
SUPPLEMENTED AFFIDAVIT OF ALISON MAYNARD

STATE OF TEXAS)
) ss.
COUNTY OF BEXAR)

Affiant Alison Maynard, of age, declares and affirms, under penalty of perjury, that the following is true and correct:

1. James Fetzer, by his attorney Richard L. Bolton, has requested that I delete from my possession and control all electronic and written copies of the deposition of Leonard Pozner, in any and all formats, said deposition taken in Case No. 18-CV-3122, pending in the Circuit Court for Dane County, Wisconsin.

2. Although I do not see any basis for the confidential classification of Mr. Pozner's deposition in its entirety, and had Mr. Pozner's effective consent to post it on my blog (as explained below), I have agreed to Mr. Bolton's request. I accordingly have deleted from my computer, and all other electronic locations to which I have access, Mr. Pozner's video deposition and the transcript of his deposition, including any and all electronic backup and/or storage locations.

3. I do not have any continuing access to Mr. Pozner's deposition in any electronic format, or hard copy format.

4. I am not aware of any public access to Mr. Pozner's deposition through any link or internet location over which I have control.

5. The assurance I gave Dr. Fetzer, which he conveyed to the court upon the first contempt charge—that I had deleted the video from my computer—was true when given.

6. What I meant by having Mr. Pozner's "effective consent" to publish his deposition is as follows. On or around Dec. 21, 2019, I had demanded of him, through an intermediary (Dave Gahary), and also of Pozner's associate Doug Maguire via email, that they take down a website they run, socialmediasmostwanted.com. Pozner and Maguire had published on that website, as I discovered in July 2019, many highly personal and damaging pieces of information about me, including photos of me, my automobile, and the house where I live; my address; a copy of a personal check I sent to a public agency; false accusations that I am practicing law without a license; and other sensitive information I do not wish publicized. Their website jeopardizes my safety on an ongoing basis. They posted similarly damaging accusations and personal information about researcher Tony Mead, which had a severe negative impact on his relationship with his fiancée's family, and about others, as well.

7. I instructed Gahary to tell Pozner that I would post the "comprehensive report" (a credit report) along with another report I had obtained about Pozner on my blog, therealcolorado.blogspot.com, if he did not immediately take socialmediasmostwanted.com down. Mr. Gahary relayed to me, on Dec. 21, 2019, that I must email Mr. Pozner directly about this matter. Exhibit A. I was not interested in doing that. Pozner and Maguire did not remove their website, so on Dec. 22, 2019, I published everything I had on Pozner, including his deposition (in *The Goons Who Stalk Me*¹; and see *No Burial for the Dead Boy*,² where I also published his evasive answers to Wrongs Without Wremedies' production requests.) I had not published any of that information previously.

8. Pozner's malicious publications about me remain on the web.

¹ <https://therealcolorado.blogspot.com/2019/12/the-goons-who-stalk-me.html>

² <https://therealcolorado.blogspot.com/2019/12/no-burial-for-dead-boy.html>

FURTHER AFFIANT SAITH NOT.

Alison Maynard
Alison Maynard

Subscribed and affirmed before me
this 18 day of February, 2020.

Alicia Schowe
Notary Public, State of Texas

My commission expires: 11/27/2022

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