the legal filing that was done in response. Another exception is that Kiraly is free, without limitation, to release any information to an attorney, the police, the FBI, the Dept. of Justice, and/or other State and/or Federal law enforcement W agencies. The third and final exception is that in the event either civil litigation or criminal charges is/are ever filed in Seeking comments related to unusual starphe future by Petitioners of Petitioner Parties or their owners, employees, or agents against Kiraly, Kiraly is no longer bound by the terms in this Paragraph. Laws related to the use of information apply regardless. Kiraly understands and agrees that any content that he publishes could subject him to a future defamation lawsuit and this Agreement does not insulate him from future liability.

Wording changes: Domain transfers:

Kiraly comments: The monster size section about how domains were to be transferred was now inapplicable. So I replaced it with the following. You can read the old wording at **this link**.

5. Removal of Domains. [February 15, 2023 Kiraly version] As of the evening of February 15, 2023, Kiraly is no longer renting the 12 domains listed below. Kiraly is informed and believes that he no longer has control of the domains or associated websites or other features such as associated email addresses. Kiraly is informed and believes that the associated DNS records have been reset. Therefore all websites previously located at the domains are necessarily gone. Inquiries related to the domains such as a request to rent them should be directed to the legal entity that controls them as of the date in question; i.e., Namecheap, Inc.

The Domain Names, URLS and Websites include:

a. fremonttoyota.org b. fremonttoyota.news





Kiraly continues: Long wanted some type of assurance about copies of old content that might be out there. It was impossible to comment much. There is no central index of what people are hosting or have downloaded. But I'd added the following part before after the domains. Long had reverted some of it to weaken protections for me but I reverted her reverts. This is still from Paragraph 5.

Kiraly represents that he has no direct control over Internet Archive copies of websites at the listed domains — control of such copies is indirect — and is not able to make any representation that requires direct control. However, he believes that as of the Effective Date those copies have been taken down. Kiraly represents that as of the Effective Date he is not presently aware of online copies of the websites in question other than his own and the former Internet Archive copies.

Wording changes: Modification of Websites:

Kiraly comments: Long had added a confusing section about websites. This was her February 15, 2023 wording: Fraud Inquiry [February 15, 2023 Christine Long W version] After Kiraly deletes all the content, links and related re-directs from the Domain Names, URLS and Websites as **Seeking comments related to unusual** is not permitted to make any **SLAPP actions** further modifications to such sites in perpetuity thereafter.

Kiraly continues: I replaced that part with the following:

6. Modification of Websites. [February 15, 2023 Kiraly version] Not only do the sites that Kiraly hosted previously at the domains listed in Paragraph 5 no longer exist, as he has surrendered control of the domains to the registrar, and as he is informed and believes that the DNS records have been reset, it is believed to be impossible for him to put sites at those domains, let alone modify sites located at the domains in question. In short, discussion of the domains or anything to do with them should be directed to the legal entity that has control; i.e., Namecheap, Inc.

Wording changes: Fees and damages:

Kiraly comments: Much of the settlement language after that was boilerplate. However, two sections stood out: one about attorneys' fees and one about past damages.

I'd rejected sections of that type before. The issue was that Long was alleged to have intimidated a witness, Sam Pawar, and to have pressured him to sign a pre-written statement. She'd consciously lied in paperwork and my attorney, Seth Wiener, had filed against her for suborn perjury. There was no chance I'd trust Long not to misuse that type of language.

Long tried for those two sections again on February 15, 2023: Fraud Inquiry



[February 15, 2023 Christine Long Seeking competence of fact made herein by Kiraly is SLAPP actions who wingly false, Petitioner Parties have a right to assert a breach of contract upon discovery of the falsity thereof and seek all damages incurred prior to execution of this Agreement. However, if there are no false statements alleged then damages are limited to those incurred after the execution of this Agreement for conduct that occurs after the execution of this Agreement.

14. Attorneys' Fees and Costs. [February 15, 2023 Christine Long version] Each Party shall bear its own attorneys' fees and costs incurred in connection with the Civil Action and the WVRO Actions except as provided herein. In the event of any action or proceeding regarding this Agreement, the prevailing party, in addition to all other legal or equitable remedies possessed, shall be entitled to be reimbursed for all costs and expenses including but not limited to reasonable attorney fees incurred by reason of such action or proceeding.

Kiraly continues: I changed the preceding two sections to read as follows:

9. Damages Limited. [February 15, 2023 Kiraly version] If any representation of fact made herein by Kiraly is knowingly false, Petitioner Parties have a right to assert a breach of contract upon proof in Court of the falsity thereof. This does not apply to statements of belief or opinion. No Party may seek any damages incurred prior to the execution of this

Agreement for conduct that occurs after the execution of this W & E

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version] Each Party shall bear its own attorneys' fees and costs incurred in connection with the Civil Action and the WVRO Actions.

Wording changes: Settlement confidentiality:

Kiraly comments: Finally, there was no chance that I'd agree not to talk about the other side's attempts to extort a gag order. So I modified settlement confidentiality to grandfather this page [and related parts of this site]. This is Long's February 15, 2023 wording for that part:

22. Court to Retain Jurisdiction, Code of Civ. Proc. S 664.6. [February 15, 2023 Christine Long version] The Parties agree that the Superior Court of Alameda County shall retain jurisdiction over this matter, may enter judgment pursuant to the terms of this Agreement, and may retain jurisdiction of the settlement until performance in full of the Agreement's terms has occurred. Parties agree to maintain as confidential the discussions and terms of this Agreement, with the following exceptions. Parties may disclose this Agreement to any required taxing authorities, to the parties' tax advisors, respective spouses, attorneys, or Petitioner Parties to law enforcement, or as needed to effect Court oversight and/or enforcement of this Agreement. The fact that an agreement was reached isn't confidential.

Figranted her side the right to talk to the police but prohibited me s from doing so. I replaced her wording with the following: Seeking comments related to unusual

SLAPP actions

25. Court to Retain Jurisdiction, Code of Civ. Proc. 5 004.0. [February 15, 2023 Kiraly version] The Parties agree that the Superior Court of Alameda County shall retain jurisdiction over this matter, may enter judgment pursuant to the terms of this Agreement, and may retain jurisdiction of the settlement until performance in full of the Agreement's terms has occurred. Parties agree to maintain as confidential the discussions and terms of this Agreement, with the following exceptions. Parties may disclose this Agreement to any required taxing authorities, to the parties' tax advisors, to respective spouses, to attorneys, or to law enforcement of this Agreement. The fact that an agreement was reached isn't confidential. Points and excerpts from settlement discussions that were posted publicly prior to the Effective Date also are not confidential.

Deranged Domains:

That concludes my summary of my February 15, 2023 settlement draft changes.

Seth Wiener sent my revised settlement draft to Long on the morning of Thursday, February 16, 2023. Long didn't comment until Tuesday, February 21, 2023, five days later.

She noted in one letter that she was hampered by an accidental injury to one hand. She sent the following question shortly after that:

Date: Tuesday, February 21, 2023 12:26:17 PM PT From: Christine Long



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Kiraly comments: Long's question above could have meant three different things. Did she mean content accessible at the domains? Or was she talking about the original HTML files on the original disk? Or was this about copies of the files that I might post on new websites?

The real problem was that Long herself probably wasn't sure of what she was asking.

I told Seth Wiener, *"You know that I'm not going to agree to a gag order"*. In the end, we sent Long the response below, which I thought was good:

Date: Tuesday, February 21, 2023 04:06 PM PT From: Seth Wiener To: Christine Long Subject: Re: Edits to Settlement Agreement

The domain DNS records were reset. This means that the content was deleted from the domains.

My client plans to keep backup copies of the old files for at least 3 years for legal reasons.

Last June, you commented on a new website that my client had started. That website has copies of Martin's and Pawar's statements as well as some of the other old pages. What's online presently is most of the content from the old sites that my client plans to repost.



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The piece de resistance came at 3:49pm:



owned by him through another entity. They us [sic] why we asked for proof. We don't trust your client.

Kiraly comments: Long is referring here to a screenshot. To see the screenshot, **click here.**

So. This is an attorney who knows nothing about domains and who lies as naturally as she breathes. It makes perfect sense for her to look a screenshot that shows exactly what it's supposed to show and conclude that I must be lying.

Ugh. Again. If you surrender domains to a registrar, they aren't available immediately and/or at the same price as before. In fact, they might never go back to normal status again.

I sent Seth Wiener proof that I'd surrendered the domains. He forwarded it to Long. He also explained that the new website referred to at 3:49pm was *"abuseofprocess.net"*.

Long responded to these points as follows at 5:28pm:

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Okay I remember that one. Got it. My client had meetings this afternoon — but his IT like mine last week did not see the sites as unregistered. I don't doubt you — but something happened and it was at Kiraly's doing since he chose not to communicate. If he took it down on 15th and we weren't told by 16th and by time we can look it is 17th since we had no forewarning what did he expect to happen? I don't know what they will want to do. Let me see.

Kiraly comments: The *"something"* that *"happened"* was as follows:

1. I offered the other side 12 contested domains. They turned down the offer but changed their minds later.

2. The other side didn't understand domains. Long believed that I could simply tell the registrar that "these domains belong to so-and-so now". No paperwork on her part required. Ugh.

3. I summarized the transfer procedure for my attorney. He sent it to Long. She tried to put the technical details into a settlement agreement. Pro Tip: No, that doesn't work.

4. I tried to fix the details. It cost me hundreds of dollars in legal fees. In the end, I deleted Long's version and replaced it with a simple one.

5. Long said that the use of a simple version meant that I must be lying somehow. She added piles of language to demand the right to demand a million dollars just by saying that I was lying. The rich side wins actions of this type through the simple expedient of being able to afford such actions. 6. Enough is enough. I got rid of the domains. As the kids say, N Fraud Inquiry

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Seth Wiener commented as follows:

Date: Wednesday, February 22, 2023 08:22 AM PT From: Seth Wiener To: Christine Long: Subject: Re: Edits to Settlement Agreement

The provisions that your side had included in the settlement agreement about the transfer of the domains were unworkable for multiple reasons. I had notified you within less than 24 hours that the sites had been surrendered. In any event, I am not sure why the settlement would be contingent on your client registering domains that it presumably never wanted in the first place.

Christine Long responded:

Date: Wednesday, February 22, 2023 08:22 AM PT From: Christine Long To: Seth Wiener Subject: Re: Edits to Settlement Agreement

Seth

I think the issue is that it doesn't show they are available so there is a distrust by my client as to whether he surrendered them. As you also know clients change their minds. L identified Namecheap's attorney. I suggested that Seth Wiener E send that attorney's contact information to Long. The letter below S went to Long after that. Seeking comments related to unusual SLAPP actions

Date: weunesuay, repruary 22, 2023 11:20 AM P1 From: Seth Wiener To: Christine Long Subject: Re: Edits to Settlement Agreement

Christine:

The domains have not necessarily been resold. Every domain shows what the current "whois" information shows. Domains are always "owned" by somebody. The registrar is a default.

Full contact information for Namecheap's attorney is provided below. This isn't confirmed but his staff has said that he's still representing them. They might be able to direct you to the right people at Namecheap to talk to about the domains.

Attorney: Eugene Rome Firm: Rome & Associates, A.P.C. SBN: 232780 Phone: [Redacted] Email: [Redacted] Snail-mail: [Redacted]

Namecheap can also be reached directly by snail mail at:

Namecheap, Inc. 4600 E. Washington St. STE 305 Phoenix, AZ 85034-1908

However, it might be faster to communicate through the attorney.

Seth

F After that Long seemed to accept that, yes, the domains had been transferred to the registrar.

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Long looked for a way to get the domains:



Kiraly comments: Long interpreted this FAQ as meaning that the 12 disputed domains had entered redemption status. So she assumed that I could get them back and then give them to her. However, she overlooked the part of the FAQ that says "it ***may*** be deleted"



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Latest domains status

My attorney, Seth Wiener, and Christine Long assumed for a week that there was a way to get the disputed domains to Long.

One approach might have been that I'd get the domains back and then transfer them as I'd originally offered to do. Another might have been that I'd waive my right to retrieve the domains and Long would make some sort of deal after that with Eugene Rome.

On March 02, 2023, I had an extended discussion with Namecheap Domain Support. I learned that nothing like the preceding would be possible. The details are in the letter below.

Date: Friday, March 03, 2023 22:54:44 +0000 (UTC) From: Seth Wiener To: Christine Long Subject: Settlement Communication

Christine:

Kiraly was given the following information on Thursday by a Namecheap Domain Support shift leader. It isn't known how to confirm this unless technical people you've talked to are able to say. But this is the latest word.

Redemption of ".com" and ".org" domains is possible mostly for domains that have expired or that fall into a few special cases. One example of a special case has to do with cancellation of renewal.



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Unless a technical person on your side is in communication with somebody at Namecheap who has contradictory information, it's believed that it isn't possible to retrieve the domains and that it never was.

Typing some of the current domains into the Namecheap domain search engine, one at a time, pops up the message "Make offer".

The "Make offer" message is believed to be tied to DomainAgents, a domain broker that partners with Namecheap, or possibly to another domain marketplace.

The message means that a domain is available but it has no fixed price. It may or may not be rented out if somebody makes a high enough offer. For domains that are perceived as commercial, the offer typically needs to be in the four figures.

The Namecheap shift leader isn't sure if Namecheap rents out domains itself in this way or if it's necessarily a third party. Either way, it's believed that most or all of the current domains are gone except for the process described above.

Further litigation intended to acquire the domains will not produce them. Kiraly has no means, in the absence of further information that contradicts the shift leader, to retrieve the domains or to facilitate their acquisition by Berliner–Cohen or by anybody else.

The February 15 settlement draft remains on the table. With the intention of saving both sides time, it should be noted that further changes related directly or indirectly to the domains can't be agreed to either now or later.

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The concessions that are in the draft are still offered for now. Further litigation will produce nothing but the loss of the concessions. Most of what's in the proposal, the "in perpetuity" parts in particular, will not be ordered regardless of the overall outcome.

The ZIP file at this link may or may not be of interest. It's part of the preceding material from subsequent dates that hasn't been converted to online form yet. It's posted here for technical reasons related to compliance with a possible settlement agreement.

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Christmas 2022 threat by Christine Long:

Shortly before Christmas 2022, Christine Long of Berliner–Cohen threatened to allege a violation of TRO by this writer. The specific wording was as follows:

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On Friday, December 23, 2022 at 11:21:17 AM PST, Long, Christine H. <christine.long@berliner.com> wrote:
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If the intent is really to part company and for Mr. Kiraly to leave my client alone then he should have no problem with this agreement — when you say he hasn't it [sic] done it in a year — he has and he is in violation of a court order as we speak so we aren't going to agree to something less. My client has spent considerable time and expense on this matter. Our next step is to bring a motion for violation of the court order.

My attorney asked Ms. Long to state the nature of the alleged violation. She didn't respond. To read more about the context, visit




It's suspected that Ms. Long was thinking of representing old website content as a violation of TRO. The following point may therefore be relevant. Ms. Long made the statement below in writing previously on June 21, 2022:

It also looks like Kiraly added the Fremont fraud story to antiviolencefreespeech.com, which he originally used back in 2015 for another legal issue where someone assaulted him. So long as there is no content on there related to race, ethnicity or private information we have no issue with this.

The content that Ms. Long is referring to, or the part that is still online, presently resides in this website. It's possible that legal escalation by Ms. Long which contradicts the written statement quoted above might raise issues of a legal or conduct nature for that attorney.

Christine Long relies on noise and, in some instances, conscious falsehoods, to accomplish goals that aren't in the best interests of her clients. She's allegedly indicated that settlement isn't a priority for her because dragging things out means *"more fees"* for the attorneys. Such a perspective might suggest an additional conduct violation or it might be evidence of barratry.

Ms. Long does seem to engage in barratry. This is in addition to, though related to, conduct issues of an unusually casual nature. She doesn't believe that the State Bar will ever comment. However, we all know that it depends on the level of awkwardness involved. Long's conduct might be seen as awkward for her peers.





To clarify the interested:

issue for those

On Christmas Eve 2013, I became a transient, though I retained access to my home of 25 years for a few more weeks. I went to Walmart to buy an electric blanket because there was no heat where I'd be going. I stood in line with the blanket surrounded by last-moment Christmas shoppers. It was very cold that night.



I suppose that it was an O.K. Christmas.

My father Jim and brother Tom had sued me to get a gag order related to Jim beating up my mother Grace. They regretted it. However, I lost my home of 25 years due to a year of litigation. Oh, well. One can't have everything.

Freenode people from the early 2010s might remember Strategist aka Tactician or Derek Neely. He was a Fundie of unusual passion. Derek, did you commit suicide? Did you mean in your goodbye that you were headed to prison? Please come back to life. If you do, I'll answer your question. I'm sorry that I didn't.

I'm sorry that I never said things to quite a few people. My uncle Anatol, Twisted Time, Peggy, Strategist, others. Those who are gone can't hear you. I advise those who take others for granted to reflect on this point. Strategist cared that is an ething had happened stol me. I cared be myself, about what happened to others whether or not I was good S at showing it. This is unusual for normals. Normals prefer to pretend. To pretend just enough that they can look in the mirror and see a hero standing there.

Strategist asked his God to help me. His God decided to send me to live wih transients.

It was interesting. One transient was a drug addict who liked to bang on doors at 6:00am using metal cookware.

Another transient was a wino who I took to the E.R. one night because his blood alcohol went up and didn't come down.



There was a very odd artist. The artist believed he'd been caught up in a whirlwind decades before, had spoken with God and Lucifer, and had physically visited Heaven. He described Heaven as a place of endless learning.

And there was somebody who used to work with **Gary Bogue**. That impressed me because I remembered Gary Bogue from decades be-





The last transient beat me up one day. I suspect that he'd beaten up his wife before this and this was why he was a transient.

I called the police. The others said, *"He fell"*. It was odd to feel as though I was a 1960s housewife in a cheap Lifetime movie.

The police didn't do anything but take photos of my bruises. The person who'd made the bruises sued me because I'd called the police and had posted online about these events.



The litigation went poorly for that person. I was told later that he regretted his decisions. He died unexpectedly of natural causes. Regret or pride were no longer issues.

The wino decided that he could "handle" more wine despite damage to his liver and is believed to be dead as well.

I'd thought that the artist, Charles Artisan, was dead too.

Older transients tend not to last for more than a few years and this one was a decade older than me. He ended up in the hospital and it sounded as though he had a terminal condition. However, we crossed paths in a parking lot at 3:00am one night years later. He talked and seemed to be himself but perhaps there is more than one type of ghost.

One of the Charles's paintings is pasted below. It reminds me of a Galaxy Magazine cover from the 1950s.







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6. Site technical notes.

6.1. This site uses responsive code. This means that it should work on your phone.

Presently, JavaScript isn't required or used. Everything is done using HTML 5 and CSS 3. The responsive features rely heavily on CSS 3 media queries.

6.2. https, i.e., SSL, support is provided by Let's Encrypt.

Fremont-Toyota Site Notices



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Current website: Court filings page. Content starts on next page. 4 pages total including this page.



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What is this page?

On this page, you can get a few PDFs related to the Berliner-Cohen and Fremont-Toyota barratry cases.

First, these are the actual Court filings posted here so far. We need to locate more of them but this set will get readers up to speed:

PDF 01: Link: *Missing file* Case: 21-CV004608 (1st WVRO case) Title: 1st WVRO filed against RJK.

PDF 02: Link: 21CV004608-wv120-response.pdf Case: 21-CV004608 (1st WVRO case) Title: RJK's response to 1st WVRO.



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PDF 04: Link: 22CV005860-berliner-cohen.pdf Case: 22-CV005860 (2nd WVRO case) Title: 2nd WVRO filed against RJK.

PDF 05: Link: 22CV005860-wv120-response.pdf Case: 22-CV005860 (2nd WVRO case) Title: RJK's response to 2nd WVRO.

PDF 06:

Link: 22CV005860-memo.pdf

Case: 22-CV005860 (2nd WVRO case)

Title: Respondent RJK's memorandum of points and authorities in support of motion to strike complaint pursuant to code of civil procedure S 425.16 (2nd WVRO case).

PDF 07:

Link: 22CV006171-defamation.pdf

Case: 22-CV006171 (defamation case)

Title: Fremont–Toyota and "Hank Torian" defamation complaint against RJK. This one is odd in that "Hank Torian" was deceased as of the date of filing. A dead man isn't permitted to file this type of action.

PDF 08:

Link: 22CV006171-memo.pdf

Case: 22-CV006171 (defamation case)

Title: Defendant RJK's memorandum of points and authorities in



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PDF 09: Link: exhibits-04-pawar-hrletter.pdf Title: Sam Pawar letter to Fremont-Toyota HR department

PDF 10: Link: exhibits-11-ghiringhelli.pdf Title: Brian Martin text messages related to Rachel Ghiringelli call

PDF 11: Link: exhibits-12-pawar-220608.pdf Title: Key Sam Pawar email from June 08, 2022

Second, other PDFs:

PDF 12: Link: pawar-2020-08-15.pdf Title: Sam Pawar EEOC filing August 15, 2020

PDF 13: Link: sam-pawar-texts.pdf Title: Sam Pawar text messages 2021 to 2022

PDF 14: Link: fremont-toyota-inquiry.pdf Title: PDF version of Brian Martin's story

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Current website: Auto buyers advice page. Content starts on next page. 7 pages total including this page.



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What is this page?

This page offers advice to auto buyers.

The Closer:

Most automobile sales-people are capable of getting a customer [you] to the point of a potential deal by themselves.

The next stage after that is to nail down the numbers. A sales-person might need to go get the numbers that he or she is authorized to use. However, the process of getting you to agree to the numbers — as opposed to actually signing the papers — doesn't need a "manager".



Seeking comments related to unusual SLAPP actions

A closer is there to pressure you to make the deal. He — it'll usually be a he — will say anything to close the deal.

If the closer tells you that you need to buy "today" to get a deal or "The car that you came in to get was sold, buy this other car instead", it's usually a lie.

If he hands you a Carfax report and says, "This proves that the car is in good shape", the report may be either fake or misleading.

If he tells you that your credit rating is "bad", and you think that it might be good, he's probably lying. The idea is to drive up your costs and the dealership's profit. Walk away. Don't return until you've checked your rating.

Examples of closers at Fremont–Toyota include Abby Shokoor and Naqib Halimi. For related stories, see the statements by Brian Martin and Sam Pawar.

Remember this part.

Before you go to buy a car, memorize this rule: Nobody enforces laws related to fraud by businesses, even felony fraud, except in special cases.

The rule applies to most large business transactions. Not just auto sales.



Seeking comments related to unusual SLAPP actions

(3) Somebody in power is embarrassed

(4) In the modern age, if a case goes viral on the Internet

If your case doesn't qualify, the business is probably going to get away with it. That's how it works in the U.S. and in most countries.

If you Google a dealership, you might find civil or criminal cases that they lost. You could say, "What about these cases?"

Fair enough. But the question to ask is, "If a business lies during a sale or commits loan fraud, what usually happens?"

What usually happens is that they'll take your money, laugh, and move on to the next mark. Note: "mark" is an English word for the victim of a scam.

You, and only you, can protect yourself.

The District Attorney isn't going to prosecute unless there's a documented pattern of misconduct so serious that it would be awkward to ignore it.

Lawyers won't do it. For auto sales, the lender won't do it. Police won't do it.

Even police *at* the lender won't do it. :-) Ally Financial collaborates with Fremont-Toyota on loan fraud, and they have a senior former police officer, Todd Wolf, at the top of the organiza-tion. Mr. Wolf isn't embarrassed at all.



Seeking comments related to unusual SLAPP actions

Be suspicious of every dealership regardless of history unless you trust a particular sales-person.

इतिहास की परवाह किए बिना हर डीलरशिप पर संदेह करें जब तक कि आप किसी विशेष विक्रेता पर भरोसा न करें।

If you trust a particular sales-person and believe that they won't take advantage of you, deal with them to the extent possible. Assume that everybody else sees you the way that a shark sees a seal.

Rollbacks:

A rollback is a car that a buyer returned very shortly after a sale. It counts as a used car even if it was a new car that was used only for a few hours.

One problem with a rollback is that new cars lose thousands of dollars in depreciation as soon as they're driven off of the lot. So, if dealerships are trying to sell you a rollback, they're supposed to tell you right up front.

Beware. Some dealerships won't tell you until the end. Or they may not tell you at all.

Kokku Naidu says:





The staff showed me a electric car, a Toyota Mirai, and said that it came with a gas card for free. They added that this model had limited availability because Toyota had problems getting the chip needed to manufacture it.

One strange part was that the salespeople said, "If you're going to travel, go to a Toyota dealership and rent a car for that, because you won't find charging stations for this model".

I wasn't sure about the purchase. I should have walked away but the salespeople didn't seem to want me to let leave. They pressured me for several hours. In the end, I agreed to trade-in my Camry and take the Mirai in its place.

At the end, right before we took the keys, the "manager" that we were talking to at the time said, "Did anybody happen to tell you, this car is a rollback?"

It was shocking to hear this at the end. We'd been at the dealership for an entire afternoon, the salespeople had talked for hours about how we should buy this car, and nobody had said a word about it being a rollback.

Auto-Buyer Advice



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What is this page?

This is a racing stories page that Brian Martin and OldCoder started in 2021. We had to set it aside after Fremont-Toyota and Berliner-Cohen initiated SLAPPs.

This is a car that Brian Martin worked on. Bobby Newberry, Jeremy Newberry's cousin, is driving the car at a mid-July 2021 exhibition.

Bobby hit a rut as he went into turn 2 and did a wheelie. However, he maintained the lead and took first place.

Your phone or window is too narrow for the image. If it's a phone, try rotating the phone or switching to a PC. Or click here to go to a



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A wheelie on a single wheel is unusual though not unheard of. It required some skill to handle it and still keep the lead.

The driver in this type of situation is effectively blind during the turn. He or she needs to steer the vehicle using just the gas pedal and a feeling for the vehicle's momentum and speed of the turn.

This is a "360 wingless" sprint car. A sprint car is a light vehicle with large wheels. The wheel sizes are designed so as to optimize the vehicle for racing around an oval track.



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The term "wingless" used in this case means simply that Bobby's car omitted the wings. This is usual because the wings are expensive. So, wingless sprint cars are more common but they aren't quite as fast and they require more skill to drive.

The "360" part means that the cylinders in the engine total no more than 360 cubic inches in volume.

The car is powered by methanol. Gasoline needs more oxygen than methonal to produce the same horsepower. So, a methanol engine can be the same size as a gasoline engine while producing more horsepower.

One trade-off is that methanol burns pretty quickly. So, a methanol engine of the same size as a give gasoline engine will produce more horsepower but require a larger fuel tank than the gasoline engine will.

A 2nd trade-off is increased fire risk from methanol, not because methanol is more explosive but because it burns clear. This means that flames aren't as visible.

OTOH methanol is water soluble so you can put out a methanol fire with water. You can't do that with gasoline; water will spread a



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may be different from page to page. There are also links in the text.

Your phone or window is too narrow for the image. If it's a phone, try rotating the phone or switching to a PC. Or click here to go to a copy that may be zoomable.

A Turn for the Worse



A Turn for the Worse

In 2021, races at the Antioch Speedway usually took place on Saturdays. However, for Thanksgiving Week 2021, it was moved to



Seeking comments related to unusual SLAPP actions

had increased. This was probably due to two factors: significant work that was done on the track and changes in track prep.

Higher grip was good. It meant that cars went faster sooner and things were smoother in general. The flip side was that driving had become more sensitive. Slight manipulations produced more dramatic effects.

Bobby Newberry would be racing in the usual 360 wingless sprint tonight.

One factor that was new was that our two Dylans, Dylan Bloomfield and Dylan Newberry, had both noticed that the throttle on the car was operating in too much of a light-switch style; i.e., it was either on or off.

Usually you'd like to see more of a linear transition. Ideally, you should be able to finesse the throttle.

The pit crew discussed the throttle's behavior. The consensus was that it was an issue that needed to be addressed. However, the throttle was operational. This was also the final race for the 360 wingless sprints. In fact, the season was over and this was a postseason non-points race.

The decision was made to race with the throttle as it was but to replace it before the start of the next season.

Bobby went into a turn. Once you've committed to a turn, you need to finish it and finish it just right. When grip is high, things are



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Bobby's car was launched into the air. Unlike in the movies or in Speed Racer, there is nothing that you can do at that point but pray in the moment that you have.

Bobby saw the track fence below him and was afraid that he'd come down on the other side and flip into the stands. Fortunately, his car struck the ground short of the fence, flipped and rolled a few times, and stopped.

Explosion was unlikely but fire was a possibility. Bobby wasn't injured, so he got the Hell out of the car as quickly as possible.

It isn't clear if the increased grip on the track or the slightly eccentric throttle were factors but either may have contributed. We're glad that it ended O.K. except for a totaled vehicle. It does seem as though there were more incidents of this type starting in Summer 2021.

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What is this page?

This page will discuss (1) issues related to Islam and (2) Muslim or Islam issues at Fremont-Toyota in particular.

One example will be litigation related to Muslim employees that took place, it's believed, roughly a decade ago.

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Mark Hashimi photo issue

Hashimi seems to have committed perjury in connection with the photo of him that appears further down. He's alleged that the photo was taken surreptitiously at Fremont-Toyota. In fact, it was his LinkedIn photo.

Attorney Seth Wiener filed suborn perjury allegations against attorney Christine Long in connection with this. The Court declined to take action.

Mark Hashimi and Brian Martin email

This page holds primarily email between Mark Hashimi aka Kamal Sayed Hashimi and P.I. Brian Martin. We've retained part of the 2021 version that discusses our attempts to identify Mark.



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We'd like to call your attention to Mark Hashimi's June 29, 2021 letter further down. Mark sounds exactly like a 6-year-old caught with his hands in the cookie jar, doesn't he?

Hashimi identification issue

When we started these sites, we needed to figure out who Mark Hashimi actually was. Because, as it happened, his real name wasn't "Mark".

Mark's cell-phone number [redacted] [stated by Mark himself in email below] was associated with a man named Kamal Sayed Hashimi. This didn't prove much by itself but Kamal Sayed Hashimi had the following email address:

markhashimi@gmail.com

We had a match. The match was confirmed later by Fremont–Toya ex–employee Sam Pawar, who confirmed that Kamal Sayed used that name at work. "Mark" was just a fake name, Sam indicated, used with white people who might be prejudiced against Muslims.

DOB was July 1972. Kamal Sayed is getting old but so are the rest of us.

Past research here into marital status for identification and litigation purposes has been superseded by the Court filing at this link.




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Editor's notes:

(a) The photo of Mark Hashimi is used under Fair Use related to prosecutable crimes that Mr. Hashimi is believed to have committed and/or be involved with. DMCA-related notes and contact information will be added to the Notices page.

See also the note related to perjury at the start of this page.

(b) This is believed to be a fairly accurate transcription. However, the editor has assembled the thread manually from copies in different formats. So, there may be errors and omissions.

(c) Brian usually signs his emails with a standard template. To reduce use of vertical space, we've omitted part of the template here.

June 09, 2021: Martin to Hashimi

For the latest version of the PDF that was sent to Hashimi on June 09, 2021, click here. Note: This isn't the original PDF.

Date: Wednesday, June 09, 2021 8:41am PT From: Brian Martin <brian@nolongervalid>

Seeking comments related to unusual SLAPP actions

ed at. Please view attached PDF. *Link redacted pending review.*

Thank you, Brian Martin Martin & Associates Investigations www.BMartinInvestigations.com

June 11, 2021: Hashimi to Martin

Date: Friday, June 11, 2021, 04:37pm PT From: Mark Hashimi <markhashimi@fremonttoyota.com> To: Brian Martin <brian@nolongervalid> Subject: RE: Fremont Toyota loan legal issue

HI Mr. Martin, I have received your email and I will speak to the agents involved in your transaction and do more research and reach back to you. Please email me your documents that you signed with Hugo, contract and any other forms you signed.

Thank you Mark Hashimi

June 12, 2021: Martin to Hashimi







W∯E S

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Date: Saturday, June 12, 2021, unconfirmed From: Brian Martin <brian@nolongervalid> To: Mark Hashimi <markhashimi@fremonttoyota.com> Subject: RE: Fremont Toyota loan legal issue



Mr. Hashimi, good day. Please allow a few days for preparation of a response. Note, also, that it isn't possible to provide the original papers because Hugo Alcantar physically took some of them out of my hands and stole them. While you're waiting, by the way, would you ask Hugo what the forged sticker that he emailed me is even supposed to be? To see a copy, read the previous PDF. It's not a "he said-she said" issue; Fremont-Toyota is going to need to explain what that is. And why Hugo sent me that instead of the disclaimer that I signed.

Thank you, Brian Martin Martin & Associates Investigations www.BMartinInvestigations.com

June 17, 2021: Martin to Hashimi

The 21-page PDF referred to in the June 17, 2021 letter below isn't included here as it contains personal business information related to Mr. Martin. Subject to Mr. Martin's approval, the PDF may be made available to representatives of Fremont-Toyota, Toyota



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Date: Thursday, June 17, 2021, 2:28pm PT From: Brian Martin <brian@nolongervalid> To: Mark Hashimi <markhashimi@fremonttoyota.com> Subject: Fraud inquiry

PLEASE NOTE

This PDF file contains scans of 20 pages of



paperwork related to the Fremont-Toyota transaction under discussion, plus this cover page, for a total of 21 pages. These are not scans of the original pages because Hugo Alcantar of Fremont-Toyota physically took original pages out of my hands on December 29, 2021 and stole them. In fact, the copies that were scanned to produce this PDF appear to be color photocopies that have been altered by Mr. Alcantar or other parties at Fremont-Toyota for the purposes of fraud. They are not originals with my original signature or signatures. Only Mr. Alcantar and/or his associates know where the originals are.

For additional information related to the transaction and the fraud in question, see the detailed PDF that was provided previously and/or the latest version of the PDF which may be found online on the following website:

Home page

Regards, Brian Martin

Seeking comments related to unusual SLAPP actions

June 21, 2021: Martin to Hashimi

Date: Monday, June 21, 2021 5:17pm PT From: Brian Martin <brian@nolongervalid> To: Mark Hashimi <markhashimi@fremonttoyota.com> Subject: Fraud Inquiry



Hello Mr Hashimi,

I hope this finds you well. I would like to confirm that you received the Email and PDF that was sent on 6/17/2021.

Thank you, Brian Martin Martin & Associates Investigations www.BMartinInvestigations.com

June 22, 2021: Hashimi to Martin

Date: Tuesday, June 22, 2021, 11:05am PT From: Mark Hashimi <markhashimi@fremonttoyota.com> To: Brian Martin <brian@nolongervalid> Subject: RE: Fraud Inquiry

Hello Brian, I did get an email but I did not

understand the email, if you like to speak to me on the phone please call me on my cell [redacted], I did pull your file and the signatures are the same on the contract and the last one you came and





Seeking comments related to unusual SLAPP actions

June 28, 2021: Martin to Hashimi

Date: Monday, June 28, 2021 6:20pm PT From: Brian Martin <brian@nolongervalid> To: Mark Hashimi <markhashimi@fremonttoyota.com> Subject: Loan Fraud



Mr. Hashimi, it's a pleasure to hear from you.

01. If you didn't understand the email, that isn't a problem.

Your customers, Toyota National, personal and business associates of yours, and parties of other types will understand the copy on the website perfectly well. We imagine that they'll be able to explain it to you in simple terms.

02. It's going to be ranked pretty high in Google, Mark. We're already on the first page for the following search. Go head, type the following 4 words into Google:

fremont-toyota loan fraud

Editor's note: For this to work, you need to tell Google, when it asks, that the word "fraud" needs to be included. If you do that, these sites are at #1 in Google already as of July 2021.

https://abuseofprocess.net/markhashimi.html

Fraud Inquiry

9/30/23, 9:39 PM

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scanned to produce this PDF appear to be color photocopies that have been altered by Mr. Alcantar or other parties at Fremont– Toyota for the purposes of fraud. They are not originals with my original signature or signatures. Only Mr. Alcantar and/or his associates know where the originals are."

If this is too difficult for somebody who presumably has at least a 6th Grade education to understand, we regret this.

04. We have text messages which prove that the post-sale meeting with Hugo took place. We also have the email that Hugo was foolish enough to send that evening. In fact, all of this is on the website.

What was the document that Hugo emailed even supposed to be, Mr. Hashimi? How will you explain it to Toyota National or in other venues?

05. Yes, the signatures match. The point isn't entirely clear. The pages in question are photocopies of the originals, so of course the signatures match.

You're invited to review the originals. This would be a simple matter as they're in your possession.





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keep things in writing.

Phone calls aren't ruled out. However, please be advised that any phone calls between parties on this side and Fremont-Toyota may be recorded and transcribed.

07. On a related note:

Communications between any parties -including but not limited to transcriptions of phone calls -- or statements, events, actions, or facts discovered that are believed to be related to Fremont-Toyota and/or parties associated directly or indirectly with the current

matter may be quoted, analyzed, posted, blogged, emailed, snailmailed, or distributed or made use of as is deemed appropriate.

08. We reserve the right to make use of Fremont-Toyota and/or Toyota intellectual property, as things proceed, under Fair Use and/or Nominative Use.

09. If you're not able to understand the paragraph quoted in part 03 above, the next step is logically for us to communicate with such other parties at Fremont-Toyota, Toyota National, and in various







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Thank you for your time.

Brian Martin Martin & Associates Investigations www.BMartinInvestigations.com



June 29, 2021: Hashimi to Martin

Editor's note: Mark Hashimi's response below to Brian Martin's inquiry doesn't help Fremont-Toyota's case much. It reads like a 6year-old caught with his hand in the cookie jar, right down to the childish tone and poor grammar and spelling. We're not impressed.



Date: Tuesday, June 29, 2021 12:17pm PT From: Mark Hashimi <markhashimi@fremonttoyota.com> To: Brian Martin <brian@nolongervalid> Subject: RE: Loan Fraud

Hi Brian, If you are accusing Fremont Toyota for Fraud, you need to proof it, I will have get in touch with my Attorney and I have your file in front of my with your signatures, I will take action about this!! you can go and post whatever you want. Once you get



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Thank you and please don't email me unless your attorney sends me a letter or email.

Mark Hashimi

July 02, 2021: Martin to Hashimi

Date: Friday, July 02, 2021 05:34pm PT From: Brian Martin <brian@nolongervalid> To: Mark Hashimi <markhashimi@fremonttoyota.com> Subject: Loan Fraud



Mark, thanks for writing.

1. Um, yes, Hugo Alcantar physically stealing the papers and creating forged copies would be loan fraud. Most people would see this as obvious. You said before that you didn't understand. If you have a rudimentary grasp of events after all, that's positive.







Seeking comments related to unusual SLAPP actions

online on fremont toyota dot org.

To use a technical term, your decision to support the possibly prosecutable crimes that Hugo has committed means, legally, that you're "hosed".

Google "RICO law" and "conspiracy charges". Are you able to follow that this may be a criminal matter involving 20 years in prison and not simply a civil matter?

3. You didn't read my letter closely. I have the option of communicating with third parties, including associates of yours who may not be delighted about the possibility of facing criminal charges on your behalf. I'll proceed to do so.



Threats which characterize communications with you or with others as "harass-

ment" will be treated as threats to commit abuse of process. Abuse of process is potentially a prosecutable crime as well as a tort. So is conspiracy to commit perjury.

Mark, a threat to commit a crime can be treated as a crime. How deep a legal hole would you like to dig for yourself?

4. Regarding "posting": Our correspondence will be distributed directly to third parties as well as posted online. So will other events, facts, or information that may be come to light. Demands for confidentiality are not valid and will not be honored.





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Thank you, Brian Martin Martin & Associates Investigations www.BMartinInvestigations.com

July 02, 2021: Martin to Hashimi

Editor's note: The 21-page PDF referred to in the July 02, 2021 letter below isn't included here as it contains personal business information related to Mr. Martin. Subject to Mr. Martin's approval, the PDF may be made available to representatives of Fremont-Toyota, Toyota National, the lender, and/or law enforcement in the context of prosecution of parties at Fremont-Toyota.

Date: Friday, July 02, 2021 05:25pm PT From: Brian Martin <brian@nolongervalid> To: Mark Hashimi <markhashimi@fremonttoyota.com> Subject: PDF of loan papers

Mr. Hashimi, good day. You confirmed receipt of an email sent on June 17 but not



receipt of the PDF with my loan papers that you had requested. So, I'm resending the papers.

Seeking comments related to unusual SLAPP actions

W ⊕E

The attached PDF contains scans of 20 pages of paperwork related to the Fremont-Toyota transaction under discussion, plus a cover page, for a total of 21 pages. These are not scans of the original pages because Hugo Alcantar of Fremont-Toyota physically took original pages out of my hands on December 29, 2021 and stole them. In fact, the copies that were scanned to produce the PDF appear to be color photocopies that have been altered by Mr. Alcantar or other parties at Fremont-Toyota for the purposes of fraud. They are not originals with my original signature or signatures. Only Mr. Alcantar and/or his associates know where the originals are.

Thank you, Brian Martin Martin & Associates Investigations www.BMartinInvestigations.com

July 06, 2021: Hashimi to Martin

Editor's note: On the morning of July 06, 2021, I noticed that a law firm named Berliner-Cohen was reviewing the sites. There wasn't much doubt that it was them because the firm owned the network.

I wrote to two of the leads and commented politely. About 2 hours later, Mark sent the letter below to Brian. It appears that the law firm may have told Mark to truck off.

Seeking comments related to unusual SLAPP actions

Hi Brian,

As you know we have been going back in

forth and now my attorneys are involved, at the end of the day you are my customer and I want to make sure you are happy with your purchase!! What is it that I can do to help and move forward? Please advise, I want to keep your business with our company moving forward, so please let me know what I need to do to help resolve any issue.

Mark

July 06, 2021: Martin to Hashimi

Editor's note: LOL.

Date: Tuesday, July 06, 2021 06:47pm PT From: Brian Martin <brian@nolongervalid> To: Mark Hashimi <markhashimi@fremonttoyota.com> Subject: Loan Fraud Resolution

Mark, thanks for writing.







Seeking comments related to unusual SLAPP actions

Thank you, Brian Martin Martin & Associates Investigations www.BMartinInvestigations.com

July 08, 2021: Hashimi to Martin

Date: Thursday, July 08, 2021, 03:04pm PT From: Mark Hashimi <markhashimi@fremonttoyota.com> To: Brian Martin <brian@nolongervalid> Subject: RE: Loan Fraud Resolution

Hi Brian, ok let me know what we can do to resolve any issues.



Mark

July 14, 2021: Martin to Hashimi

Date: Wednesday, July 14, 2021 11:10am PT From: Brian Martin <brian@nolongervalid> To: Mark Hashimi <markhashimi@fremonttoyota.com> Subject: Loan Fraud







Seeking comments related to unusual SLAPP actions

2. I'll comment briefly here on the impact of the actions of Fremont-Toyota on this side. This is for the benefit of others who may read this letter. It's not realistic to assume that you personally will react with more than a shrug.

I have two businesses. I'm a private investigator and I also have a company that designs and installs video surveillance systems. Both businesses were impacted by the pandemic.

My wife lost her job at the beginning of the pandemic and it never came back. She was self-employed and collected no unemployment benefits. I'm self-employed as well and collected no unemployment benefits either.

So, money was tight. Then we needed to replace our old Toyota Tacoma. This was as we approached Christmas 2020 when work and funds were even more limited than usual.

To save money for a down payment, I worked a third job at night for Reel Sound and Communications. It was difficult to work both days and nights and not be able to see my family.

We bought a new truck from Fremont-Toyota in good faith. But your people -- at least two people and most likely four of you counting you personally -- stole thousands of dollars from me and my family. It appears that you may have done this to others before.

It isn't just a civil tort. It's a prosecutable crime, "Mark". Or Kamal Sayed. If it qualifies as a RICO case, you might be looking at 20 years in prison. Even if RICO doesn't apply, prison is a possibility.



Seeking comments related to unusual SLAPP actions

4. I paid taxes related to the extra \$6,000.00 and have paid and am continuing to pay extra interest on that amount. Add both issues to the list that Fremont-Toyota is going to address.

5. Let's not overlook auto registration. I'm stuck paying registration fees for a truck that cost 33,991.00 as opposed to the 28,995.00 that it was supposed to cost. How much is the extra in registration fees going to total over the lifetime of the truck?

I owned my last Toyota Tacoma for 21 years. I expect to receive at least 15 years worth of the difference.

6. Fremont-Toyota ignored initial inquiries on this matter.

This isn't surprising as it's a prosecutable crime that management is involved in. However, the time and effort needed to get to the current point will need to be addressed in dollar terms. The time and effort have been significant.

7. No compensation that we receive in connection with the prosecutable crime that Fremont-Toyota has committed is going to be positioned in any way, shape, or form as taxable income. Nor will any dodgy or grey-area arrangement be acceptable.



Seeking comments related to unusual SLAPP actions

8. These are the initial points that you need to get started on. It isn't a complete statement and nothing is waived by omission.

9. Closing note:

"Mark", I'm not under representation yet nor have I filed a police report yet. This said, it's advised that you and the others involved consider the matter carefully before you test the waters again to see what type of games you might be able to get away with.

Thank you, Brian Martin Martin & Associates Investigations www.BMartinInvestigations.com

July 20, 2021: Hashimi to Martin

Date: Tuesday, July 20, 2021, 02:07pm PT From: Mark Hashimi <markhashimi@fremonttoyota.com> To: Brian Martin <brian@nolongervalid> Subject: RE: Loan Fraud



times, do you want Fremont Toyota to adjust your selling price from what you originally paid to \$ 28,995 plus fee's ? please advise

Seeking comments related to unusual SLAPP actions

Date: Sunday, July 25, 2021 02:36pm PT From: Brian Martin <brian@nolongervalid> To: Mark Hashimi <markhashimi@fremonttoyota.com> Subject: Loan Fraud



Hi Mark, I have attached a PDF in response to your

latest Email. Please confirm receipt. Link redacted pending review.

Thank you, Brian Martin Martin & Associates Investigations www.BMartinInvestigations.com

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EEOC Form 5 (11/09)						
CHARGE OF DISCRIMINATION	Charge	e Presented To:	Agency(ies) Charge No(s):			
This form is affected by the Privacy Act of 1974. See enclosed Privacy Act		FEPA				
Statement and other information before completing this form.	X	EEOC	555-2020-01205			
CALIFORNIA DEPARTMENT OF FAIR EMPLOYMENT & HOUSING State or local Agency, if any						
Name (indicate Mr., Ms., Mrs.)		Home Phone	Year of Birth			
MR. KULWANT S PAWAR		(209) 481-9	700 1962			
Street Address City, State and ZIP Code						
998 SHORTLAND CIR, MANTECA,CA 95336						
Named is the Employer, Labor Organization, Employment Agency, App That I Believe Discriminated Against Me or Others. (<i>If more than two</i> ,		CULARS below.)				
		No. Employees, Member	(1) (1) (1) (2) (2) (2) (2) (2) (2) (2) (2)			
FREMONT TOYOTA Street Address City, Stat	te and ZIP Code	101 - 200	(510) 252-5100			
5851 CUSHING PARKWAY, FREMONT, CA 9453		No. Employees, Member	rs Phone No.			
Street Address City, Stat	te and ZIP Code					
DISCRIMINATION BASED ON <i>(Check appropriate box(es).)</i>						
I was hired by Respondent in or around February 2020, as an Internet Sales Manager. I was performing my job duties satisfactorily. My immediate supervisor was Rafi Hassem. During my employment with Respondent, I was subjected to discrimination. For example, one morning I greeted my coworker Naqib Halimi by calling him brother. Mr. Halimi told me not to call him brother and used profanity. Subsequently, on or about April 23, 2020, I complained to the general manager, Kamal Sayed Hashimi about the comment. Mr. Hashimi informed me that it was my fault that I was met with backlash from Mr. Halimi. I was told that I cannot call my coworkers brother because I do not identify with the Muslim faith. After I complained about the comment, my work environment and interactions with coworkers became toxic and Respondent stopped giving me credit for my sales. Additionally, my coworkers verbally abused me in front of customers and made inappropriate comments about my weight, age and said you look like you have the Corona Virus. I started receiving complaints from management about my job performance. Subsequently, on or about May 5,						
I want this charge filed with both the EEOC and the State or local Agency, if any. I will advise the agencies if I change my address or phone number and I will cooperate fully with them in the processing of my charge in accordance with their procedures. I declare under penalty of perjury that the above is true and correct.	NOTARY - When necessary for State and Local Agency Requirements I swear or affirm that I have read the above charge and that it is true to the best of my knowledge, information and belief. SIGNATURE OF COMPLAINANT					
Digitally signed by Kulwant Pawar on 08-15-2020 03:14 PM EDT	SUBSCRIBED AND SWORN TO BEFORE ME THIS DATE (<i>month, day, year</i>)					

(continued on next page)

EEOC Form 5 (11/09)					
CHARGE OF DISCRIMINATION	Charge Presented To: Agency(ies) Charge No(s):				
This form is affected by the Privacy Act of 1974. See enclosed Privacy Act Statement and other information before completing this form.	FEPA				
	X EEOC 555-2020-0120	5			
CALIFORNIA DEPARTMENT OF FAIR EMPLOYMENT & HOUSING and EEOC					
State or local Agency, if any					
 2020, I lodged a second complaint with general manager Alocozy Abdul. After I made this complaint I was sent home by Mr. Abdul and was instructed not to return to work. Three days after my complaint, I was called back into the office with Mr. Abdul. He informed me that I was being discharged and gave me my final check. I am also aware that Respondent engaged in fraudulent financial schemes with customers. I believe I have been discriminated against because of my Race (Indian) and religion (Sikh), in violation of Title VII of the Civil Rights Act of 1964, as amended. I also believe I have been discriminated against because of my Age (YOB: 1962), in violation of the Age Discrimination in Employment Act of 1967, as amended. 					
I want this charge filed with both the EEOC and the State or local Agency,	NOTARY - When necessary for State and Local Agency Requirement	ts			
if any. I will advise the agencies if I change my address or phone number and I will cooperate fully with them in the processing of my charge in					
accordance with their procedures. I declare under penalty of periury that the above is true and correct.	I swear or affirm that I have read the above charge and that is true to the best of my knowledge, information and belief.				
rectore under penalty of perjury that the above is the and confect.	SIGNATURE OF COMPLAINANT				
Digitally signed by Kulwant Pawar on 08-15-2020 03:14 PM EDT	SUBSCRIBED AND SWORN TO BEFORE ME THIS DATE (month, day, year)				



DEALER NAME / ADDRESS: FRENON TOUCH STOCK NO. 2007 VEHICLE IDENTIFICATION NO. MAKE: TOYOTA MODEL: MX 192838 JACOGMIN	
MANUFACTURER'S SUGGESTED RETAIL PRICE	DEALER INSTALLED OPTIONS SUBTOTAL
DEALER INSTALLED OPTIONS Market Astron 9995	*Dealer's Price (Not The Manufacturer's Suggested Retail Price.)
	"Plus State and Local Taxes, License Fees, Processing Fees or Finance Charges, If any. FOR FUEL ECONOMY RATING CONSULT GAS MILEAGE GUIDE THE ESTIMATED MILEAGE FOR THIS MODEL IS TO BE USED TO
a A	COMPARE VEHICLES OF THIS MODEL WITH OTHER VEHICLES. ACTUAL MILEAGE WILL VARY WITH OPTIONS, DRIVING CONDITIONS, DRIVING HABITS AND VEHICLE'S CONDITION.
× ACAUNAUN	
	THIS ADDENDUM HAS BEEN ADDED BY THE DEALER, NOT THE MANUFACTURER, TO REFLECT ANY ADDITIONAL CHARGES FOR ITEMS OR SERVICES PERFORMED. THIS IS NOT AN AUTHORIZED FACTORY STICKER.

On Wednesday, May 13, 2020, 6:48 PM, K S Pawar <sam.pawar1962@gmail.com> wrote:

Hello am am kulwant s pawar I live at 998 Shortland circle Manteca CA 95337 mv cell is : 209-595-2154 I work at Fremont Toyota at Fremont auto mall Fremont Ca from almost 4 months and corona start and we are suffering from corona affects on all business but I suffer more then a corona affects I work as a internet sales at Fremont dealership and I am from India and I work before long time ago at capital Toyota Sanjose ca and now I am at Fremont Toyota and there is one community who hold a all dealership and that's a Muslims community and whole life I work with Muslims and my all close friends are Muslims I have no problem with them but on Fremont Toyota it's different and 7 or 8 one community peoples give me so so so much hard time and I know it a god knows and on Saturday I sold one Supra 2020 to one of a Vietnamese family and and after Supra I sold one Toyota 4 runner PRO most expensive truck and customers came from Merced's CA and they bought 4Runner and after that I sold one Toyota Tacoma to my family friends came from Livermore CA and then I have a appointment at 3 pm for me Joshi to come and buy RAV4 and he did come and buy and one more sold on Sunday RAV4 and these community people don't like that and always say bad things to management about me and managements listen them and send me home on Saturday afternoon and call me today Tuesday and told me I am fired and last 4 months what I suffer only I know and I got knows and they abuse me call me smelly Indian and call me mother fracker because I call one Muslims guy good morning brother and he say you are not my brother mother fucker and I ask him why he say if you are not a Muslims you can't call us brother and I go threw stressful my life with Fremont Toyota and I try my best because I love my job and I am 58 year guy and see what happened with me in USA 🌉 so so so so sad 😒 please god see what happened with me at Fremont Toyota because I am non Muslims don't know what to do need help

Sent from Yahoo Mail for iPhone

On 03/13/2022 07:15 PM, K S Pawar wrote:

> I think I have to be out of this for a few weeks because my attorney

> told me they are filling law suit on me and that will finish out case I

- > don't know what to do I am starch out and please remove my name for few
- > weeks or months

On 03/16/2022 03:38 PM, Robert Kiraly wrote:

- > Sam, Hello again.
- >
- > Since they've filed against you, you should seek your attorney's
- > permission for most steps.
- > May I ask one of my attorneys to talk to your attorney about a possible
- > statement?
- >
- > Regards, Robert (the Old Coder)

On 03/16/2022 07:45 PM, K S Pawar wrote:

> I know just please remove My name please judge told my attorney to remove

On 03/17/2022 9:50 AM, Robert Kiraly wrote:

- > I've asked my attorney to look at the issue. He says that he hasn't
- > found a case against you yet. It'll help if you can send the papers or
- > at least the case number. It'll be more difficult for my attorney to
- > assess what's going on until he can see what's actually happened.

On 03/17/2022 03:03 PM, K S Pawar wrote:

- > Please if that not happened that's so good please remove my info please
- > only for one month and then we work out again some thing just for one
- > month please send me proof of remove please

Date: Dec 4, 2021 12:51:42 PM From: Robert Kiraly Message: This is the Old Coder. One of my email addresses is:

Date: Dec 4, 2021 12:52:04 PM From: Robert Kiraly Message: me@boldcoder.com

Date: Dec 4, 2021 12:52:59 PM From: Robert Kiraly Message: I don't have voicemail. If you are the Sam who is in Manteca, please text an email to set up a call. You can also email any initial remarks if you wish before we talk.

Date: Dec 4, 2021 1:02:33 PM From: Sam Pawar Message:

Date: Dec 4, 2021 3:59:08 PM From: Robert Kiraly Message: I'm out right now but was Googling related to Android videos... I think that the videos are small enough to email. I'll check email when I'm back at the computer...

Date: Dec 4, 2021 4:00:22 PM From: Robert Kiraly Message: In your emails, include a little bit about your background. You are close to 60, I gather. If that is true, you have had a career. Tell us a bit about your career.

Date: Dec 4, 2021 4:00:23 PM From: Sam Pawar Message: I already send you few emails you can look please

Date: Dec 4, 2021 4:00:35 PM From: Robert Kiraly Message: Yes, I will as soon as I'm back at the computer.

Date: Dec 4, 2021 6:24:14 PM From: Robert Kiraly Message: I've played one of the videos and will ask more about the context later

Date: Dec 4, 2021 6:24:17 PM From: Sam Pawar Message: Sending you one more email about what I have done me my life

Date: Dec 4, 2021 6:32:37 PM From: Robert Kiraly Message: I have the IMG 0816 video. Are you able to mail or re-mail the other one?

Date: Dec 4, 2021 6:35:22 PM From: Sam Pawar Message: Ok

Date: Dec 4, 2021 6:35:55 PM From: Robert Kiraly Message: We'll have a skeleton page up today. Feel free to break for dinner but do send me the second video if you can. I will have some questions after.

Date: Dec 4, 2021 6:36:21 PM From: Sam Pawar Message: Ok

Date: Dec 4, 2021 6:36:48 PM From: Robert Kiraly Message: You may also want to create a second Gmail address for public correspondence. I can give you a web mail account myself if you prefer but I understand that Gmail Aliases are simple to create.

Date: Dec 4, 2021 6:37:37 PM From: Sam Pawar Message: Sam.pawar1962@gmail.com is good

Date: Dec 4, 2021 6:37:58 PM From: Robert Kiraly Message: I will put it online then but understand that you may get junk mail

Date: Dec 4, 2021 6:38:35 PM From: Sam Pawar Message: Oh ok it's fine

Date: Dec 4, 2021 6:39:15 PM From: Robert Kiraly Message: So one of these people actually said something similar to smelly Indian? If you are able to demonstrate a pattern it seems like an open-and-shut legal case.

Date: Dec 4, 2021 6:39:46 PM From: Sam Pawar Message: Yes they always say that

Date: Dec 4, 2021 6:40:01 PM From: Robert Kiraly Message: I'm still reading your mail. Send the second video if you can, I'd like to get the videos online today.

Date: Dec 4, 2021 6:46:22 PM From: Robert Kiraly Message: Are you under formal representation with an attorney or do you simply have one who is looking at the matter?

Date: Dec 4, 2021 6:47:00 PM From: Sam Pawar Message: No one of my friends told me about him

Date: Dec 4, 2021 6:47:36 PM From: Robert Kiraly Message: Representation means that you have signed a formal agreement and that he is supposed to speak for you in discussions with the other side.

Date: Dec 4, 2021 6:47:47 PM From: Robert Kiraly Message: Is there a formal agreement or is this just something that you paid him to look at?

Date: Dec 4, 2021 6:48:05 PM From: Robert Kiraly Message: Never mind my questions yet, please send the other video now if you can

Date: Dec 4, 2021 6:52:54 PM From: Robert Kiraly Message: Tell me the primary common language and the cultural language you were raised in, this may boost your Google ranking in the right contexts

Date: Dec 4, 2021 6:53:35 PM From: Sam Pawar Message: Hindi urdu punjabi English

Date: Dec 4, 2021 6:54:07 PM From: Robert Kiraly Message: Hindi's the common language Punjabi is the local one?

Date: Dec 4, 2021 6:54:22 PM From: Sam Pawar Message: Yes sir

Date: Dec 4, 2021 6:54:41 PM From: Robert Kiraly Message: I will hold other questions until you can send the second video try to do that now the first one did arrive safely and we'll go online

Date: Dec 4, 2021 6:56:03 PM From: Sam Pawar Message: I just send videos to Bryan and he will emailing to you

Date: Dec 4, 2021 6:56:23 PM From: Robert Kiraly Message: Whatever works, I only need the second one right now. There were two?

Date: Dec 4, 2021 6:57:13 PM From: Sam Pawar Message: Yes he is sending you I try to send you every time it's say to long

Date: Dec 4, 2021 6:57:30 PM From: Robert Kiraly Message: Oh yes I can fix that that see if it works with Brian first

Date: Dec 4, 2021 6:58:22 PM From: Robert Kiraly Message: As you may have guessed, Auto Sales are not my specialty but I do know about the Web :)

Date: Dec 4, 2021 6:58:56 PM From: Sam Pawar Message: Oh ok

Date: Dec 4, 2021 7:02:04 PM From: Robert Kiraly Message: Does Brian have the second video yet? And do you have it somewhere where you can select it for upload? I can give you a web link for that

Date: Dec 4, 2021 7:05:39 PM From: Robert Kiraly Message: I'm reading the letter that talks about The Afghani group

Date: Dec 4, 2021 7:05:52 PM From: Robert Kiraly Message: That was obviously in a file to begin with, do you have the file or would you need to retype the letter?

Date: Dec 4, 2021 7:05:55 PM From: Sam Pawar Message: Yes sir

Date: Dec 4, 2021 7:06:39 PM From: Robert Kiraly Message: Are you able to send me the original text for the letter that says hello it's Kuwait s pawar my sales

Date: Dec 4, 2021 7:07:15 PM From: Sam Pawar Message: You can you that letter because that's a proof I have in Fremont toyota complaint

Date: Dec 4, 2021 7:21:49 PM From: Robert Kiraly Message: Please send me any letters you can in the original text file that you entered as opposed to a photographed do you have any such letters question mark

Date: Dec 4, 2021 7:22:00 PM From: Robert Kiraly Message: Do you follow what I am asking for?

Date: Dec 4, 2021 7:22:22 PM From: Robert Kiraly Message: If you use the word processor or a text editor to create your letters that you printed do you have the originals in text form?

Date: Dec 4, 2021 7:23:30 PM From: Sam Pawar Message: I have everything original I have all file of EEOC also

Date: Dec 4, 2021 7:24:08 PM From: Robert Kiraly Message: Please email me what you can in the original form not photographs if possible

Date: Dec 4, 2021 7:24:23 PM From: Robert Kiraly Message: It's okay if you only have photographs of please send me some of these letters in text or document form

Date: Dec 4, 2021 7:24:59 PM From: Robert Kiraly Message: Don't be too concerned we can work with what you have but can you please email me any of the actual text in any format but photograph

Date: Dec 4, 2021 7:25:23 PM From: Robert Kiraly Message: I would really like your complaint letter about discrimination

Date: Dec 4, 2021 7:40:38 PM From: Robert Kiraly Message: Also please email me any information or beliefs you have related to fraud at the organization

Date: Dec 4, 2021 7:41:26 PM From: Sam Pawar Message: I fawned you lots of email just now

Date: Dec 4, 2021 7:41:42 PM From: Sam Pawar Message: And already eat my dinner

Date: Dec 4, 2021 7:41:53 PM From: Robert Kiraly
Message: Okay I will check shortly perhaps talk to Brian about getting me that second video

Date: Dec 4, 2021 7:42:30 PM From: Sam Pawar Message: I already email you that video also in 6 small video

Date: Dec 4, 2021 7:43:20 PM From: Robert Kiraly Message: Checking email further. Can you send me any of your complaint letters in any format but photograph?

Date: Dec 4, 2021 7:46:09 PM From: Robert Kiraly Message: If you clear your browser cache you will now see a web page related to you on the auto loan fraud site

Date: Dec 4, 2021 7:46:29 PM From: Robert Kiraly Message: I need the second video and copies of your complaint letters in any format that photograph can you provide those copies?

Date: Dec 4, 2021 7:46:43 PM From: Robert Kiraly Message: Once I have the complaint letters I would like to add them and your career history and try to explain what it is that happened

Date: Dec 4, 2021 7:46:58 PM From: Robert Kiraly Message: Any format but photograph

Date: Dec 4, 2021 7:47:45 PM From: Sam Pawar Message: Ok boss if you want I can right by my hand ams send you

Date: Dec 4, 2021 7:48:16 PM From: Robert Kiraly Message: I have received more email from you but do you have that complained about smelly Indians in any kind of format but photograph?

Date: Dec 4, 2021 7:48:34 PM From: Robert Kiraly Message: I am sure you understand the direct racial insults are not acceptable and I need to get that on the site

Date: Dec 4, 2021 7:49:19 PM From: Sam Pawar Message: I have at lots of places but o have to look around Date: Dec 4, 2021 7:50:25 PM From: Robert Kiraly Message: There is a letter you sent me a photograph of it is about John Alocozy and Mark Hashimi on April 15th 2020

Date: Dec 4, 2021 7:50:36 PM From: Robert Kiraly Message: Do you have the text version of that letter as opposed to a photograph?

Date: Dec 4, 2021 8:07:26 PM From: Robert Kiraly Message: Okay checking

Date: Dec 4, 2021 8:08:57 PM From: Robert Kiraly Message: Yes I think I have that letter but is it possible to give me the one that you sent at 3:27 p.m. it starts as follows

Date: Dec 4, 2021 8:09:27 PM From: Robert Kiraly Message: Hello it's Kuwait S Pawar my sales S795029

Date: Dec 4, 2021 8:09:48 PM From: Robert Kiraly Message: I have a photograph of that letter it is the one that talks about obscenities and smelly Indians is the text of that letter available that letter is important

Date: Dec 4, 2021 8:10:08 PM From: Robert Kiraly Message: This is the letter that talks about I am not your brother

Date: Dec 4, 2021 8:12:42 PM From: Robert Kiraly Message: But it is the one that talks about motherfuker and smelly Indians and I am not your brother do you know the letter I am referring to

Date: Dec 4, 2021 8:13:06 PM From: Sam Pawar Message: Yes

Date: Dec 4, 2021 8:13:23 PM From: Robert Kiraly Message: Do you have the text for that letter in the format you can email to me?

Date: Dec 4, 2021 8:13:37 PM From: Robert Kiraly Message: . Date: Dec 4, 2021 8:13:45 PM From: Robert Kiraly Message: Any format but photograph

Date: Dec 4, 2021 8:17:51 PM From: Sam Pawar Message: Let me look my computer

Date: Dec 5, 2021 12:16:46 AM From: Robert Kiraly Message: I just sent a longer follow-up letter with more questions. Press reply and fill in the answers that you know.

Date: Dec 5, 2021 2:26:21 AM From: Robert Kiraly Message: <u>https://fremonttoyota.org/pawar/</u>

Date: Dec 5, 2021 9:48:33 AM From: Sam Pawar Message:

Date: Dec 5, 2021 11:40:50 AM From: Robert Kiraly Message: Good day. I will put the license images online. Can you try to answer some of the questions that I emailed?

Date: Dec 5, 2021 11:41:09 AM From: Sam Pawar Message: Ok

Date: Dec 5, 2021 11:41:29 AM From: Robert Kiraly Message: If the questions are not clear, I can try to send them in the Hindi language. Go ahead and answer the ones that you can.

Date: Dec 5, 2021 11:43:06 From: Sam Pawar Message: 2) What can you say about the dealership changing amounts?

Date: Dec 5, 2021 11:43:27 AM From: Robert Kiraly Message: You said that they often did this

Date: Dec 5, 2021 11:43:43 AM From: Robert Kiraly Message: Can you please read the email again and answer the questions in email that you understand

Date: Dec 5, 2021 11:43:48 AM

From: Sam Pawar Message: If it's \$9999 mark up they make \$19999 it's on customer how simple and honest customers are

Date: Dec 5, 2021 11:44:54 AM From: Sam Pawar Message: 99% USA people are bad in math and these Fremont toyota take advantage of that thing

Date: Dec 5, 2021 11:45:52 AM From: Robert Kiraly Message: Could you put some answers in email please

Date: Dec 5, 2021 11:46:05 AM From: Robert Kiraly Message: If it will help I can try to send the questions in Hindi language

Date: Dec 5, 2021 11:46:37 AM From: Sam Pawar Message: Oh ok

Date: Dec 5, 2021 11:47:08 AM From: Robert Kiraly Message: We can still text today and tomorrow. But try to read my email and answer some of the questions there first.

Date: Dec 5, 2021 12:00:40 PM From: Robert Kiraly Message: Never mind that letter if it is difficult to understand. Tell me if a new letter has arrived that is in the Hindi language.

Date: Dec 5, 2021 12:02:50 PM From: Sam Pawar Message: Ok sir

Date: Dec 5, 2021 12:03:20 PM From: Robert Kiraly Message: Has a new letter arrived just now that is in the Hindi language?

Date: Dec 5, 2021 12:19:54 PM From: Robert Kiraly Message: I can only read Hindi if you email it to me

Date: Dec 5, 2021 12:20:04 PM From: Robert Kiraly Message: Can you send that message in email?

Date: Dec 5, 2021 2:18:27 PM From: Robert Kiraly Message: If you press Reload on the website you will see that the seven photographs are online. I am going out for a while now.

Date: Dec 5, 2021 2:50:58 PM From: Sam Pawar Message:

Date: Dec 5, 2021 6:25:13 PM From: Robert Kiraly Message: Email me the answers when you can

Date: Dec 5, 2021 6:25:58 PM From: Robert Kiraly Message: You can write in Hindi or in English or both. Use short sentences for Hindi. Please use email as opposed to text for the answers.

Date: Dec 5, 2021 6:59:19 PM From: Robert Kiraly Message: Okay I was able to read the Hindi. I will ask more questions tomorrow or maybe tonight. It is a good start.

Date: Dec 5, 2021 7:02:27 PM From: Sam Pawar Message:

Date: Dec 5, 2021 7:02:45 PM From: Robert Kiraly Message: Okay I just sent another short letter in Hindi

Date: Dec 5, 2021 7:02:57 PM From: Sam Pawar Message: Ok

Date: Dec 5, 2021 7:47:24 PM From: Sam Pawar Message: Everything good and all it's 100% true

Date: Dec 5, 2021 7:47:57 PM From: Robert Kiraly Message: Then I will continue to ask questions for a few days until everything is up. This is what I can offer you. I assume that this is satisfactory.

Date: Dec 5, 2021 7:48:12 PM From: Robert Kiraly Message: :)

Date: Dec 5, 2021 7:48:14 PM From: Sam Pawar Message: Did you get a letter customer telling how Fremont toyota disrespect me infront of customers

Date: Dec 5, 2021 7:48:31 PM From: Robert Kiraly Message: I have several letters that I am still reading and I will put everything I understand online

Date: Dec 5, 2021 7:48:45 PM From: Robert Kiraly Message: When I tell you I have everything, then you can check to see what is missing

Date: Dec 5, 2021 7:48:48 PM From: Sam Pawar Message:

Date: Dec 5, 2021 7:49:20 PM From: Sam Pawar Message: Ok boss you came to our life like an angel

Date: Dec 5, 2021 7:49:24 PM From: Robert Kiraly Message: For the other search engines I often end up at number one.

Date: Dec 5, 2021 7:49:47 PM From: Robert Kiraly Message: I assure you that some people call me angel and other people call me Satan

Date: Dec 5, 2021 7:50:02 PM From: Robert Kiraly Message: It is important to remember that Satan was an angel :p

Date: Dec 5, 2021 7:50:06 PM From: Sam Pawar Message: No no you are angel

Date: Dec 5, 2021 7:50:15 PM From: Robert Kiraly Message: What I believe is the truth and that is what matters to me

Date: Dec 5, 2021 7:50:42 PM From: Robert Kiraly Message: In Christianity the word is the light. There must be a similar concept in Hinduism and Muslam.

Date: Dec 5, 2021 7:51:09 PM From: Sam Pawar Message: When any one speak truth then people call them Satan and more things but as a god point of view you are angel

Date: Dec 5, 2021 7:51:12 PM

From: Robert Kiraly Message: By the word, I mean the truth. My belief is that the truth must come out. That is what I work for.

Date: Dec 5, 2021 7:51:28 PM From: Robert Kiraly Message: Fine, I will now continue to do some editing. I will send more questions in the next few days.

Date: Dec 5, 2021 7:52:08 PM From: Sam Pawar Message: I work all life with Muslims and they are very good people only these few bad Muslims

Date: Dec 5, 2021 7:52:54 PM From: Robert Kiraly Message: It is true of many cultures.

Date: Dec 5, 2021 7:53:22 PM From: Sam Pawar Message: Yes

Date: Dec 6, 2021 1:18:03 PM From: Robert Kiraly Message: I am occupied for a few hours but will communicate further later

Date: Dec 6, 2021 1:18:20 PM From: Sam Pawar Message: Ok

Date: Dec 6, 2021 4:59:35 PM From: Robert Kiraly Message: Largely finished with other things. I will prepare some more questions now.

Date: Dec 6, 2021 4:59:58 PM From: Sam Pawar Message: Any time boss

Date: Dec 6, 2021 9:18:48 PM From: Sam Pawar Message: You are great personality sir

Date: Dec 6, 2021 9:41:50 PM From: Robert Kiraly Message: I am not sure where that came from but thank you

Date: Dec 6, 2021 10:10:35 PM From: Sam Pawar Message: Date: Dec 6, 2021 10:15:33 PM From: Sam Pawar Message: When I get fire from Fremont toyota I make this

Date: Dec 6, 2021 10:18:12 PM From: Robert Kiraly Message: Okay I think I have enough for you to work through for a few days. There will be a few more paragraphs. You will be seen and heard. That is what I can offer.

Date: Dec 6, 2021 10:18:48 PM From: Robert Kiraly Message: Enough from you, not enough for you. That was a voice transcription error. Anyway give me a few days to read through everything.

Date: Dec 6, 2021 10:18:54 PM From: Sam Pawar Message:

Date: Dec 6, 2021 10:19:13 PM From: Sam Pawar Message: Ok boss

Date: Dec 6, 2021 10:20:17 PM From: Sam Pawar Message: And I will collect few more stuff and I remember I make one web page fraud Fremont toyota and I think they close I will let you know

Date: Dec 7, 2021 8:32:42 AM From: Robert Kiraly Message: Press reload on your page and check the first part of your statement towards the bottom

Date: Dec 7, 2021 8:32:48 AM From: Robert Kiraly Message: It's the part about the Indian couple

Date: Dec 7, 2021 8:53:13 AM From: Sam Pawar Message: Ok

Date: Dec 7, 2021 8:53:51 AM From: Robert Kiraly Message: I'm going to nap for a while now. Remember to press reload or to clear your browser cache. You should see the Indian couple story related to the Dodge van.

Date: Dec 7, 2021 8:54:07 AM From: Sam Pawar Message: Date: Dec 7, 2021 1:59:20 PM From: Robert Kiraly Message: Indicate any corrections to The Story So Far

Date: Dec 7, 2021 1:59:52 PM From: Sam Pawar Message: It's look all good

Date: Dec 7, 2021 2:00:16 PM From: Robert Kiraly Message: Alright then I will try to do a bit of the statement at a time. However please answer the question I put on the site...

Date: Dec 7, 2021 2:00:39 PM From: Robert Kiraly Message: Why did the couple agree to go through with a deal? Did the finance manager sign off on a good interest rate? How did he feel about it?

Date: Dec 7, 2021 2:02:47 PM From: Sam Pawar Message: No I begged customers please because I spend a lot of time with them and that's why they say ok Sam just because of you we buy

Date: Dec 7, 2021 2:04:30 PM From: Robert Kiraly Message: Also please answer the question I sent before about EEOC. Did you file a complaint with them? This is important.

Date: Dec 7, 2021 2:06:09 PM From: Sam Pawar Message: Yes EEOC approved to file a lawsuit on Fremont toyota I already forward you EEOC emails

Date: Dec 7, 2021 2:06:53 PM From: Robert Kiraly Message: I'm still going through materials

Date: Dec 7, 2021 2:07:06 PM From: Robert Kiraly Message: So, you were granted a right to sue but the problem is obtaining an attorney

Date: Dec 7, 2021 2:07:10 PM From: Sam Pawar Message: Ok sir

Date: Dec 7, 2021 2:07:58 PM From: Sam Pawar Message: I Have attorney he is fighting my case his name is Richard Date: Dec 7, 2021 2:08:39 PM From: Robert Kiraly Message: but you said you don't trust him

Date: Dec 7, 2021 2:08:52 PM From: Robert Kiraly Message: Do you know what the word representation means and have you signed a representation agreement?

Date: Dec 7, 2021 2:09:01 PM From: Robert Kiraly Message: Did you give him money for a retainer?

Date: Dec 7, 2021 2:09:07 PM From: Sam Pawar Message: Yes I said that but o have choose

Date: Dec 7, 2021 2:09:08 PM From: Robert Kiraly Message: Restart your browser, the website should be back up

Date: Dec 7, 2021 2:09:39 PM From: Robert Kiraly Message: Are you able to provide the email address and phone number for Richard oh, I could call him to ask him if he is representing you

Date: Dec 7, 2021 2:09:45 PM From: Sam Pawar Message: No money he is on commission but I pay all filling fees

Date: Dec 7, 2021 2:10:00 PM From: Robert Kiraly Message: See question about phone number

Date: Dec 7, 2021 2:10:07 PM From: Sam Pawar Message: Yes he is

Date: Dec 7, 2021 2:10:18 PM From: Robert Kiraly Message: I do have a possible attorney for you but only after we finish your statement

Date: Dec 7, 2021 2:10:27 PM From: Robert Kiraly Message: Are you able to provide Richard's phone number?

Date: Dec 7, 2021 2:11:03 PM From: Sam Pawar Message: Yes

Date: Dec 7, 2021 2:11:18 PM From: Robert Kiraly Message: Please provide it then and include email address

Date: Dec 7, 2021 2:11:32 PM From: Sam Pawar Message: Let's talk to your attorney and then we transfer case

Date: Dec 7, 2021 2:11:35 PM From: Robert Kiraly Message: I will ask him to explain the representation status

Date: Dec 7, 2021 2:11:48 PM From: Robert Kiraly Message: It doesn't work like that I don't have an attorney of my own and the one I am thinking of may not take you

Date: Dec 7, 2021 2:12:10 PM From: Robert Kiraly Message: I would like to find out whether or not you are under formal representation

Date: Dec 7, 2021 2:12:20 PM From: Robert Kiraly Message: If you don't want me to talk to Richard, please call him yourself and ask him

Date: Dec 7, 2021 2:12:51 PM From: Robert Kiraly Message: Fine, we will continue adding to the statement

Date: Dec 7, 2021 2:13:07 PM From: Sam Pawar Message: You can call and talk I don't mind sir

Date: Dec 7, 2021 2:13:17 PM From: Robert Kiraly Message: I can only do one part a day

Date: Dec 7, 2021 2:13:28 PM From: Sam Pawar Message: Ok sir

Date: Dec 7, 2021 2:13:36 PM From: Robert Kiraly Message: The Indian couple for the Dodge van, were they husband and wife?

Date: Dec 7, 2021 2:14:39 PM

From: Sam Pawar Message: No two friends

Date: Dec 7, 2021 2:25:35 PM From: Robert Kiraly Message: Okay. I just talked to Richard and he says he will call you to explain better what he is doing.

Date: Dec 7, 2021 2:25:58 PM From: Sam Pawar Message: Ok good sir

Date: Dec 7, 2021 2:26:19 PM From: Robert Kiraly Message: Understand that attorneys do not like websites. You need to understand that I disagree with attorneys on this issue. Publicity is usually the right thing to do.

Date: Dec 7, 2021 2:27:03 PM From: Robert Kiraly Message: If Richard talks negatively about the webpage I'm afraid that I must disagree with him. I should add that I have been doing this for 10 years.

Date: Dec 7, 2021 2:27:20 PM From: Sam Pawar Message: My attorney is stupid and he don't know nothing that how helpful be this article

Date: Dec 7, 2021 2:27:32 PM From: Robert Kiraly Message: Yes but he may be useful it depends

Date: Dec 7, 2021 2:27:40 PM From: Robert Kiraly Message: See if he says anything that make sense to you

Date: Dec 7, 2021 2:28:16 PM From: Sam Pawar Message: Please found one attorney for me that I can transfer my case please

Date: Dec 7, 2021 2:28:37 PM From: Robert Kiraly Message: What I propose to do is to finish your statement. That will take one to two weeks. There is another attorney you can send it to. He may or may not be interested.

Date: Dec 7, 2021 2:29:03 PM From: Robert Kiraly Message: The statement we are working on is good. But attorneys do not usually do anything with these cases. Publicity is probably the only way.

Date: Dec 7, 2021 2:29:08 PM

From: Sam Pawar Message: Ok sir

Date: Dec 7, 2021 2:29:19 PM From: Robert Kiraly Message: Well are the remarks above understandable?

Date: Dec 7, 2021 2:29:23 PM From: Sam Pawar Message: Yes

Date: Dec 7, 2021 2:29:32 PM From: Sam Pawar Message:

Date: Dec 7, 2021 2:29:51 PM From: Robert Kiraly Message: Okay, I don't see a problem with talking further to Richard as long as you understand that he may or may not do anything. I'm busy for the next few hours but we will continue with us.

Date: Dec 7, 2021 2:30:18 PM From: Sam Pawar Message: Ok boss

Date: Dec 7, 2021 3:37:50 PM From: Robert Kiraly Message: There is one person in Hyderabad who seems to be quite interested in your page

Date: Dec 7, 2021 3:38:25 PM From: Sam Pawar Message:

Date: Dec 7, 2021 3:38:53 PM From: Sam Pawar Message: In Hyderabad

Date: Dec 7, 2021 3:38:53 PM From: Robert Kiraly Message: I don't know how they would have found out about it so quickly oh, it'll be a day or two before you start showing up in the search engines

Date: Dec 7, 2021 3:39:01 PM From: Robert Kiraly Message: Yes, Andhra Pradesh

Date: Dec 7, 2021 3:39:23 PM From: Sam Pawar Message: Oh ok sir Date: Dec 7, 2021 4:37:42 PM From: Robert Kiraly Message: For the sake of completeness do you remember the genders of the Dodge van couple, two men man and woman Etc

Date: Dec 7, 2021 5:41:35 PM From: Sam Pawar Message: Indian

Date: Dec 7, 2021 6:51:45 PM From: Sam Pawar Message: <u>https://www.yelp.com/biz/fremont-toyota-fremont-5?</u> <u>hrid=V0IIAi5zacKSjfqhQUpxPA&utm_source=ishare&utm_content=review</u>

Date: Dec 7, 2021 6:51:45 PM From: Sam Pawar Message: A 1 star review of Fremont Toyota by Kate M.

Date: Dec 7, 2021 7:02:33 PM From: Sam Pawar Message: <u>https://www.yelp.com/biz/fremont-toyota-fremont-5?hrid=Z5I-</u> <u>Rs0hQxxlvstjjgGRVw&utm_source=ishare&utm_content=review</u>

Date: Dec 7, 2021 7:02:34 PM From: Sam Pawar Message: A 1 star review of Fremont Toyota by C L.

Date: Dec 8, 2021 5:19:04 AM From: Robert Kiraly Message: The reviews only really useful if they lead to contact information

Date: Dec 8, 2021 5:19:23 AM From: Robert Kiraly Message: I have emailed you with a request for more information. Please read my email carefully.

Date: Dec 8, 2021 5:19:38 AM From: Robert Kiraly Message: I have added a little more to the statement on the page but I need you to explain things further.

Date: Dec 8, 2021 9:56:19 AM From: Sam Pawar Message: Good morning ok

Date: Dec 8, 2021 11:51:31 AM

From: Sam Pawar Message: After 30 min I am free for all day after that you can call me any time

Date: Dec 8, 2021 11:52:26 AM From: Robert Kiraly Message: Fine

Date: Dec 9, 2021 8:07:00 PM From: Robert Kiraly Message: I was fairly occupied on Thursday but would like to try to phone you on Friday

Date: Dec 9, 2021 9:30:35 PM From: Sam Pawar Message: Any time sir

Date: Dec 9, 2021 9:31:00 PM From: Robert Kiraly Message: Have you reviewed the latest version from last night

Date: Dec 9, 2021 9:31:07 PM From: Robert Kiraly Message: There were a few paragraphs added

Date: Dec 9, 2021 9:32:18 PM From: Sam Pawar Message: Yes I will see now and one person call me and talk about Fremont toyota fraud and I told him to please email me your story he is South Indian

Date: Dec 9, 2021 9:32:48 PM From: Robert Kiraly Message: Alright I look forward to seeing if he responds

Date: Dec 9, 2021 9:32:56 PM From: Robert Kiraly Message: I will have some more questions for you soon regardless

Date: Dec 9, 2021 9:33:04 PM From: Robert Kiraly Message: And for what it's worth the dealership people are reading your page

Date: Dec 9, 2021 9:33:21 PM From: Robert Kiraly Message: I have no idea what they think. However they are aware of it.

Date: Dec 9, 2021 9:33:51 PM From: Robert Kiraly Message: Please check your page for any mistakes in the latest version of the story Date: Dec 9, 2021 9:34:08 PM From: Sam Pawar Message: I will right now sir

Date: Dec 9, 2021 9:34:34 PM From: Robert Kiraly Message: Okay

Date: Dec 9, 2021 9:39:56 PM From: Sam Pawar Message: It's look so good

Date: Dec 9, 2021 9:40:27 PM From: Robert Kiraly Message: All right. There are definitely questions but I think it's good for today. I will continue to set up calls with you.

Date: Dec 9, 2021 9:40:48 PM From: Sam Pawar Message:

Date: Dec 9, 2021 9:41:00 PM From: Robert Kiraly Message: Indeed

Date: Dec 9, 2021 9:41:20 PM From: Robert Kiraly Message: I will be awake for a few hours if you wish to text or email any further thoughts

Date: Dec 9, 2021 9:41:39 PM From: Sam Pawar Message: Ok sir

Date: Dec 9, 2021 9:52:42 PM From: Sam Pawar Message: <u>https://www.yelp.com/biz/fremont-toyota-fremont-5?</u> <u>hrid=FARA7CiMQtoO0glUh5dEMA&utm_source=ishare&utm_content=review</u>

Date: Dec 9, 2021 9:52:43 PM From: Sam Pawar Message: A 1 star review of Fremont Toyota by Jay T.

Date: Dec 9, 2021 9:53:26 PM From: Robert Kiraly Message: We can't do much with the reviews unless the people will talk to us. If you know how to message then please try to do so. The most important thing to do is to try to find any other employees. Date: Dec 9, 2021 9:53:32 PM From: Robert Kiraly Message: Or anybody who alleges fraud

Date: Dec 9, 2021 9:53:39 PM From: Sam Pawar Message: Ok

Date: Dec 9, 2021 9:54:04 PM From: Robert Kiraly Message: Two types of people, ex employees or fraud victims. Those will both be good.

Date: Dec 9, 2021 9:54:47 PM From: Sam Pawar Message: Ok

Date: Dec 10, 2021 1:17:24 PM From: Robert Kiraly Message: I received the email that you sent just now. I am working on an email for you that I will send in a little while.

Date: Dec 10, 2021 1:17:49 PM From: Sam Pawar Message:

Date: Dec 10, 2021 1:39:55 PM From: Robert Kiraly Message: Okay I have sent some questions. I need to make some other phone calls but I will set up a call with you later. In the meantime read the letter which I just sent.

Date: Dec 10, 2021 1:46:30 PM From: Sam Pawar Message: Ok

Date: Dec 10, 2021 3:12:02 PM From: Sam Pawar Message: <u>https://www.autodealertodaymagazine.com/308028/the-floor-closer-manager-making-a-difference</u>

Date: Dec 10, 2021 5:07:51 PM From: Robert Kiraly Message: Fine, got it

Date: Dec 11, 2021 1:14:03 PM From: Robert Kiraly Message: I will be attending more draft paragraphs to the site today

Date: Dec 11, 2021 1:14:18 PM

From: Sam Pawar Message: Ok

Date: Dec 11, 2021 1:15:42 PM From: Robert Kiraly Message: I think that you need to talk to the attorney you have been talking to again on Monday or Tuesday

Date: Dec 11, 2021 1:16:07 PM From: Robert Kiraly Message: Ask them specifically if you are under representation and if they are going to use the statement that is going onto the site

Date: Dec 11, 2021 1:16:17 PM From: Robert Kiraly Message: If possible ask them to email you whatever they wish to say

Date: Dec 11, 2021 1:16:47 PM From: Sam Pawar Message: Ok sir

Date: Dec 11, 2021 1:19:56 PM From: Sam Pawar Message: <u>https://www.ripoffreport.com/amp/reports/fremont-toyota-magnussens-toyota/fremont-california-94538/fremont-toyota-commited-fraud-ripp-off-over-priced-tow-bill-to-warrenty-company-magnuss-27904</u>

Date: Dec 11, 2021 1:20:55 PM From: Robert Kiraly Message: Yes there will be many things like this. What a site like mine will be useful for will be the stories of individuals. If you are able to get any of these people to talk to you we can use what they have to say.

Date: Dec 11, 2021 1:21:27 PM From: Robert Kiraly Message: You may not understand the extent to which people just ignore things

Date: Dec 11, 2021 1:21:46 PM From: Robert Kiraly Message: I am a great believer in individuals

Date: Dec 11, 2021 1:21:52 PM From: Sam Pawar Message: Ok

Date: Dec 11, 2021 1:22:32 PM From: Robert Kiraly Message: Nobody cares about reviews or reports and often not even about legal cases. But it is still possible to make a difference.

Date: Dec 11, 2021 1:23:00 PM From: Sam Pawar Message: Yes we will make this big

Date: Dec 11, 2021 1:23:28 PM From: Robert Kiraly Message: You can make a difference by getting an attorney and suing. If that is not possible you can carefully build something more significant. It helps to put things at the top of Google.

Date: Dec 11, 2021 1:24:04 PM From: Robert Kiraly Message: You must relax and understand that this is a step at a time. If you will do that I will promise that what you have to say will help people.

Date: Dec 11, 2021 1:24:15 PM From: Sam Pawar Message: Yes I will do with your help sir

Date: Dec 11, 2021 1:24:47 PM From: Robert Kiraly Message: You should definitely try to get an attorney. But understand that attorneys are there for their own benefit. They don't care about right and wrong.

Date: Dec 11, 2021 1:25:12 PM From: Robert Kiraly Message: So you place bets on both sides of the table. You try to get an attorney and to go public at the same time.

Date: Dec 11, 2021 1:25:45 PM From: Sam Pawar Message: Ok sir

Date: Dec 11, 2021 1:25:58 PM From: Robert Kiraly Message: We will finish a statement for you. There is one attorney to send it to. He may care or may not care. The statement will be in Google regardless.

Date: Dec 11, 2021 1:26:20 PM From: Sam Pawar Message: Ok

Date: Dec 11, 2021 1:26:22 PM From: Robert Kiraly Message: Feel free to text or email today. I don't think I have more questions for you this weekend because I am still going through recent material. Date: Dec 11, 2021 1:26:41 PM From: Sam Pawar Message: Ok sir

Date: Dec 13, 2021 4:24:45 AM From: Robert Kiraly Message: I see a Manteca visitor at 3:45 a.m.. if that is you, what in the world are you doing up so early? But anyway I will be able to do another iteration probably on Wednesday night. See my email of last night.

Date: Dec 13, 2021 4:25:51 AM From: Sam Pawar Message: Haha

Date: Dec 15, 2021 8:15:01 PM From: Robert Kiraly Message: you apparently get up very early

Date: Dec 15, 2021 8:15:27 PM From: Robert Kiraly Message: So it is probably your bedtime around now and therefore I won't phone you

Date: Dec 15, 2021 8:15:37 PM From: Sam Pawar Message: No just by chance

Date: Dec 15, 2021 8:15:51 PM From: Sam Pawar Message: Phone me please

Date: Dec 15, 2021 8:15:54 PM From: Robert Kiraly Message: However I am returning to the site as promised tonight and will probably have more questions tomorrow

Date: Dec 15, 2021 8:15:59 PM From: Robert Kiraly Message: Okay hold on

Date: Dec 15, 2021 8:21:26 PM From: Robert Kiraly Message: Mark Hashimi

Date: Dec 17, 2021 12:52:28 PM From: Sam Pawar Message: Date: Dec 17, 2021 1:58:33 PM From: Robert Kiraly Message: I added the roll back story to the buyer advice page on Wednesday and we'll do more about your own story over the weekend

Date: Dec 17, 2021 1:58:54 PM From: Sam Pawar Message:

Date: Dec 17, 2021 1:59:03 PM From: Robert Kiraly Message: If you didn't see the change click on buyer advice button

Date: Dec 17, 2021 1:59:19 PM From: Sam Pawar Message: Ok

Date: Dec 17, 2021 1:59:36 PM From: Robert Kiraly Message: Don't expect any response from the other side unless you obtain an attorney but I can tell you that a few people a day will be continuing to read this

Date: Dec 17, 2021 1:59:46 PM From: Robert Kiraly Message: By the way I would go ahead and phone your current attorney and have it out with them

Date: Dec 17, 2021 2:00:03 PM From: Robert Kiraly Message: I would ask them how they viewed the site and are they going to use your statement and initiate litigation when the statement is finished

Date: Dec 17, 2021 2:00:10 PM From: Robert Kiraly Message: If the answer is no I would cancel any arrangement with them

Date: Dec 17, 2021 2:00:34 PM From: Robert Kiraly Message: I cannot guarantee you will ever find an attorney that there is one more to try submitting the statement to when it is finished

Date: Dec 17, 2021 2:01:03 PM From: Robert Kiraly Message: But, not "that"; typo

Date: Dec 17, 2021 2:01:05 PM From: Sam Pawar Message: Ok Date: Dec 17, 2021 2:02:14 PM From: Sam Pawar Message: we will win it's only a matter of time sir

Date: Dec 17, 2021 2:03:25 PM From: Robert Kiraly Message: Positive thinking is good but it's helpful to have realistic goals. In the end I think this will mostly benefit the public. If it helps, some of these people are going to be unhappy that the facts are out there.

Date: Dec 17, 2021 2:03:53 PM From: Sam Pawar Message: Yes

Date: Dec 30, 2021 11:01:46 AM From: Sam Pawar Message: Hello boss how are you

Date: Dec 30, 2021 2:11:59 PM From: Robert Kiraly Message: I had surgery on Thursday as scheduled. That went fine. I met with an Associate from online on Monday. I was III yesterday and last night but I'm doing okay now.

Date: Dec 30, 2021 2:12:14 PM From: Robert Kiraly Message: I expect to do more work on the current site this week and discussed it with Brian yesterday.

Date: Dec 30, 2021 2:12:25 PM From: Robert Kiraly Message: If you would like to do coffee sometime in January that can be arranged

Date: Dec 30, 2021 2:13:17 PM From: Sam Pawar Message: Please get well soon if my angle get sick what will we do and get well soon sir

Date: Dec 30, 2021 2:13:39 PM From: Sam Pawar Message: Yes we will meet in January

Date: Dec 30, 2021 2:14:25 PM From: Robert Kiraly Message: I don't believe I have covid. And Brian is taking a next step with the same attorney that I plan to send you to.

Date: Dec 30, 2021 2:14:37 PM From: Robert Kiraly Message: That attorney may or may not respond but it is one of the things to do Date: Dec 30, 2021 2:14:52 PM From: Sam Pawar Message:

Date: Jan 2, 2022 9:19:25 PM From: Robert Kiraly Message: I have been more than usually ill as explained before and cannot walk presently. However, it is not covid and the most significant night has passed.

Date: Jan 2, 2022 9:19:53 PM From: Robert Kiraly Message: I look forward to a productive new year

Date: Jan 2, 2022 9:20:04 PM From: Sam Pawar Message: Ok thank god get well soon sir

Date: Jan 2, 2022 9:20:13 PM From: Robert Kiraly Message: No problem

Date: Jan 2, 2022 9:21:03 PM From: Sam Pawar Message: Stay home till you 100% recovery all USA is sick these days every home have same issue

Date: Jan 2, 2022 9:22:11 PM From: Robert Kiraly Message: Actually I know what the issues are. One goes back to the year 2001 and the other to 2009. There was the minor surgery a week ago as well. I'll be fine.

Date: Jan 2, 2022 9:22:56 PM From: Robert Kiraly Message: I've only mentioned this because I did not want you to feel that our discussion had been forgotten

Date: Jan 2, 2022 9:23:09 PM From: Sam Pawar Message: Ok boss I pray for you and you will be healthy soon

Date: Jan 2, 2022 9:23:40 PM From: Robert Kiraly Message: Thank you again. Most people don't understand this but best wishes are actually healthy for people.

Date: Jan 2, 2022 9:23:51 PM From: Sam Pawar Message: No no I never think that way your health is first and every thing after that Date: Jan 2, 2022 9:24:03 PM From: Sam Pawar Message:

Date: Jan 2, 2022 9:24:10 PM From: Robert Kiraly Message: I mean, positive wishes are good

Date: Jan 2, 2022 9:24:26 PM From: Sam Pawar Message: Yes

Date: Jan 2, 2022 9:24:29 PM From: Robert Kiraly Message: Seriously, it's nice to hear from people

Date: Jan 2, 2022 9:24:58 PM From: Robert Kiraly Message: I stay in communication with as many people as possible

Date: Jan 2, 2022 9:25:02 PM From: Sam Pawar Message: Yes you will be 100% fine soon

Date: Jan 2, 2022 9:25:08 PM From: Robert Kiraly Message: Yes

Date: Jan 2, 2022 9:25:21 PM From: Sam Pawar Message: Any time sir

Date: Jan 14, 2022 1:56:23 PM From: Sam Pawar Message: I am home now sir

Date: Jan 14, 2022 1:57:25 PM From: Sam Pawar Message: I got booster on Saturday and I got sick and now I am recovering

Date: Jan 14, 2022 1:57:41 PM From: Sam Pawar Message: Ok call me any time si

Date: Jan 14, 2022 2:05:35 PM From: Sam Pawar Message: Date: Jan 16, 2022 9:27:07 PM From: Robert Kiraly Message: There is a new 14 page PDF document linked on the main site now. I'm going to nap now but I'm going to be online again tomorrow.

Date: Jan 16, 2022 9:27:40 PM From: Sam Pawar Message:

Date: Jan 17, 2022 12:02:01 PM From: Robert Kiraly Message: <u>https://christinelong.attorney/</u>

Date: Jan 17, 2022 12:16:38 PM From: Sam Pawar Message:

Date: Jan 17, 2022 12:32:57 PM From: Robert Kiraly Message: To explain further, two things have been done since Friday: the 14-page PDF and separate email to that law firm. If you look further at the new small site...

Date: Jan 17, 2022 12:33:30 PM From: Robert Kiraly Message: You will find both the PDF and a new letter that is going out to the attorneys there

Date: Jan 17, 2022 12:34:09 PM From: Robert Kiraly Message: I am resting now. But you may want to read the PDF because it talks about you.

Date: Jan 18, 2022 3:43:34 PM From: Sam Pawar Message: The person name is satnam Singh he use to work at Fremont toyota and he left long to me ago and he has a dispute with Fremont toyota

Date: Jan 18, 2022 3:44:09 PM From: Robert Kiraly Message: Are you sure of the spelling of the first name

Date: Jan 18, 2022 3:44:15 PM From: Robert Kiraly Message: And do you have any idea what city he lived in

Date: Jan 18, 2022 3:44:31 PM From: Sam Pawar Message: One more guy work with me his name is micky or micki Singh he got my half deal for nothing and if we fix Ned him he can also talk Date: Jan 18, 2022 3:45:27 PM From: Sam Pawar Message: Some one told me he start working at piercy toyota I call them but no good luck

Date: Jan 18, 2022 3:47:38 PM From: Sam Pawar Message: Mite be this one but I call Lodi toyota he left

Date: Jan 18, 2022 5:00:09 PM From: Robert Kiraly Message: Is satnam the right spelling?

Date: Jan 18, 2022 5:00:49 PM From: Sam Pawar Message: Yes sir

Date: Jan 18, 2022 5:01:16 PM From: Robert Kiraly Message: There are too many of them. Do you know what age he is now?

Date: Jan 18, 2022 5:01:50 PM From: Robert Kiraly Message: Laughing out loud. That is a very common name. There are hundreds of them.

Date: Jan 18, 2022 5:02:26 PM From: Robert Kiraly Message: I won't be able to find him. Let me know if anybody else comes to mind. But actually I will try calling the 2 dealerships myself

Date: Jan 18, 2022 5:02:45 PM From: Sam Pawar Message: Yes he work at toyota only

Date: Jan 18, 2022 5:03:02 PM From: Sam Pawar Message: Ok

Date: Jan 18, 2022 5:03:17 PM From: Robert Kiraly Message: Which piercey Toyota was it? Do you have the phone number? Or the address.

Date: Jan 18, 2022 5:05:25 PM From: Sam Pawar Message: Only one piercey toyota is in Milpitas ca

Date: Jan 18, 2022 5:05:52 PM From: Robert Kiraly Message: Okay thank you

Date: Jan 18, 2022 5:09:31 PM From: Robert Kiraly Message: That dealership has changed its name but it's still there under the new name. The HR department closed at 4 p.m. I might try them tomorrow.

Date: Jan 18, 2022 5:10:01 PM From: Robert Kiraly Message: Now, is Mickey Singh the same person as Satnam Singh or are they two different people?

Date: Jan 18, 2022 5:10:09 PM From: Sam Pawar Message: Ok sir

Date: Jan 18, 2022 5:10:16 PM From: Robert Kiraly Message: See the question

Date: Jan 18, 2022 5:10:23 PM From: Sam Pawar Message: Two different

Date: Jan 18, 2022 5:10:33 PM From: Robert Kiraly Message: Which one worked at piercey Toyota?

Date: Jan 18, 2022 5:10:46 PM From: Sam Pawar Message: Micky is under 28 year young

Date: Jan 18, 2022 5:10:53 PM From: Sam Pawar Message: Satnam

Date: Jan 18, 2022 5:11:23 PM From: Robert Kiraly Message: And you have no information about where Mickey might have gone to but you think that Satnam worked at Pier C,

Date: Jan 18, 2022 5:11:35 PM From: Robert Kiraly Message: Is that correct?

Date: Jan 18, 2022 5:12:01 PM From: Sam Pawar Message: Yes sir Date: Jan 18, 2022 5:12:28 PM From: Robert Kiraly Message: Thank you. You have no other contacts from your former job at Fremont Toyota, is that the case?

Date: Jan 18, 2022 5:12:32 PM From: Sam Pawar Message: Micky move to Honda Fremont or Chevy Fremont one of them

Date: Jan 18, 2022 5:12:45 PM From: Robert Kiraly Message: Do you think he is worth trying to contact?

Date: Jan 18, 2022 5:47:07 PM From: Sam Pawar Message: I don't know but some one told me he also pissed of by Fremont toyota Muslims workers

Date: Jan 18, 2022 7:47:09 PM From: Robert Kiraly Message: Well, I can try those two dealerships. They will not give out employee information but they might forward a message.

Date: Jan 18, 2022 7:47:54 PM From: Sam Pawar Message: Oh ok sound good

Date: Jan 20, 2022 3:01:21 PM From: Sam Pawar Message: Hello boss did you found any attorney who can take my case because my lawyer is garbage and he don't know nothing and I think is is my lawyer but working for Fremont toyota

Date: Jan 20, 2022 3:29:52 PM From: Robert Kiraly Message: Text Richard and tell him you will answer by email later today

Date: Jan 20, 2022 3:32:53 PM From: Sam Pawar Message: Ok

Date: Jan 20, 2022 4:00:13 PM From: Robert Kiraly Message: Done resting, will start a letter draft

Date: Jan 20, 2022 4:00:28 PM From: Sam Pawar Message: Ok

Date: Jan 20, 2022 4:00:32 PM

From: Robert Kiraly Message: Please send photo of the actual legal filings that prove there is a lawsuit

Date: Jan 20, 2022 4:00:42 PM From: Sam Pawar Message: Ok

Date: Jan 20, 2022 4:00:54 PM From: Robert Kiraly Message: Do that now please because it is important to prove that there is an action

Date: Jan 20, 2022 4:01:08 PM From: Sam Pawar Message: Ok

Date: Jan 20, 2022 4:55:44 PM From: Robert Kiraly Message: Okay, that looks legitimate. I've written about a page and will continue writing for a bit.

Date: Jan 20, 2022 4:56:17 PM From: Sam Pawar Message: Ok sir

Date: Jan 20, 2022 5:28:30 PM From: Robert Kiraly Message: Done. I need to rest and decompress from a bit and then I will read what I wrote again.

Date: Jan 20, 2022 5:40:09 PM From: Robert Kiraly Message: Okay this is a rough draft I might decide to reword it but look for mistakes:

Date: Jan 20, 2022 5:40:36 PM From: Robert Kiraly Message: https://oldcoder.org/sam.html

Date: Jan 20, 2022 5:46:06 PM From: Sam Pawar Message: So good and very strong

Date: Jan 20, 2022 5:46:34 PM From: Robert Kiraly Message: The idea is to be not too strong and to offer an olive leaf

Date: Jan 20, 2022 5:46:48 PM From: Robert Kiraly Message: This attorney is not very good but time is short to find another you have a hearing in April Date: Jan 20, 2022 5:47:00 PM From: Robert Kiraly Message: So I want to send this and see if he tries to quit or if he is willing to work a bit harder

Date: Jan 20, 2022 5:47:06 PM From: Robert Kiraly Message: I mean I want you to send this but let me nap first

Date: Jan 20, 2022 5:47:16 PM From: Robert Kiraly Message: I will read it again for tone and errors and then email it to you

Date: Jan 20, 2022 5:47:24 PM From: Sam Pawar Message: Ok sir

Date: Jan 20, 2022 5:47:30 PM From: Robert Kiraly Message: You will copy paste it and see how you feel about it. How does that work for you?

Date: Jan 20, 2022 5:47:54 PM From: Robert Kiraly Message: He might ignore it or it might be too late to make any difference but I can't help that. I can only help with the communication.

Date: Jan 20, 2022 5:48:08 PM From: Robert Kiraly Message: So give me a little while to rest and I will email it to you

Date: Jan 21, 2022 10:46:07 AM From: Robert Kiraly Message: Feel free to let me know how discussions with the attorney go

Date: Jan 21, 2022 1:10:26 PM From: Sam Pawar Message: I am sending you some email about Fremont toyota playing game with me

Date: Jan 21, 2022 5:30:25 PM From: Robert Kiraly Message: Hi. There is a separate case in motion involving a P.I. who alleges actual forgery. I think maybe you should use the phrase possible forgery about the mediation agreement and cite the other case.

Date: Jan 21, 2022 5:31:06 PM From: Sam Pawar Message: Ok sir

Date: Jan 21, 2022 5:45:45 PM From: Robert Kiraly Message: That is the suggested wording

Date: Jan 21, 2022 5:46:05 PM From: Sam Pawar Message: Yes I send him

Date: Jan 21, 2022 5:48:30 PM From: Sam Pawar Message:

Date: Jan 25, 2022 12:09:29 PM From: Robert Kiraly Message: <u>https://christinelong.attorney/</u>

Date: Jan 26, 2022 4:10:14 PM From: Sam Pawar Message: Today attorney Richard call me and saying \$8000 for arbitration and I have to pay \$4000

Date: Jan 26, 2022 4:57:10 PM From: Robert Kiraly Message: You should not pay a penny. You need to send the part of the letter from before about how it is a forgery.

Date: Jan 26, 2022 4:57:23 PM From: Robert Kiraly Message: If Richard does not agree to accuse the other side of forgery you need to tell him the other part of the letter

Date: Jan 26, 2022 4:57:43 PM From: Robert Kiraly Message: Which is that you expect him to get a continuance so that you can find another attorney

Date: Jan 26, 2022 6:07:36 PM From: Sam Pawar Message: I send to Richard copy and paste and let see what happens next

Date: Feb 10, 2022 8:33:03 PM From: Sam Pawar Message: <u>https://www.bbb.org/us/ca/fremont/profile/new-car-dealers/fremont-toyota-1116-10214/</u> complaints#915081485

33. I tried something new.

I've never been comfortable around guns. I prefer to work with code. In code, mistakes can be repaired using backups. There are no backups for lives.

However, I don't demonize weapons. I do prefer them to be at a safe distance. But some of my associates have strong feelings about the subject. So, I've promised some of them that eventually I'd go target shooting.

I did so at Thanksgiving 2021. I hit a 3.5" inch target with an AR-15 at 150 yards. It was beginner's luck, but that's pretty good regardless. The photos below are for the associates who were interested.

My views haven't changed. I think that I'm more objective than most. Guns are dangerous. They need to be treated as such. But they're not demonic in and of themselves. It's people who are angels or demons.

spectfully requested for legitimate and reasonable purposes related to possible forgery by "Abby" of auto-loan documents. Mohammed Hashimi, Richard Vierra, and Michelle Amin are asked to forward to Mark Hashimi, Anna Vierra, and "John" aka Abdul Alocozy respectively.

Thank you for your time.

CC to these street addresses:

Abdullah "Abby" Shokoor 223 Mount Pellier Street Tracy, CA 95304-5871

Anna Vierra 2549 Dos Rios Drive #602 San Ramon, CA 94583 Rachel Ghiringhelli 29050 Windemere Road Hayward, CA 94544

Hugo Alcantar c/o Gaudencio Alcantar 425 Oak Street Modesto, CA 95351



Q1. Do you acknowledge or contest that the Muslim core group at Fremont-Toyota routinely engaged for months in legally prohibited conduct against an employee of Asia-Indian ethnicity, Sam Pawar, such conduct focusing repeatedly on the fact that he wasn't Muslim and therefore deserved to be dehumanized?

Q2. Did such conduct include or not include the statement **"Mother-f*cker, you can't call us brother because you aren't Muslim" ?**

Q3. Was there or was there not repeated mockery of Mr. Pawar's Indian ancestry and religion, such mockery including statements such as **"Pray to your Hindu god"** and taunts such as **"Mr. Curry"** [a reference to Indian food] ?

Q4. Did your people – as a group and not as isolated cases – repeatedly mock Mr. Pawar's medical condition as well using taunts such as **"Mr. Turtle"** or did this not happen?

Q5. The Qur'an uses the word "jihad" in two general contexts: the internal struggle, "al-jihad fi sabil Allah", and the external one. The inner struggle is praiseworthy. The external one, not so much. The latter ranges from, on the mildest side, those who proselytize to, on the most dangerous side, Muslim terrorists.

Do you acknowledge or contest that you personally and/or those under your authority at Fremont-Toyota – as a group and not as isolated cases – are absolutely and unquestionably "Jihadis" that fall right in the middle of the external-jihad scale?

If you contest this, then you contest Sam Pawar's statements. Which he's prepared to make under oath. The facts don't support the argument that your people were quietly engaged in "al-jihad fi sabil Allah". Respectfully, you're a Jihadi.

Date: Jan 22, 2022 10:02:53 AM

Message: Yep, the timing is very suspect. She has been getting the emails all along.. why wait till now to call me. If I repeated the things she said I would be fucked.

Date: Jan 22, 2022 10:07:42 AM

Message: Just me trying to verify if she is actually an employee would cause me to violate the order.

Date: Jan 22, 2022 10:08:25 AM Message: They are trying to get me to violate the order.

Date: June 08, 2022 06:00am From: K S Pawar To: Robert Kiraly <me@boldcoder.com> Subject: From Sam

You done bad with me and send my email to Richard when I am mad on Richard but still I informed you that yesterday Richard call me in his office and try to make a fake statement from me type a letter saying that I have not given you a permission to you to put my info on web but I read and tell Richard why you make this fake letter saying I have not given permission to you not to put my story on web I told Richard I gave permission to put my story on web and I think there is Fremont toyota trying a fraud statement from me on you and if I can help you any way please let me know and I still respect you as a brother