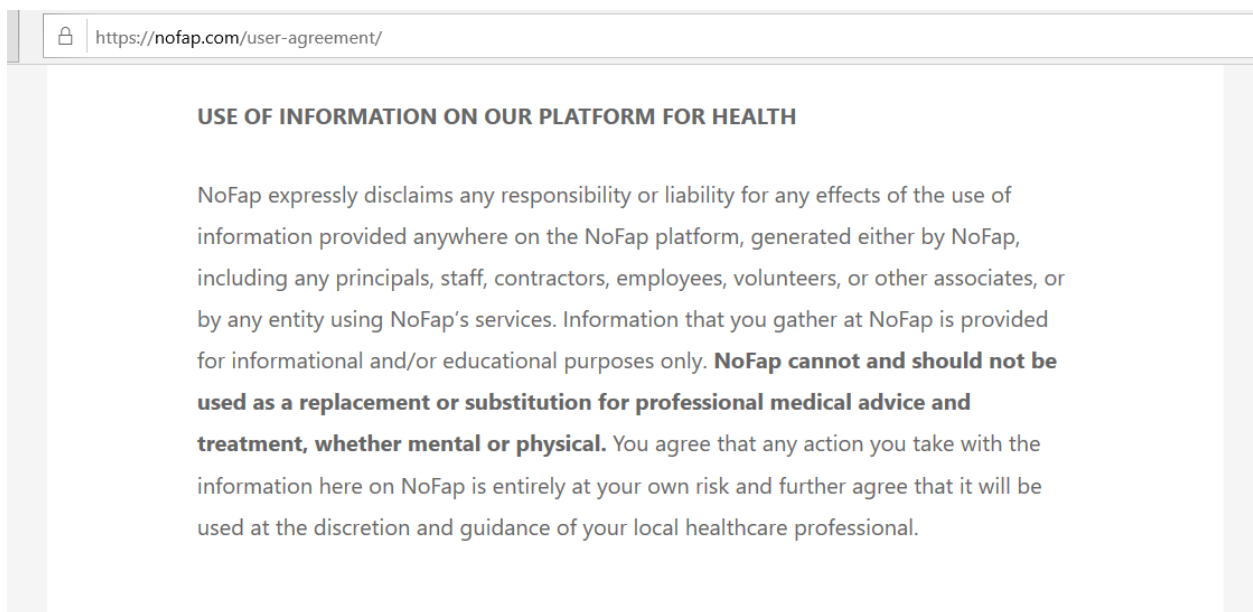
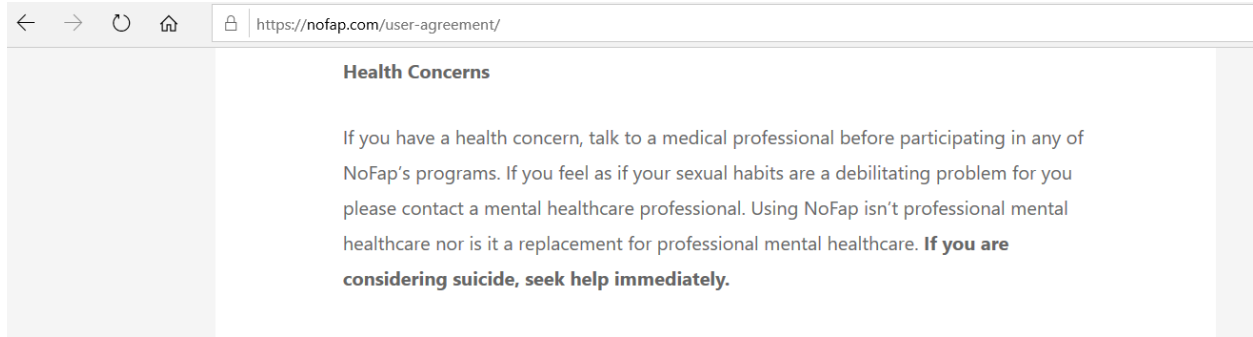


EXHIBIT O



 <https://nofap.com/user-agreement/>

MENTAL HEALTH DISCLAIMER

If you are suffering from any kind of mental illness, diagnosed by a mental healthcare professional or not, you may only use NoFap's services under the care of your local licensed mental healthcare provider.

NoFap's forums and other services by NoFap are to be used at your own risk. NoFap is not a mental healthcare provider. NoFap's team members cannot be expected to be trained or qualified to give mental health counseling or any kind of mental health care. If you have a diagnosed mental health issue, or even suspect that you may have one, you must discuss your use of NoFap's services with a mental healthcare professional, such as a clinical psychologist, and only use it under their expressed recommendation, guidance, and/or supervision.

NoFap cannot and will not be held responsible for your reaction to any content on the NoFap platform. If content posted or actions taken by NoFap team members or a NoFap user causes you significant mental/emotional distress, you agree to stop using NoFap's services and seek advice from a mental health care professional and only continue using NoFap's services under this professional's guidance and/or supervision.

EMERGENCY SITUATIONS

If you are in need of immediate medical care, do not use NoFap. Go to your nearest hospital or medical facility to get the treatment and medical advice you require. If your health concerns are not immediate, but still pressing, consult with a medical professional before participating in NoFap's programs and only continue using the NoFap platform under this professional's guidance.

If you are experiencing a mental health emergency, do not attempt to treat the problem using the NoFap platform; contact appropriate emergency services immediately.

If you are considering suicide or self-harm, seek help immediately. A trained professional can provide you with the help you need in a discreet and confidential manner. Contact a crisis hotline, local law enforcement, or your primary care physician, who will be able to direct you to local services that can help you with your feelings of depression and despair.

Other situations where getting immediate help is necessary are listed below:

- If you have thoughts of killing (or otherwise harming) yourself or others;
- If you are gravely disabled (unable to care for yourself), physically or mentally;
- If you are abusing substances;
- If you or someone else is in any danger of harm.

The above list isn't exhaustive. If you have any doubt or concerns whatsoever whether or not you should be using NoFap, you should seek the advisement of a qualified professional.

SC-100**Plaintiff's Claim and ORDER
to Go to Small Claims Court**

E-FILING ID: 191221000257

Clerk stamps date here when form is filed.
Electronically**FILED**By Superior Court of California,
County of Los Angeles on**DEC 23 2019****SHERRI R. CARTER, CLERK
BY JESSICA QUAMINA, Deputy**

Fill in court name and street address:

Superior Court of California, County of
SANTA MONICA COURTHOUSE
1725 MAIN STREET, ROOM 102
SANTA MONICA, CA 90401

Court fills in case number when form is filed.

Case Number:**19SMSC03683****Case Name:****NICOLE PRAUSE VS. STACI
SPROUT****Notice to the person being sued:**

- You are the defendant if your name is listed in (2) on page 2 of this form. The person suing you is the plaintiff, listed in (1) on page 2.
- You and the plaintiff must go to court on the trial date listed below. If you do not go to court, you may lose the case.
- If you lose, the court can order that your wages, money, or property be taken to pay this claim.
- Bring witnesses, receipts, and any evidence you need to prove your case.
- Read this form and all pages attached to understand the claim against you and to protect your rights.

Aviso al Demandado:

- Usted es el Demandado si su nombre figura en (2) de la página 2 de este formulario. La persona que lo demanda es el Demandante, la que figura en (1) de la página 2.
- Usted y el Demandante tienen que presentarse en la corte en la fecha del juicio indicada a continuación. Si no se presenta, puede perder el caso.
- Si pierde el caso la corte podría ordenar que le quiten de su sueldo, dinero u otros bienes para pagar este reclamo.
- Lleve testigos, recibos y cualquier otra prueba que necesite para probar su caso.
- Lea este formulario y todas las páginas adjuntas para entender la demanda en su contra y para proteger sus derechos.

Order to Go to Court**The people in (1) and (2) must go to court:** (Clerk fills out section below.)

Trial Date	Date	Time	Department	Name and address of court, if different from above
1.	02/13/2020	8:30 AM	S	
2.				
3.				

12/23/2019
Date: SHERRI R. CARTER Clerk, by JESSICA QUAMINA, Deputy

Instructions for the person suing:

- You are the plaintiff. The person you are suing is the defendant.
- Before you fill out this form, read form SC-100-INFO, *Information for the Plaintiff*, to know your rights. Get SC-100-INFO at any courthouse or county law library, or go to www.courts.ca.gov/smallclaims/forms.
- Fill out pages 2 and 3 of this form. Then make copies of **all** pages of this form. (Make one copy for each party named in this case and an extra copy for yourself.) Take or mail the original and these copies to the court clerk's office and pay the filing fee. The clerk will write the date of your trial in the box above.
- You must have someone at least 18—not you or anyone else listed in this case—give each defendant a court-stamped copy of all five pages of this form and any pages this form tells you to attach. There are special rules for “serving,” or delivering, this form to public entities, associations, and some businesses. See forms SC-104, SC-104B, and SC-104C.
- Go to court on your trial date listed above.** Bring witnesses, receipts, and any evidence you need to prove your case.



Plaintiff (list names):

NICOLE PRAUSE

E-FILING ID: 191221000257

Case Number:
19SMSC03683**1 The plaintiff (the person, business, or public entity that is suing) is:**

NAME: NICOLE PRAUSE
 HOME ADDRESS: P. O. BOX 1318
 SACRAMENTO, CA 95812
 PHONE: (323)919-0783

If more than one plaintiff, list next plaintiff here:

- ☐ Check here if more than two plaintiffs and attach form SC-100A.
- ☐ Check here if either plaintiff listed above is doing business under a fictitious name. If so, attach form SC-103.
- ☐ Check here if any plaintiff is a "licensee" or "deferred deposit originator" (payday lender) under Financial Code sections 23000 et seq.

2 The defendant (the person, business, or public entity being sued) is:

NAME: STACI SPROUT AKA RECONTEXT MEDIA
 HOME ADDRESS: 1818 WESTLAKE AVENUE NORTH, SUITE 118
 SEATTLE, WA 98109

If the defendant is a corporation, limited liability company, or public entity, list the person or agent authorized for service of process here:

Name: _____ Job title, if known: _____

Address: _____
 Street City State Zip

- ☐ Check here if your case is against more than one defendant, and attach form SC-100A.
- ☐ Check here if any defendant is on active military duty, and write his or her name here: _____

3 The plaintiff claims the defendant owes \$ 9999.99 . (Explain below):

a. Why does the defendant owe the plaintiff money?

LIBEL (§ 45); SLANDER (§ 46); CALIFORNIA SAFE AT HOME (§ 6208.1)

When did this happen? (Date): 01/01/2019

b. If no specific date, give the time period: Date started: _____ Through: _____

c. How did you calculate the money owed to you? (Do not include court costs or fees for service.)

FEES, DOCUMENTATION, AND REPUTATION MANAGEMENT COSTS INCURRED IN EXCESS OF \$10,000, THE SMALL CLAIMS CAP

- ☐ Check here if you need more space. Attach one sheet of paper or form MC-031 and write "SC-100, Item 3" at the top.



Plaintiff (list names):

NICOLE PRAUSE

E-FILING ID: 191221000257

Case Number:
19SMSC03683

- 4 You must ask the defendant (in person, in writing, or by phone) to pay you before you sue. If your claim is for possession of property, you must ask the defendant to give you the property. Have you done this?

☒ Yes ☐ No If no, explain why not:

- 5 Why are you filing your claim at this courthouse?

This courthouse covers the area (check the one that applies):

- a. ☒ (1) Where the defendant lives or does business. (4) Where a contract (written or spoken) was made, signed, performed, or broken by the defendant or where the defendant lived or did business when the defendant made the contract.
 (2) Where the plaintiff's property was damaged.
 (3) Where the plaintiff was injured.
- b. ☐ Where the buyer or lessee signed the contract, lives now, or lived when the contract was made, if this claim, is about an offer or contract for personal, family, or household goods, services, or loans. (Code Civ. Proc., § 395(b).)
- c. ☐ Where the buyer signed the contract, lives now, or lived when the contract was made, if this claim is about a retail installment contract (like a credit card). (Civ Code, § 1812.10.)
- d. ☐ Where the buyer signed the contract, lives now, or lived when the contract was made, or where the vehicle is permanently garaged, if this claim is about a vehicle finance sale. (Civ Code, § 2984.4.)
- e. ☐ Other (specify):

- 6 List the zip code of the place checked in 5 above (if you know): 90401

- 7 Is your claim about an attorney-client fee dispute? ☐ Yes ☒ No

If yes, and if you have had arbitration, fill out form SC-101, attach it to this form, and check here: ☐

- 8 Are you suing a public entity? ☐ Yes ☒ No

If yes, you must file a written claim with the entity first. ☐ A claim was filed on (date):

If the public entity denies your claim or does not answer within the time allowed by law, you can file this form.

- 9 Have you filed more than 12 other small claims within the last 12 months in California?

☐ Yes ☒ No If yes, the filing fee for this case will be higher.

- 10 Is your claim for more than \$2,500? ☒ Yes ☐ No

If yes, I have not filed, and understand that I cannot file, more than two small claims cases for more than \$2,500 in California during this calendar year.

- 11 I understand that by filing a claim in small claims court, I have no right to appeal this claim.

I declare, under penalty of perjury under California State law, that the information above and on any attachments to this form is true and correct.

Date: 12/21/2019 NICOLE PRAUSE
Plaintiff types or prints name here

Plaintiff signs here

Date: _____
Second plaintiff types or prints name here

Second plaintiff signs here



Requests for Accommodations

Assistive listening systems, computer-assisted real-time captioning, or sign language interpreter services are available if you ask at least five days before the trial. Contact the clerk's office for form MC-410, Request for Accommodations by Persons With Disabilities and Response. (Civ. Code, § 54.8.)



SC-100**Information for the defendant (the person being sued)**

"Small claims court" is a special court where claims for \$10,000 or less are decided. Individuals, including "natural persons" and sole proprietors, may claim up to \$10,000. Corporations, partnerships, public entities, and other businesses are limited to claims of \$5,000. (See below for exceptions.*) The process is quick and cheap. The rules are simple and informal. You are the *defendant*—the person being sued. The person who is suing you is the *plaintiff*.

Do I need a lawyer? You may talk to a lawyer before or after the case. But you *may not* have a lawyer represent you in court (unless this is an appeal from a small claims case).

How do I get ready for court? You don't have to file any papers before your trial, unless you think this is the wrong court for your case. But bring to your trial any witnesses, receipts, and evidence that supports your case. And read "Be Prepared for Your Trial" at www.courts.ca.gov/smallclaims/prepare.

What if I need an accommodation? If you have a disability or are hearing impaired, fill out form MC-410, *Request for Accommodations*. Give the form to your court clerk or the ADA/ Access Coordinator.

What if I don't speak English well? Ask the court clerk as soon as possible if your court has a court-provided interpreter available and how to request one. A court-provided interpreter may not be available. Alternatively, you may bring an adult who is not a witness or an attorney to interpret for you or ask the court for a list of interpreters for hire.

Where can I get the court forms I need? Go to any courthouse or your county law library, or print forms at www.courts.ca.gov/smallclaims/forms.

What happens at the trial? The judge will listen to both sides. The judge may make a decision at your trial or mail the decision to you later.

What if I lose the case? If you lose, you may appeal. You'll have to pay a fee. (Plaintiffs cannot appeal their own claims.)

- If you were at the trial, file form SC-140, *Notice of Appeal*. You must file within 30 days after the clerk hands or mails you the judge's decision (judgment) on form SC-200 or form SC-130, *Notice of Entry of Judgment*.
- If you were *not* at the trial, fill out and file form SC-135, *Notice of Motion to Vacate Judgment and Declaration*, to ask the judge to cancel the judgment (decision). If the judge does not give you a new trial, you have 10 days to appeal the decision. File form SC-140.

For more information on appeals, see www.courts.ca.gov/smallclaims/appeals.

Do I have options?

Yes. If you are being sued, you can:

- **Settle your case before the trial.** If you and the plaintiff agree on how to settle the case, the plaintiff must file form CIV-110, *Request for Dismissal*, with the clerk. Ask the Small Claims Advisor for help.

- **Prove this is the wrong court.** Send a letter to the court *before* your trial explaining why you think this is the wrong court. Ask the court to dismiss the claim. You must serve (give) a copy of your letter (by mail or in person) to all parties. (Your letter to the court must say you have done so.)
- **Go to the trial and try to win your case.** Bring witnesses, receipts, and any evidence you need to prove your case. To have the court order a witness to go to the trial, fill out form SC-107 (*Small Claims Subpoena*) and have it served on the witness.
- **Sue the person who is suing you.** If you have a claim against the plaintiff, and the claim is appropriate for small claims court as described on this form, you may file *Defendant's Claim* (form SC-120) and bring the claim in this action. If your claim is for *more* than allowed in small claims court, you may still file it in small claims court if you give up the amount over the small claims value amount, or you may file a claim for the full value of the claim in the appropriate court. If your claim is for more than allowed in small claims court *and* relates to the same contract, transaction, matter, or event that is the subject of the plaintiff's claim, you may file your claim in the appropriate court and file a motion to transfer the plaintiff's claim to that court to resolve both matters together. You can see a description of the amounts allowed in the paragraph above titled "**Small Claims Court.**"
- **Agree with the plaintiff's claim and pay the money.** Or, if you can't pay the money now, go to your trial and say you want to make payments.
- **Let the case "default."** If you don't settle and do not go to the trial (default), the judge may give the plaintiff what he or she is asking for plus court costs. If this happens, the plaintiff can legally take your money, wages, and property to pay the judgment.

What if I need more time?

You can change the trial date if:

- You cannot go to court on the scheduled date (you will have to pay a fee to postpone the trial), *or*
- You did not get served (receive this order to go to court) at least 15 days before the trial (or 20 days if you live outside the county), *or*
- You need more time to get an interpreter. One postponement is allowed, and you will not have to pay a fee to delay the trial.

Ask the Small Claims Clerk about the rules and fees for postponing a trial. Or fill out form SC-150 (or write a letter) and mail it to the court *and* to all other people listed on your court papers before the deadline. Enclose a check for your court fees, unless a fee waiver was granted.

**Need help?**

Your county's Small Claims Advisor can help for free.

Small Claims Court Advisor Program
<http://dcba.lacounty.gov>
 Monday - Friday 8:00am - 4:30pm
 (213) 974-9759 or (800) 593-8222

Or go to www.courts.ca.gov/smallclaims/advisor.

* Exceptions: Different limits apply in an action against a defendant who is a guarantor. (See Code Civ. Proc., § 116.220(c).)



SC-100**Información para el demandado (la persona demandada)**

La "**Corte de reclamos menores**" es una corte especial donde se deciden casos por \$10,000 o menos. Los individuos, o sea las "personas físicas" y los propietarios por cuenta propia, pueden reclamar hasta \$10,000. Las corporaciones, asociaciones, entidades públicas y otras empresas solo pueden reclamar hasta \$5,000. (Vea abajo para las excepciones.)* El proceso es rápido y barato. Las reglas son sencillas e informales. Usted es el Demandado—la persona que se está demandando. La persona que lo está demandando es el Demandante.

¿Necesito un abogado? Puede hablar con un abogado antes o después del caso. Pero no puede tener a un abogado que lo represente ante la corte (a menos que se trate de una apelación de un caso de reclamos menores).

¿Cómo me preparo para ir a la corte? No tiene que presentar ningunos papeles antes del juicio, a menos que piense que ésta es la corte equivocada para su caso. Pero lleve al juicio cualquier testigos, recibos y pruebas que apoyan su caso. Y lea "Esté preparado para su juicio" en www.courts.ca.gov/reclamosmenores/preparesse.

¿Qué hago si necesito una adaptación? Si tiene una discapacidad o tiene impedimentos de audición, llene el formulario MC-410, Request for Accommodations. Entregue el formulario al secretario de la corte o al Coordinador de Acceso/ADA de su corte.

¿Qué pasa si no hablo bien inglés? Pregúntele al secretario de la corte lo más pronto posible si en el juzgado habrá un intérprete disponible y cómo solicitarlo. No siempre están disponibles los intérpretes de la corte. Otra opción es llevar a un adulto que pueda interpretar para usted siempre que esa persona no sea un testigo ni un abogado. O puede pedir a la corte una lista de intérpretes particulares disponibles para contratar.

¿Dónde puedo obtener los formularios de la corte que necesito? Vaya a cualquier edificio de la corte, la biblioteca legal de su condado, o imprima los formularios en www.courts.ca.gov/smallclaims/forms (página está en inglés).

¿Qué pasa en el juicio? El juez escuchará a ambas partes. El juez puede tomar su decisión durante la audiencia o enviársela por correo después.

¿Qué pasa si pierdo el caso? Si pierde, puede apelar. Tendrá que pagar una cuota. (El Demandante no puede apelar su propio reclamo.)

- Si estuvo presente en el juicio, llene el formulario SC-140, *Aviso de apelación* (Notice of Appeal). Tiene que presentarlo dentro de 30 días después de que el secretario le entregue o envíe la decisión (fallo) del juez en el formulario SC-200 o SC-130, *Aviso de publicación del fallo* (Notice of Entry of Judgment).
- Si no estuvo en el juicio, llene y presente el formulario SC-135, *Aviso de petición para anular el fallo y Declaración* para pedirle al juez que anule el fallo (decisión). Si la corte no le otorga un nuevo juicio, tiene 10 días para apelar la decisión. Presente el formulario SC-140.

Para obtener más información sobre las apelaciones, vea www.courts.ca.gov/reclamosmenores/apelaciones.

¿Tengo otras opciones? Sí. Si lo están demandando, puede:

- **Resolver su caso antes del juicio.** Si usted y el Demandante se ponen de acuerdo en cómo resolver el caso, el Demandante tiene que presentar el formulario CIV-110, *Solicitud de desestimación* (Request for Dismissal) ante el secretario de la corte. Pídale al Asesor de Reclamos Menores que lo ayude.

- **Probar que es la corte equivocada.** Envíe una carta a la corte antes del juicio explicando por qué cree que es la corte equivocada. Pídale a la corte que despida el reclamo. Tiene que entregar (dar) una copia de su carta (por correo o en persona) a todas las partes. (Su carta a la corte tiene que decir que hizo la entrega.)
- **Ir al juicio y tratar de ganar el caso.** Lleve testigos, recibos y cualquier prueba que necesite para probar su caso. Si desea que la corte emita una orden de comparecencia para que los testigos vayan al juicio, llene el formulario SC-107, *Citatorio de reclamos menores* (Small Claims Subpoena) y entrégueselo legalmente al testigo.
- **Demandar a la persona que lo demandó.** Si tiene un reclamo contra el Demandante, y el reclamo se puede presentar en la corte de reclamos menores, tal como se describe en este formulario, puede presentar el formulario SC-120, *Reclamo del demandado* (Defendant's Claim) y presentarlo en este mismo caso. Si su reclamo excede el límite permitido en la corte de reclamos menores, puede igualmente presentarlo en la corte de reclamos menores si está dispuesto a limitar su reclamo al máximo permitido, o puede presentar un reclamo por el monto total en la corte apropiada. Si su reclamo excede el límite permitido en la corte de reclamos menores y está relacionado con el mismo contrato, transacción, asunto o acontecimiento que el reclamo del Demandante, puede presentar su reclamo en la corte apropiada y presentar una moción para transferir el reclamo del Demandante a dicha corte, para poder resolver los dos reclamos juntos. Puede ver una descripción de los montos permitidos en el párrafo anterior titulado "Corte de reclamos menores".
- **Aceptar el reclamo del Demandante y pagar el dinero.** O, si no puede pagar en ese momento, vaya al juicio y diga que quiere hacer los pagos.
- **No ir al juicio y aceptar el fallo por falta de comparecencia.** Si no llega a un acuerdo con el Demandante y no va al juicio (fallo por falta de comparecencia), el juez le puede otorgar al Demandante lo que está reclamando más los costos de la corte. En ese caso, el Demandante legalmente puede tomar su dinero, su sueldo o sus bienes para cobrar el fallo.

¿Qué hago si necesito más tiempo? Puede cambiar la fecha del juicio si:

- No puede ir a la corte en la fecha programada (tendrá que pagar una cuota para aplazar el juicio), o
- No le entregaron los documentos legalmente (no recibió la orden para ir a la corte) por lo menos 15 días antes del juicio (ó 20 días si vive fuera del condado), o
- Necesita más tiempo para conseguir intérprete. (Se permite un solo aplazamiento sin tener que pagar cuota para aplazar el juicio).

Pregúntele al secretario de reclamos menores sobre las reglas y las cuotas para aplazar un juicio. O llene el formulario SC-150 (o escriba una carta) y envíelo antes del plazo a la corte y a todas las otras personas que figuran en sus papeles de la corte. Adjunte un cheque para pagar los costos de la corte, a menos que le hayan dado una exención.



¿Necesita ayuda? El Asesor de Reclamos Menores de su condado le puede ayudar sin cargo.

Small Claims Court Advisor Program
<http://dcba.lacounty.gov>
 Monday - Friday 8:00am - 4:30pm
 (213) 974-9759 or (800) 593-8222

O visite www.courts.ca.gov/reclamosmenores/asesores.

* Excepciones: Existen diferentes límites en un reclamo contra un garante. (Vea el Código de Procedimiento Civil, sección 116.220 (c).)

EXHIBIT Q

 **Rebecca Watson @SF Sketchfest**  @rebeccaw... · Nov 24, 2019 
For maybe the first time ever, I'm defending a pseudoscientist who is suing a scientist for libel. Yeah, idk, 2019 is weird
[twitter.com/skepchicks/sta...](https://twitter.com/skepchicks/status/1194444444444444444)

skepchicks @skepchicks

Is Pornography Addictive? NoFap Founder Sues Neuroscientist Who Says No skepchick.org/2019/11/is-por...



 **Diana Davison**
@d2davison

Weird year indeed. I did my own investigation and agree with your conclusion but disagree on some of your other statements. Disagreement isn't defamation is it? Meanwhile Prause is threatening to sue me now for stating the truth. She's the biggest nutter in No Nut November.

♥ 10 6:37 AM - Nov 26, 2019 

 [See Diana Davison's other Tweets](#) 



Diana Davison @d2davison · Nov 26, 2019



Replying to @rebeccawatson

Weird year indeed. I did my own investigation and agree with your conclusion but disagree on some of your other statements.

Disagreement isn't defamation is it? Meanwhile Prause is threatening to sue me now for stating the truth. She's the biggest nutter in No Nut November.



Diana Davison

@d2davison

To clarify, when I say "stating the truth" I mean she wants to sue me for producing a picture of her at a porn award show that she claims she didn't attend.

♡ 6 6:40 AM - Nov 26, 2019



👤 See Diana Davison's other Tweets





Gary Wilson @YourBrainOnPorn · Dec 19, 2019



Replying to @YourBrainOnPorn @pegobry

For a rundown on Prause's egregious and unethical behaviors I suggest @d2davison's article in The Post Millennial and Davison's 6-minute YouTube video. You will be shocked.

1- youtu.be/Kn6Vpx7bO3w

2- thepostmillennial.com/porn-wars-get-...



Porn wars get personal in No Nut November - The Post Mill...

In No Nut November, the question "To fap or not to fap?" has become fraught with legal danger.

thepostmillennial.com



Diana Davison

@d2davison

To be honest, I kind of feel like I should have an affidavit of being bullied in the lawsuits now. Just got a notice that Prause had my timeline documentation removed from the website that allowed me to track her nefarious activities.

♡ 4 1:33 AM · Dec 20, 2019



 [See Diana Davison's other Tweets](#)



I'm pretty sure she knows the motivation of some. Hilton is most definitely an anti porn advocate & conspiracy theorist. You just have to know what to look for.

Show less

👍 0 🗨️ 1 REPLY

▲ Hide 12 replies



Diana Davison 2 months ago

Prause sent me her exchange with the journalist including his reply, after the article was published, that the explanation she gave re AVN awards did not match the correct years. Her story did not check out. Her explanation was not the reason he didn't publish it.

Prause said many things to me but none of her "evidence" actually supported her claims. In every instance the evidence reversed who the aggressor was. She basically accuses others of the exact things she herself did.

I emailed with her, on the record, for almost a week.

Show less

👍 2 🗨️ 1 REPLY

November 25, 2019

Mr. Ali S. Taghva
Editor In Chief
Post Millennial
Montreal, Quebec
Canada

VIA EMAIL: [REDACTED]

Re: Dr. Nicole Prause; Your Brain on Porn

Dear Mr. Taghva:

We are counsel to Dr. Nicole Prause, who has requested that we contact you regarding articles published by your organization written by Diana Davison containing untrue accusations against Dr. Prause. While we recognize the right of journalists to write about matters of public interest, and to even editorialize in their writing, it is universally understood that it is defamation to publish allegedly factual material which is known to be false.

Indeed, we even recognize that individuals may engage in bad journalism from time to time. However, Ms. Davison has maliciously published information on the Post Millennial's website which she knew to be false at <https://www.thepostmillennial.com/porn-wars-get-personal-in-no-nut-November/>. She has also posted this same material on her Twitter account, representing herself as speaking for the Post Millennial (<https://twitter.com/d2davidson>) and on YouTube, again representing herself as speaking for the Post Millennial (<https://www.youtube.com/watch?v=Kn6Vpx7bQ3w>). In each instance, she ignored the actual legal documentation in her possession which proved without a doubt that her statements were knowingly false. That is the standard for defamation *per se*.

Included in the false and defamatory claims she made about Dr. Prause were:

- 1) Dr. Prause is in the porn industry because she attended the XRCO awards
- 2) Dr. Prause attended the porn awards, and her "alibi" that she did not attend the AVN award ceremony did "not check out"
- 3) Dr. Prause may lose her license as a psychologist
- 4) Dr. Prause "attempts to have people fired for sexual harassment or academic fraud"
- 5) Dr. Prause advocates for children to view pornography.
- 6) RealYourBrainOnPorn.com was "found to be connected" to Dr. Prause without identifying the owner

Mr. Ali S. Taghva, November 25, 2019

Page 2

We demand that all articles by Ms. Davison which mention Dr. Prause in any way be removed from the Post Millennial immediately, and that the Post Millennial immediately issue a statement that any articles by Ms. Davison regarding Dr. Prause are not authorized by, nor endorsed in any way by the Post Millennial.

Failure to remove those materials will result in suit by Dr. Prause against those responsible for those publications. Since the material was published in such a manner as to be available in the United States, Dr. Prause has the right to bring suit against both Ms. Davison and the Post Millennial in California to redress the injury cause to her by those publications. Such a suit will entitle Dr. Prause to recover both actual and punitive damages

We look forward to your prompt response.

I am available to discuss this matters at any time during normal business hours if you wish to contact me.

Very truly yours,

A handwritten signature in black ink, appearing to read "Wayne B. Giampietro". The signature is fluid and cursive, with a large initial "W" and a long, sweeping tail.

Wayne B. Giampietro

WBG/afđ
cc: N. Prause



Diana Davison

@d2davison



So I've just been threatened with a bogus lawsuit for saying things that are provably true. Interesting. For the person issuing this threat: I have an LA lawyer and you'll be hearing from him if you persist in this attempt at silencing my speech.



10:50 PM · Nov 25, 2019 · [Twitter Web App](#)

20 Retweets **137** Likes



https://twitter.com/NicoleRPrause/status/1199105909806419968

Home Moments

Liberos
@NicoleRPrause

Liberos™ biotech innovation & advocates for empirically-supported treatments. Neuroscience & physiology lab studying primary rewards. liberocenter.com

Los Angeles, CA
liberocenter.com
Joined October 2015

3

Pope Compassion Entropy @ScottBieser · 25 Nov 2019

2/2 ... 3) Dr. Prause did appear in a documentary about the porn industry (After Porn Ends 2) so it would make sense she'd be at an industry awards event. Although the event was in 2016 but the documentary was released in 2017. So, how are these two facts connected?

2

Liberos
@NicoleRPrause

Follow

Replying to @ScottBieser @d3davidson and 2 others

@TPostMillennial @Ali_Taghva Your employee immediately posted additional defamation. I also never lied about XRCO. There will not be a second Cease and Desist letter. This is your notice that you owe me \$10,000 for defamation. I'll provide 14 days to pay after which I can file

na Davidson
@naDavidson

ScottBieser @NicoleRPrause and 2 others

e lied about attending the XI
e's threatening to sue people
seen a picture of her there. ,
accusing people of stalking ji
research and defending them

Nov 2019

3:21 PM · 25 Nov 2019



Search Twitter



@NicoleRPrause

Replying to @NicoleRPrause @Kurall_Creator and 3 others

My defamation case against a Twitter user for falsely claiming I am paid by the porn industry is advancing to subpoena.

@Kurall_Creator can be next if he fails to remove his defamation.

\$10,000 minimum.

e-Filing ID	Case Title
[REDACTED]	Nicole Prause vs. Tom Jackson

1:01 PM · Nov 25, 2019 · Twitter Web App



More replies



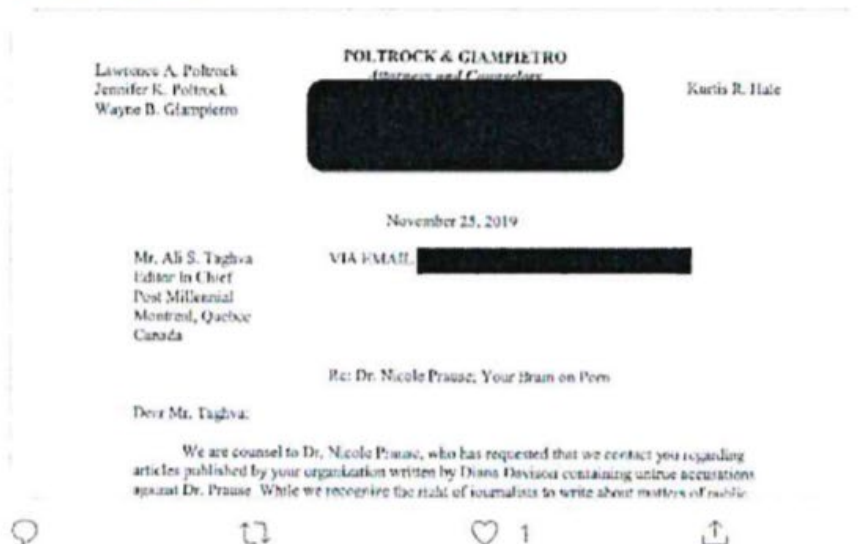
Liberos @NicoleRPrause · Nov 26, 2019

Replying to @NicoleRPrause @Kurall_Creator and 2 others

First defamation case is scheduled for January.

Notice is out to defendant.

@TPostMillennial will be in court next if this is not strongly addressed.





Search Twitter



Porn wars get personal in No Nut November - The Post Millennial

In No Nut November, the question "To fap or not to fap?" has become fraught with legal danger.

thepostmillennial.com

4

4

13



Pope Compassion Entropy @ScottBieser · Nov 21, 2019

This is a damned weird situation. Generally, supporters of porn are consistently pro-free speech. But we seem to live in inside-out world now.



3



Diana Davison @d2davison · Nov 22, 2019

I've seen the tweets and photo that show Prause at AVN and other awards. Her "alibis" didn't check out.

The way she and Ley mock people who say they need help does not speak well to their therapy credentials.

3



2



Diana Davison @d2davison · Nov 24, 2019

My source for the above statement was a court document provided to me by Prause herself. It contains an email from a journalist who investigated her alibis and found they didn't check out.



1



1



Diana Davison @d2davison · Nov 25, 2019

I don't appreciate Nicole Prause tweeting at me while she has me blocked so I can't reply. Meanwhile, photo showing her at the June 22, 2016 XRCO porn awards. (which I have saved to my hard drive)

marcopallotti.com/shoots/xrco/pa...

1



3





nted and very

10

https://twitter.com/NicoleRPrause/status/1198868553652326400


Search Twitter

Liberos
@NicoleRPrause

Replying to @NicoleRPrause @d2davison and 3 others

Shockingly, your employee @TPostMillennial has posted new defamation, now claiming I am in the porn industry because I attended the XRCO awards. Also a lie!

Will the defamation never end? You're going to make it very easy to find a lawyer on contingency to bankrupt you.

DB - Bob Krotts  iana Davison
to me d2davison

OK. @itwoamond @NicoleRPrause and 3 others

If it bothers you that much that s don't lie. A table rig
performers: to the best of my ed. Hmmm. At an ev
ry people only.

Bob 24 Nov 2019

XRCO Chairman

2:38 AM · Nov 25, 2019 · Twitter Web App

EXHIBIT R

UCLA School of Law on Twitter: x +

twitter.com/UCLA_Law/status/1198030340490575872

Home Moments Search Twitter



UCLA School of Law @UCLA_Law

UCLA School of Law, the youngest major law school in the nation, established a tradition of innovation in its approach to teaching, research and scholarship.

Los Angeles, CA
law.ucla.edu
Joined November 2012

UCLA School of Law @UCLA_Law

Follow

.@VolokhC cited by @TPostMillennial on defamation lawsuits against @NicoleRPrause for her claims of sexual harassment, which she says are her right under #FreeSpeech. Volokh questions Prause's 'novel and pretty dangerous' definition of sexual harassment.



Porn wars get personal in No Nut November - The Post Millennial

In No Nut November, the question "To fap or not to fap?" has become fraught with legal danger.

thepostmillennial.com

4:07 PM · 22 Nov 2019

3 Retweets 3 Likes

2 3 3

Liberos @NicoleRPrause · 1h

Replying to @UCLA_Law @VolokhC

@UCLA_Law never reviewed the legal documents. I have in writing Volokh admitting he never did. This also makes numerous other defamatory claims which you knew were false at the time you posted it.

My attorney will be in touch.

3

Exhibit S

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, state bar number, and address): Nicole Prause P.O. Box 1318 Sacramento, CA 95812 TELEPHONE NO.: FAX NO. (Optional): E-MAIL ADDRESS (Optional): ATTORNEY FOR (Name): Self-Represented		RESERVED FOR CLERK'S FILE STAMP FILED Superior Court of California County of Los Angeles FEB 13 2020 Sherri K. Carter, Executive Officer/Clerk By <u>Evyone N. Brown</u> , Deputy
Los Angeles Superior Court Santa Monica Courthouse SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES COURTHOUSE ADDRESS: 1725 Main Street, Rm 224 Santa Monica, CA 90401		
PETITIONER/PLAINTIFF: Nicole Prause		
RESPONDENT/DEFENDANT: Gary Wilson		
CHILD'S NAME:	CHILD'S DATE OF BIRTH:	
DECLARATION RE: NOTICE OF EX PARTE REQUEST (NO NOTICE GIVEN) (Temporary Restraining Order)		CASE NUMBER: 20STR001022 RELATED CASES (IF ANY):

I, Nicole Prause, declare that:

(PRINT NAME)

1) I did not give notice to the other party in this action because:

- ☒ I was afraid that the violence would reoccur when I gave notice that I was asking for these orders.
- ☐ I was afraid that the other party would take the children out of the area before the order could be granted and served.
- ☐ I believe that giving notice would make the orders useless because the other party would:

2) I attempted and was unable to inform _____ or his/her attorney
that I would be seeking a temporary restraining order. My attempts included

3) Other reason:

I declare that the above is true and correct, and that I executed this declaration at Santa Monica, California

02/13/2020

DATE

SIGNATURE OF DECLARANT:

DECLARATION OF EX PARTE NOTICE

Prause, Nicole

CH-100**Request for Civil Harassment Restraining Orders**

Read *Can a Civil Harassment Restraining Order Help Me?* (form CH-100-INFO) before completing this form. Also fill out *Confidential CLETS Information* (form CLETS-001) with as much information as you know.

Clerk stamps date here when form is filed.

FILEDSuperior Court of California
County of Los Angeles**FEB 13 2020**

Sherri R. Carter, Executive Officer/Clerk

By Evyone N. Brown, Deputy
Evyone N. Brown**1 Person Seeking Protection**a. Your Full Name: Nicole Prause Age: 41

Your Lawyer (if you have one for this case)

Name: _____ State Bar No.: _____

Firm Name: _____

b. Your Address (If you have a lawyer, give your lawyer's information. If you do not have a lawyer and want to keep your home address private, you may give a different mailing address instead. You do not have to give telephone, fax, or e-mail.)

Address: PO Box 1318City: Sacramento State: CA Zip: 95812

Telephone: _____ Fax: _____

E-Mail Address: nicole.prause@gmail.com

Fill in court name and street address:

Superior Court of California, County of
Los Angeles Superior Court
Santa Monica Courthouse
1725 Main Street, Rm 224
Santa Monica, CA 90401

Court fills in case number when form is filed.

Case Number:

20STR001022**2 Person From Whom Protection Is Sought**Full Name: Gary Wilson Age: ~66Address (if known): 535 Grandview Dr.City: Ashland State: OR Zip: 97520**3 Additional Protected Persons**a. Are you asking for protection for any other family or household members? ☐ Yes ☒ No If yes, list them:

Full Name	Sex	Age	Lives with you?	How are they related to you?
_____	_____	_____	<input type="checkbox"/> Yes <input type="checkbox"/> No	_____
_____	_____	_____	<input type="checkbox"/> Yes <input type="checkbox"/> No	_____
_____	_____	_____	<input type="checkbox"/> Yes <input type="checkbox"/> No	_____
_____	_____	_____	<input type="checkbox"/> Yes <input type="checkbox"/> No	_____

☐ Check here if there are more persons. Attach a sheet of paper and write "Attachment 3a—Additional Protected Persons" for a title. You may use form MC-025, Attachment.

b. Why do these people need protection? (Explain below):

☐ Check here if there is not enough space for your answer. Put your complete answer on the attached sheet of paper or form MC-025 and write "Attachment 3b—Why Others Need Protection" for a title.**This is not a Court Order.**

Case Number:

20STR001022

4 Relationship of Parties

How do you know the person in (2)? (Explain below):

☐ Check here if there is not enough space for your answer. Put your complete answer on the attached sheet of paper or form MC-025 and write "Attachment 4—Relationship of Parties" for a title.

Gary Wilson is anti-pornography extremist; I am a PhD neuroscientist known for my research on pornography

5 Venue

Why are you filing in this county? (Check all that apply):

a. ☐ The person in (2) lives in this county.

b. ☒ I was harassed by the person in (2) in this county.

c. ☐ Other (specify):

6 Other Court Cases

a. Have you or any of the persons named in (3) been involved in another court case with the person in (2)?

☒ Yes ☐ No (If yes, check each kind of case and indicate where and when each was filed.)

Kind of Case	Filed in (County/State)	Year Filed	Case Number (if known)
(1) <input type="checkbox"/> Civil Harassment			
(2) <input type="checkbox"/> Domestic Violence			
(3) <input type="checkbox"/> Divorce, Nullity, Legal Separation			
(4) <input type="checkbox"/> Paternity, Parentage, Child Custody			
(5) <input type="checkbox"/> Elder or Dependent Adult Abuse			
(6) <input type="checkbox"/> Eviction			
(7) <input type="checkbox"/> Guardianship			
(8) <input type="checkbox"/> Workplace Violence			
(9) <input type="checkbox"/> Small Claims			
(10) <input type="checkbox"/> Criminal			
(11) <input checked="" type="checkbox"/> Other (specify):	World Intellectual(WIPO)	2019	D2019-1544

b. Are there now any protective or restraining orders in effect relating to you or any of the persons in (3) and the person in (2)? ☐ No ☒ Yes (If yes, attach a copy if you have one.)

7 Description of Harassment

Harassment means violence or threats of violence against you, or a course of conduct that seriously alarmed, annoyed, or harassed you and caused you substantial emotional distress. A course of conduct is more than one act.

a. Tell the court about the last time the person in (2) harassed you.

(1) When did it happen? (provide date or estimated date): June 2013 to present

(2) Who else was there?

David Ley, PhD; James Pfaus, PhD; Daniel Burgess, MA; Cynthia Graham, PhD; Erick Janssen, PhD;
James Cantor, PhD; Jason Winters, PhD; Marty Klein, PhD; Joshua Grubbs, PhD; Kahni Clements, PhD;
Greg Siegle, PhD; Patrick Giordani, PhD; Dean Sabatinelli, PhD; many witnesses to public harassment

This is not a Court Order.



Case Number: 20STR001022

7 a. (3) How did the person in (2) harass you? (Explain below):

☐ Check here if there is not enough space for your answer. Put your complete answer on the attached sheet of paper or form MC-025 and write "Attachment 7a(3)—Describe Harassment" for a title.

I am a neuroscientist studying the effects of pornography on the brain. Gary Wilson is an anti-pornography extremist known for threatening professionals who disagree with him, especially women. Wilson has no college degree, no lifetime history of any full-time employment, and a 2001 bankruptcy.

After 7 years of daily harassment (see 7b) I enrolled in Safe At Home. Wilson posted my physical location across three websites (www.yourbrainonporn.com, www.pornstudycritiques.com and www.Twitter.com) in February 2020 with over 200 photographs of me. He also posted that my work includes testing "porn stars", training child molesters, and working with porn industries, all of which he knows to be false.

(4) Did the person in (2) use or threaten to use a gun or any other weapon?

☒ Yes ☐ No (If yes, explain below):

☒ Check here if there is not enough space for your answer. Put your complete answer on the attached sheet of paper or form MC-025 and write "Attachment 7a(4)—Use of Weapons" for a title.

(5) Were you harmed or injured because of the harassment?

☒ Yes ☐ No (If yes, explain below): NP

☐ Check here if there is not enough space for your answer. Put your complete answer on the attached sheet of paper or form MC-025 and write "Attachment 7a(5)—Harm or Injury" for a title.

I fear for my own physical safety and that of my staff and research volunteers so much I have relocated multiple times (home and office) to hide from Wilson's stalking. I have endured extreme emotional distress knowing Wilson is armed, knows where to find me, and has nothing to lose by attacking me.

(6) Did the police come? ☒ Yes ☐ No

If yes, did they give you or the person in (2) an Emergency Protective Order? ☐ Yes ☒ No

If yes, the order protects (check all that apply):

☐ Me ☐ The person in (2) ☐ The persons in (3).

(Attach a copy of the order if you have one.)

b. Has the person in (2) harassed you at other times?

☒ Yes ☐ No (If yes, describe prior incidents and provide dates of harassment below):

☒ Check here if there is not enough space for your answer. Put your complete answer on the attached sheet of paper or form MC-025 and write "Attachment 7b—Previous Harassment" for a title.

This is not a Court Order.



Case Number:

20STR001022

Check the orders you want. ☒**8 ☒ Personal Conduct Orders**

I ask the court to order the person in (2) not to do any of the following things to me or to any person to be protected listed in (3):

- a. ☒ Harass, intimidate, molest, attack, strike, stalk, threaten, assault (sexually or otherwise), hit, abuse, destroy personal property of, or disturb the peace of the person.
- b. ☒ Contact the person, either directly or indirectly, in any way, including, but not limited to, in person, by telephone, in writing, by public or private mail, by interoffice mail, by e-mail, by text message, by fax, or by other electronic means.
- c. ☒ Other (specify):

☐ Check here if there is not enough space for your answer. Put your complete answer on the attached sheet of paper or form MC-025 and write "Attachment 8c—Other Personal Conduct Orders," for a title.

Remove my physical location information from his websites; remove photographs of me from his websites; stop filing vexatious complaints against me; no-contact should include social media use of "tags" of my accounts

The person in (2) will be ordered not to take any action to get the addresses or locations of any protected person unless the court finds good cause not to make the order.

9 ☒ Stay-Away Orders

a. I ask the court to order the person in (2) to stay at least 100 yards away from (check all that apply):

- | | |
|---|--|
| (1) <input checked="" type="checkbox"/> Me. | (8) <input type="checkbox"/> My vehicle. |
| (2) <input type="checkbox"/> The other persons listed in (3). | (9) <input checked="" type="checkbox"/> Other (specify): |
| (3) <input checked="" type="checkbox"/> My home. | <u>Scientific conferences; My public talks</u> |
| (4) <input checked="" type="checkbox"/> My job or workplace. | <u></u> |
| (5) <input checked="" type="checkbox"/> My school. | <u></u> |
| (6) <input type="checkbox"/> My children's school. | <u></u> |
| (7) <input type="checkbox"/> My children's place of child care. | <u></u> |

b. If the court orders the person in (2) to stay away from all the places listed above, will he or she still be able to get to his or her home, school, or job? ☒ Yes ☐ No (If no, explain below):

☐ Check here if there is not enough space for your answer. Put your complete answer on the attached sheet of paper or form MC-025 and write "Attachment 9b—Stay-Away Orders," for a title.

10 ☐ Guns or Other Firearms and Ammunition

Does the person in (2) own or possess any guns or other firearms? ☒ Yes ☐ No ☐ I don't know

If the judge grants a protective order, the person in (2) will be prohibited from owning, possessing, purchasing, receiving, or attempting to purchase or receive a gun, other firearm, and ammunition while the protective order is in effect. The person in (2) will also be ordered to turn in to law enforcement, or sell to or store with a licensed gun dealer, any guns or firearms within his or her immediate possession or control.

This is not a Court Order.



Case Number:

20STR001022

11 ☒ Temporary Restraining Order

I request that a Temporary Restraining Order (TRO) be issued against the person in **(2)** to last until the hearing. I am presenting form CH-110, *Temporary Restraining Order*, for the court's signature together with this *Request*.

Has the person in **(2)** been told that you were going to go to court to seek a TRO against him/her?

- ☒ Yes ☐ No (If you answered no, explain why below):
- ☐ Check here if there is not enough space for your answer. Put your complete answer on the attached sheet of paper or form MC-025 and write "Attachment 11—Temporary Restraining Order" for a title.

12 ☐ Request to Give Less Than Five Days' Notice of Hearing

You must have your papers personally served on the person in **(2)** at least five days before the hearing, unless the court orders a shorter time for service. (Form CH-200-INFO explains What Is "Proof of Personal Service"? Form CH-200, Proof of Personal Service, may be used to show the court that the papers have been served.)

If you want there to be fewer than five days between service and the hearing, explain why below:

- ☐ Check here if there is not enough space for your answer. Put your complete answer on the attached sheet of paper or form MC-025 and write "Attachment 12—Request to Give Less Than Five Days' Notice" for a title.

13 ☒ No Fee for Filing or Service

- a. ☒ There should be no filing fee because the person in **(2)** has used or threatened to use violence against me, has stalked me, or has acted or spoken in some other way that makes me reasonably fear violence.
- b. ☒ The sheriff or marshal should serve (notify) the person in **(2)** about the orders for free because my request for orders is based on unlawful violence, a credible threat of violence, or stalking.
- c. ☐ There should be no filing fee and the sheriff or marshal should serve the person in **(2)** for free because I am entitled to a fee waiver. (You must complete and file form FW-001, Application for Waiver of Court Fees and Costs.)

14 ☒ Lawyer's Fees and Costs

I ask the court to order payment of my ☒ lawyer's fees ☒ Court costs.

The amounts requested are:

Item	Amount	Item	Amount
Attorney fees to remove my address	\$ \$1,095.00		\$
California Safe at Home violation	\$ \$4,000.00		\$
CA Consumer Privacy Act violation	\$ \$7,500.00		\$

- ☐ Check here if there are more items. Put the items and amounts on the attached sheet of paper or form MC-025 and write "Attachment 14—Lawyer's Fees and Costs" for a title.

This is not a Court Order.



Case Number:
20STR001022

15 ☐ **Possession and Protection of Animals**

I ask the court to order the following:

- a. ☐ That I be given the sole possession, care, and control of the animals listed below, which I own, possess, lease, keep, or hold, or which reside in my household.
(Identify animals by, e.g., type, breed, name, color, sex.)

I request sole possession of the animals because (specify good cause for granting order):

- ☐ Check here if there is not enough space for your answer. Put your complete answer on the attached sheet of paper or form MC-025 and write "Attachment 15a—Possession of Animals" for a title.

- b. ☐ That the person in ② must stay at least _____ yards away from, and not take, sell, transfer, encumber, conceal, molest, attack, strike, threaten, harm, or otherwise dispose of, the animals listed above.

16 ☐ **Additional Orders Requested**

I ask the court to make the following additional orders (specify):

- ☐ Check here if there is not enough space for your answer. Put your complete answer on the attached sheet of paper or form MC-025 and write "Attachment 16—Additional Orders Requested," for a title.

17 Number of pages attached to this form, if any: 7

Date: _____

Lawyer's name (if any)

Lawyer's signature

I declare under penalty of perjury under the laws of the State of California that the information above and on all attachments is true and correct.

Date: February 12, 2020

Nicole Prause

Type or print your name

Sign your name

This is not a Court Order.

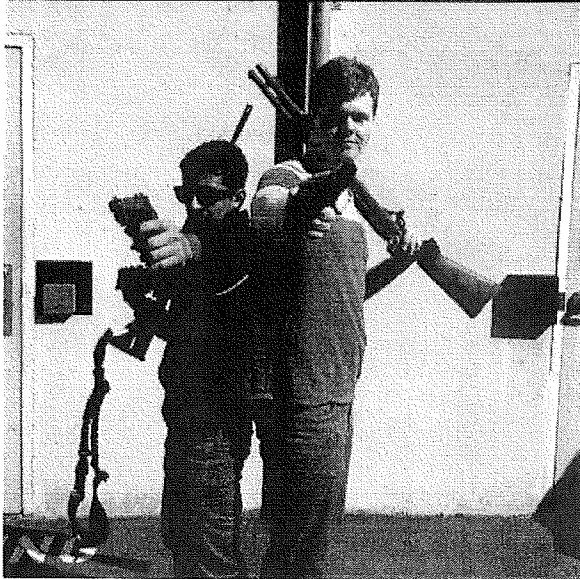
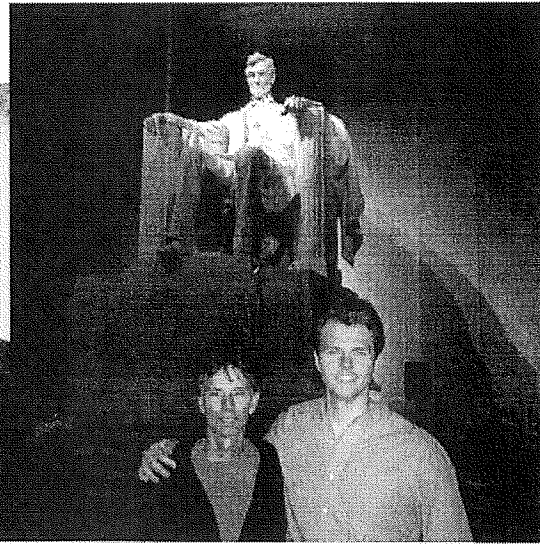
Attachment 7b – Previous Harassment

- Posted address where I live and work on his public websites and Twitter
- Contacted by the California Office of the Attorney General February 11, 2020, he refused to remove my physical address from his websites and Twitter
- Claims to have “another” physical address of mine on his website and Twitter
- Posted my name over 20,000 times on his websites
- Posted over 200 images of me on his websites
- Posted my name with his website links over 103,000 times on the Internet
- Filed over 12 vexatious complaints with my employer University of California, Los Angeles
- Filed a vexatious complaint over 200 pages in length against me with the California Board of Psychology, resulting in a 3-year investigation
- Filed a vexatious lawsuit against me in the World Intellectual Property Organization
- Filed a vexatious complaint with the Journal of Sexual Medicine claiming I fabricated my work
- Appeared on a video online stating “I hope they are watching...because I will never stop”
- Attempted to physically attend my scientific conference, despite having no college degree
- Tagged myself or my workgroup in public Twitter posts from his @YourBrainOnPorn account nearly 700 times in the last year alone, despite being blocked
- Received numerous no-contact orders from myself, publishers, and lawyers, continues to contact me almost daily for 7 years using public tags and website posts
- Posted that he created a secondary Twitter account about five years ago for the purpose of stalking me
- Posted on his website that I was trained to molest children at my workplace
- Posted on his website that I watch people have sex at my workplace
- Posted on his website that I test “porn stars” at my workplace
- Posted on his website that I am personally supported by the pornography industry
- Posted I have not filed stalking complaints against him with the FBI, despite having copies of the complaints
- Dissemination is a requirement of my grant funding, so I must be able to share my research without harassment on public forums. Despite blocking Gary Wilson on Twitter, LinkedIn, Facebook, Quora, and ResearchGate, Wilson brags that he created profiles to appear to be part of the general public to gain access to my accounts again. When I ignore him, he files another fraudulent complaint to force me to interact with him again.

03/16/20

Attachment 7a(4) – Use of weapons

His son, Arion Sprague, who also lives in Ashland, Oregon has posted many photographs of himself and his father with guns.



03/13/20

Wilson posting of Prause laboratory address

Received: Thursday, December 19, 2019 10:55 AM

From: Siegle, Greg Jeremy gsiegle@pitt.edu

To: 34887@lapd.online 34887@lapd.online

Dear Detective Perez,

Dr. Prause alerted me that Gary Wilson has posted, on his website www.yourbrainonporn.com, the location of a laboratory used for our research. This lab is located on a privately owned retreat center called "The Land" which is not highly secure. Dr. Prause has repeatedly stressed to me the danger this person and his followers could present to her personally, and potentially, to our participants. Based on her accounts of this person and his followers, I am also worried for their safety. I urge you to provide whatever support is available to help keep Dr. Prause and our research participants safe at this site. I am available to verify the address of this lab.

Sincerely,
Greg Siegle

--

Greg Siegle, Ph.D., Associate Professor of Psychiatry
University of Pittsburgh, School of Medicine
Addr: Western Psychiatric Institute and Clinic
3811 O'Hara St., Pittsburgh, PA 15213-2593
web: www.pitt.edu/~gsiegle ph:412-864-3501

This email and any attached files are confidential, and are intended solely for the use of the individuals to whom they are addressed. Please ask before forwarding, cc'ing, or bcc'ing.

02/19/20



Nicole Prause <nicole.prause@gmail.com>

Follow-up to Safe At Home complaint 863916 MW

PIU <PIU.PIU@doj.ca.gov>
To: Nicole Prause <nicole.prause@gmail.com>

Mon, Feb 10, 2020 at 12:57 PM

Thank you – we have contacted Linode and requested that they delete your home address and home phone number from their site, and to notify us when this has been done. When we receive their response, we will forward a copy to you.

From: Nicole Prause <nicole.prause@gmail.com>
Sent: Monday, February 10, 2020 10:35 AM
To: PIU <PIU.PIU@doj.ca.gov>
Subject: Re: Follow-up to Safe At Home complaint 863916 MW

Hi,

I have attached them.

Thank you!

Nicole Prause, Ph.D.

On Mon, Feb 10, 2020 at 10:33 AM PIU <PIU.PIU@doj.ca.gov> wrote:

Thank you for your follow-up e-mail. We have not received your follow-up correspondence. Would it be possible for you to scan and e-mail the documents (PIU@doj.ca.gov)? Or fax them (916.323.5341)?

If not, please resend them to: Office of the Attorney General, Public Inquiry Unit, P.O. Box 944255, Sacramento, CA 94244-2550.

Thank you again, and we look forward to hearing from you.

Melissa Weikel, Manager

Office of the Attorney General

Public Inquiry Unit

From: Nicole Prause <nicole.prause@gmail.com>
Sent: Monday, February 10, 2020 9:28 AM
To: PIU <PIU.PIU@doj.ca.gov>
Subject: Follow-up to Safe At Home complaint 863916 MW

Hi,

My address is:

Nicole Prause #2823
PO Box 1318
Sacramento, CA 95812

I submitted a complaint and replied with information requested for file #863916 MW to Melissa Weikel at the Public Inquiry Unit. My delivery confirmation confirms it was received. My address, roommate information, and description of my home is still posted on the website I reported. I can verify again that my full address appears on the website and that it is the address where I work to you.

How will I know the PIU is working on my concern? If the person still refuses to remove my address, what additional actions can I take?

The website owner, Gary Wilson, is currently bragging that he refused to remove it all over social media, further distributing the address. I am extremely concerned that my workplace is under immediate threat by these extremists.

Nicole Prause, Ph.D.

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00165

ICARS MAY 11 2018 4 40 0

CONTINUATION SHEET

PAGE 2 OF 2		TYPE OF REPORT CYBER STALKING				BOOKING NO.	DR NO. 180809436
ITEM NO.	QUAN.	ARTICLE	SERIAL NO.	BRAND	MODEL NO.	MISC. DESCRIPTION (COLOR, SIZE, INSCRIPTIONS, CALIBER, REVOLVER, ETC.)	DOLLAR VALUE
<p><u>Source Of Activity:</u> On 04-25-18 at approx 13:20 hours, I Officer Kinderman # 38242 was assigned to West LA Division Patrol W-2 in full uniform. I was assigned to the front desk. Vict-Prause walk in to WLA Station to file a report for a " Cyber Stalking". Inc# 180425008251</p> <p><u>Investigation:</u> Vict-Prause stated the following: Susp -1 posted victims (30) pictures and listed her name (3000) on his website :YourBrainonPorn.com. Victim contacted Susp-1 and asked him to remove the pictures from his website. Susp-1 refused. On 04/22/18 09:04 hours Victim was schedule to attend conference. Susp-1 was not invited to the conference. Susp-1 decided to attend the conference anyway. Victim did not go to conference due to fear of meeting the Susp-1.</p> <p>Vict didn't provide any further information.</p> <p><u>Ini/Med Treatment:</u> N/A</p> <p><u>Photographs/Recordings/Digital Imaging/BWC/DICV:</u> N/A</p> <p><u>Evidence:</u> N/A</p> <p><u>Additional:</u> I give Vict- Prause a Marcy's Rights Pamphlet.</p> <p><u>Property Taken:</u> N/A</p> <p><u>Canvassing:</u> Desk Report</p> <p><u>Court Info:</u> I can testify in court as to the contents of this report.</p>							

16.09.00 (10/01)

02/15/20

EXHIBIT T

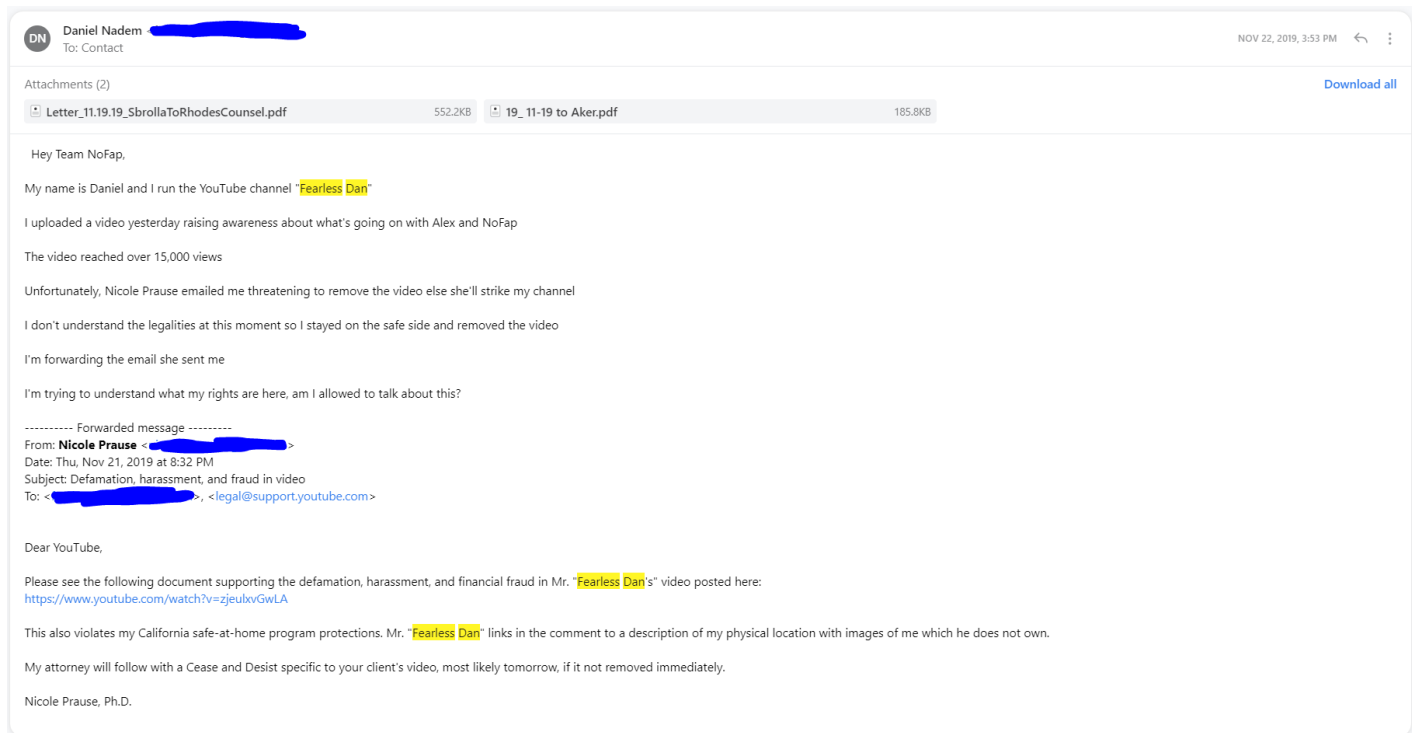
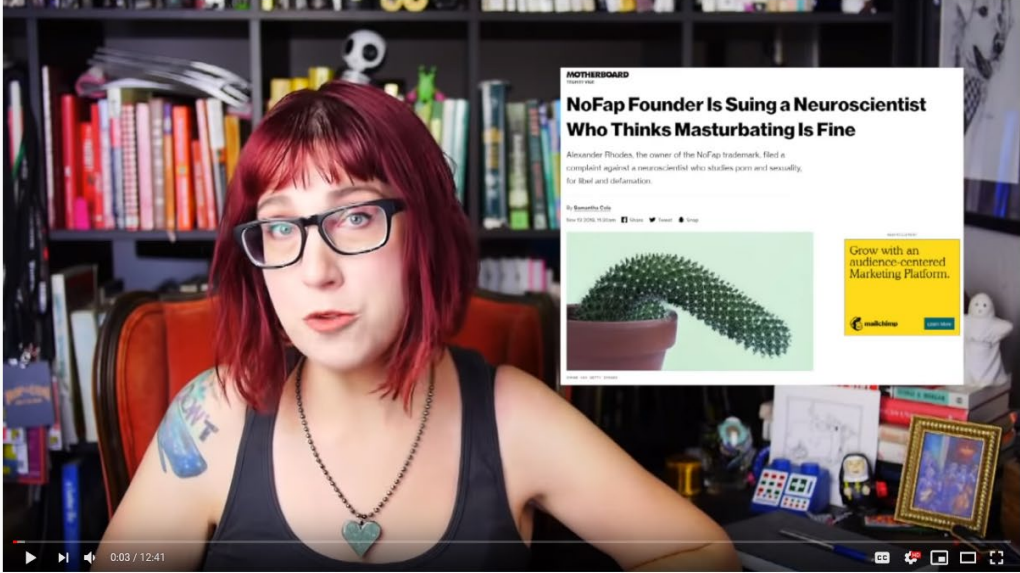


EXHIBIT U

https://www.youtube.com/watch?v=XwXVIQC0GiM

rebecca watson porn




The video player shows Rebecca Watson, a woman with red hair and glasses, speaking. Overlaid on the video is a news article from 'MOTHERBOARD' titled 'NoFap Founder Is Suing a Neuroscientist Who Thinks Masturbating Is Fine'. The article text reads: 'Alexander Rhodes, the owner of the NoFap trademark, filed a complaint against a neuroscientist who studies porn and sexuality for libel and defamation.' Below the article is an image of a potted plant and a small yellow box with the text 'Grow with an audience-centered Marketing Platform.' and the 'Skepchick' logo.

#NoNutNovember
Is Pornography Addictive? NoFap Founder Sues Neuroscientist Who Says No

33,678 views · Dec 17, 2019

2.2K 66 SHARE SAVE



Rebecca Watson
51.7K subscribers

SUPPORT more videos like this at <http://patreon.com/rebecca>

SUBSCRIBE at http://www.youtube.com/subscription_c...

+++
Happy #NoNutNovember! The guy who trademarked NoFap is suing a neuroscientist who says porn isn't addictive, but there is more to the story!

Transcript and links at <https://www.patreon.com/posts/31822508>

+++
ABOUT: Rebecca Watson is the founder of the Skepchick Network, a collection of sites focused on science and critical thinking. She has written for outlets such as Slate, Popular Science, and the Committee for Skeptical Inquiry. She's also the host of Quiz-o-tron, a rowdy, live quiz show that pits scientists against comedians. Asteroid 153289 Rebeccawatson is named after her (her real name being 153289).

SUBSCRIBE



Rebecca Watson ✓
@rebeccawatson

If you think someone has the right to lie about someone else just because they're a scientist talking about a person you don't like, you can go fuck yourself



mywall @mywall · 22h

Replying to @rebeccawatson

Have you considered the option of like not doing that. We don't need more liars in our lives.

2:34 PM · Nov 24, 2019 · [Twitter for iPhone](#)

4 Retweets 69 Likes



Kavi Gupta @kavikavigupta · 21h
Replying to @rebeccawatson

I have a slightly less extreme position, both people here are liars and I don't really care that one of them did something possibly illegal, spreading pseudoscience is as bad as libel

2



Rebecca Watson ✓ @rebeccawatson · 20h

Yeah sorry but it's not "extreme" to say "he's wrong about the science on whether or not porn is physiologically addictive" and "she's wrong to say he's a misogynist anti-Semite neo-nazi. I hope you don't follow me.

1



1



Rebecca Watson ✓ @rebeccawatson · 20h

Oops sent before I was done. "...bc my entire thing is about fighting pseudoscience ethically"

1



1











Rebecca Watson ✓ @rebeccawatson · 20h

Also, ftr I very much care about people harassing others by spreading lies on social media. Even though as I clearly say in the video I don't think these things should always be litigated, no one who truly cares about science



<https://twitter.com/NicoleRPrause/status/1198989519862648833>



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Rebecca Watson  @rebeccawatson · Nov 24, 2019

For maybe the first time ever, I'm defending a pseudoscientist who is suing a scientist for libel. Yeah, idk, 2019 is weird

 **skepchicks** @skepchicks · Nov 24, 2019

Is Pornography Addictive? NoFap Founder Sues Neuroscientist Who Says No skepchick.org/2019/11/is-por...



13 7 88

 **Liberos** @NicoleRPrause · Nov 25, 2019

Are you serious? I'm easily accessible & you never reached out. We have already responded asserting "truth", have excellent docs, & expect dismissal, but garbage like this will be all people see online. You have zero idea what my career has been like just bc of what I study.

1 1 8

 **Liberos** @NicoleRPrause · Nov 25, 2019

I cannot use my mailbox or front door any more because of the stalking. I'm in an address protection program. I received three more death threats just bc that suit was filed, inc calling for my "bloodshed" & offering to "grant her death wish". I regularly move my lab for safety.

1 5

 **Liberos** @NicoleRPrause · Nov 25, 2019

This is widely covered, but you did no research (e.g. neo.life/2017/06/mastur...). The number 1 reason women fear reporting is retaliation. It is so common to file fraudulent defamation vs. those who report harassment that CA actually has a law against it:

 New California Statute Shields Victims/Employers from... California Governor Jerry Brown has signed Assembly Bill 2770 (Assembly Member Irwin; D-Thousand Oaks... calemploymentlawupdate.proskauer.com

1 1 4

 **Liberos** @NicoleRPrause · Nov 25, 2019

I have police and FBI reports. LAPD has filed one subpoena already.

1 3

Liberos @NicoleRPrause · Nov 25, 2019

They filed & lost complaints against my:
 Psychologist license (3 year investigation)
 Foundation grant (had nothing to do with porn)
 @WIPO
 Conference talks
 Journals (claiming I fabricated my data)
 Employer (almost 12 times to UCLA)

I was fully exonerated in every case.

1 4

richardhoward @richardhoward · Nov 25, 2019

(Where angels fear to tread etc)

Not wanting to talk for Rebecca, but my understanding of what she said is that she is not doubting that you are receiving all manner of abuse for reporting perfectly valid science.

1 2

richardhoward @richardhoward · Nov 25, 2019

It is just that you have not made a conclusive link between Rhodes and proud boys or the sources of the hate you are receiving.

2

Liberos @NicoleRPrause · Nov 25, 2019

She has no reason to think she has my evidence on that issue, because she failed to either wait for our filing or reach out to me. I also think her statements were broader disbelieving, which sitting in fear, is incredulous to me.

1 2

richardhoward @richardhoward · Nov 25, 2019

What do you mean by "broader disbelieving"? Do you mean in the science?

"The general scientific consensus is with Prause"

...

"And does all this mean that I think that Prause is wrong about the addictive nature of porn, or that Rhodes is right? Abso-fucking-lutely not."

2


Liberos @NicoleRPrause

Replying to @richardhoward and @rebeccawatson


No, the doubt expressed is not limited to the Proud Boys. As you allude to, I have extensive documentation that has not yet been given to the court. Judging the case without even soliciting, much less reviewing, such information is not reasonable.

10:39 AM · Nov 25, 2019 · Twitter Web App

1 Like



Liberos™ biotech innovation & advocates for empirically-supported treatments. Neuroscience & physiology lab studying primary rewards. liberoscenter.com



richardhoward @richardhoward [Follow](#)

I am a professional code monkey that enjoys rugby, reading, running and Photography. He/Him



Rebecca Watson @rebeccawatson [Follow](#)

Writer, science enthusiast, curious person. I like surfing and reading and playing video games.

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 - 11.5K Tweets
 - #StayAtHome**
 - Slow the spread of COVID-19
 - Promoted by CDC
 - Folk Music · Trending
 - Dolly**
 - Trending with: #RIPLegend, Dolly Parton
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 - #TrumpLiesPeopleDie**
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 - #PresidentCuomo**
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https://twitter.com/NicoleRPrause/status/1198989519862648833

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richardhoward @richardhoward · Nov 25, 2019
 Replying to @NicoleRPrause and @rebeccawatson
 2) I have extensive documentation" ... "Judging the case without even soliciting, much less reviewing, such information is not reasonable."
 She is neither Judge nor Jury. She has expressed an opinion on the internet. If anything she seems to have backed it up with more ...
 1

richardhoward @richardhoward · Nov 25, 2019
 investigation than most opinions on the internet. Read paragraphs 8-9. She made no definitive proclamation, just "it looks like he's telling the truth" and "And that appears to be true"
 1

richardhoward @richardhoward · Nov 25, 2019
 If you have "extensive documentation" feel free to share and I'm sure people will listen. If it is that big a slam dunk, I'm sure you will win the case and it will be clear for all to see.
 1

Liberos @NicoleRPrause · Nov 25, 2019
 1) I agree she is not really commenting on science (fine)
 2) She did, indeed, comment on the truth of the assertions broadly without soliciting any contrary information
 3) There is clear evidence for my claims, but she has to review via legal channels she chose not to review
 1

https://twitter.com/NicoleRPrause/status/1198989519862648833

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richardhoward @richardhoward · Nov 25, 2019
 Before anyone is allowed to discuss it?!!
 1

Liberos @NicoleRPrause · Nov 25, 2019
 Before anyone should claim, and post six different places online (website, youtube, two twitter accounts, two Facebook pages), to have "reviewed the materials" leaving the false impression that there was no contrary evidence offered "never having asked for any"
 1 2

richardhoward @richardhoward · Nov 25, 2019
 I understand that you may feel attacked. But she gave an opinion on the information available. The fact that her blog is on multiple platforms does not make it authoritative. I actually do hope you are right and have all the receipts to back up the claims you have made.
 2

richardhoward @richardhoward · Nov 25, 2019
 Then there will be plenty of us cheering that he had what was coming. However that does not mean the topic should be off limits until then.
 1

Liberos @NicoleRPrause · Nov 25, 2019
 I've never once said off limits, I said she sought no information whatsoever. She didn't. And her words are extremely damaging. She should have read anything about my history "and" asked me for comment. Instead, only he got to comment.
 1

richardhoward @richardhoward · Nov 25, 2019
 I do not see where he got to comment.
 Also the "extremely damaging" conclusion was "pseudoscientist is suing a scientist for libel and I can't say that I'm 100% on the side of the scientist".
 1

Liberos @NicoleRPrause · Nov 25, 2019
 She included all the content of his website (ie, his statements alone) and nothing whatsoever from me, nor did she ask.
 And that was definitely not her messaging! Look, I appreciate you may be info gathering, but @rebeccawatson needs to step up & be the skeptic she claims she is
 1

marks

le

reet

**richardhoward** @richardhoward · Nov 25, 2019

How can it be "definitely not her messaging"?
That was literally cut and paste from the post you were complaining about.



1

**Liberos** @NicoleRPrause · Nov 25, 2019

That's what I was pointing out. The milquetoast cover belies the speech content.

I've had a couple of people now reach out and describe her as attacking other scientists they knew, not based on their actual science. She doesn't care if she was so sloppy to not even check in.



1

**Liberos** @NicoleRPrause · Nov 25, 2019

I don't feel we are getting much further in discussion. I would really like if @rebeccawatson would just not have popped off about something she scarcely researched that is really damaging to science: SLAPP suits.



1

**richardhoward** @richardhoward · Nov 25, 2019

I'm sorry if you feel I have just wasted your time. Good luck in the law suit.



1



1

**Liberos** @NicoleRPrause · Nov 25, 2019

I appreciate you were trying to connect and clarify. I just felt the discussion had run its course.



1



https://twitter.com/NicoleRPrause/status/1201638060548489216

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Mike "I'm Staying Home For Your Safety" Dunford @... · Dec 2, 2019

Also, no. Just no.

This is not the "standard for defamation per se."

YouTube, again, representing herself as speaking for the Post Millennial (<https://www.youtube.com/watch?v=KwVn78C3W>). In each instance, she ignored the actual legal documentation in her possession which proved without a doubt that her statements were knowingly false. That is the standard for defamation per se.

Included in the false and defamatory claims she made about Dr. Prause's name.

3 1 19

Mike "I'm Staying Home For Your Safety" Dunford @... · Dec 2, 2019

Also -

I have serious doubts that the FBI "asked" someone to "make clear" that donations going somewhere are fraud. And while the statements included in that case thus far probably aren't actionable, this one - yikes.

Liberos @NicoleRPrause · Nov 12, 2019

The @FBI has asked me to make clear that the donations going to @AlexanderRhodes of @NoFap are fraud. I have no business relations with the porn industry, no porn industry is named in any suit. & Rhodes is misrepresenting me as employed in porn. Law enforcement are involved.

3 1 19

Liberos @NicoleRPrause

Replying to @questauthority @rebeccawatson and @NoFap

The FBI asked me to make clear that I have no relationships with the porn industry and contact local law enforcement. I have the records. The records will be in our response. Appreciate you holding judgment for our response, rather than playing their pawn disseminating a suit.

6:03 PM · Dec 2, 2019 · Twitter Web App

Mike "I'm Staying Home For Your Safety" Dunford @... · Dec 2, 2019

Replying to @NicoleRPrause @rebeccawatson and @NoFap

This statement strikes me as being very different from the one in my quote tweet above.

1 1 19

Liberos @NicoleRPrause · Dec 2, 2019

She agreed it would be investigated as fraudulent, and I should contact again, if amount/loss becomes enough for their investigators. Loss < \$100,000 she recommended other offices. I do not know what actual charge they would be considering. Documentation will be in our response.

1 1 19

https://twitter.com/NicoleRPrause/status/1198862750555897857



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Rebecca Watson @rebeccawatson · Nov 24, 2019

For maybe the first time ever, I'm defending a pseudoscientist who is suing a scientist for libel. Yeah, idk, 2019 is weird



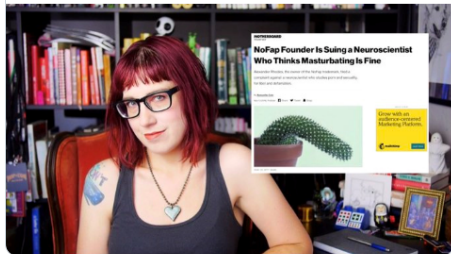
13



7



88



This Tweet is unavailable. [Learn more](#)



Liberos
@NicoleRPrause

Replying to @rebeccawatson

I assume when you get back you will immediately reach out to me, which clearly was an oversight. Obviously no one would take a first legal filing without a response at face value. That would be...not skeptical at all.

2:15 AM · Nov 25, 2019 · [Twitter Web App](#)

1 Like



https://twitter.com/NicoleRPrause/status/1198863062196838400



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Rebecca Watson @rebeccawatson · Nov 24, 2019

If you think someone has the right to lie about someone else just because they're a scientist talking about a person you don't like, you can go fuck yourself



mywall @mywall · Nov 24, 2019

Replying to @rebeccawatson

Have you considered the option of like not doing that. We don't need more liars in our lives.

4

5

70



Kavi Gupta @kavikavigupta · Nov 24, 2019

I have a slightly less extreme position, both people here are liars and I don't really care that one of them did something possibly illegal, spreading pseudoscience is as bad as libel

2

1

1



Liberos
@NicoleRPrause

Replying to @kavikavigupta and @rebeccawatson

Hi, I'm one of the people you referred to as "liar". Didn't. Would appreciate the correction, since no one here bothered to seek out a response.

2:16 AM · Nov 25, 2019 · Twitter Web App





Highlighted comment

Nicole Prause 3 months ago

Rebecca Watson failed to seek out the response to a first filing, which can say anything without basis. The filing made numerous fraudulent claims that Rebecca Watson now repeats. I was never contacted by Rebecca Watson nor anyone else who is supposedly "skeptical" of...what?...legal claims are excluded? She sought no information whatsoever prior to attacking this female scientist fighting serious stalking problems: <https://twitter.com/NicoleRPrause/status/1198850779454394369>

Read more

6 REPLY

Hide 21 replies



A Iethe ia 3 months ago

you aren't attacked.

Saying that the claims in his suit are fraudulent is no proof of said fraudulence. Lets hope your court system can gauge it correctly.

But This isn't helping your position, because you are misrepresenting a persons very polite reasonable disagreement with your opinion about a person....

Read more

15 REPLY



Nicole Prause 3 months ago

@A Iethe ia "Attacking" is accurate. It was unprovoked, I certainly never contacted her, and it resulted in increase harassment from that group today, as I said it would. Thin-skinned: try living under an address protection program where you cannot use your mailbox or front door then tell me how nice it is to see people ignorant of the situation claim knowledge they don't have.

Show less

4 REPLY



Jessica 3 months ago

Victimizing yourself because you're a female scientist in this situation makes no sense, as Rebecca is ALSO a female scientist, as are a lot of people criticizing you. While the original harassment you've faced is absolutely based on gender, that doesn't hold water in this scenario. Whether the case proves you were legally in the right or wrong, the way you conduct yourself online is absolutely fair game for criticism by other women in science in the same way your process for an experiment is.

Read more

10 REPLY



Jessica 3 months ago

Correction: Rebecca is not a scientist, just a science enthusiast. I am saying that I think criticism is valid though, and I graduated college and have been working in a lab studying the morphologies and evolutionary history of certain tribes of vegetables since before my graduation.

Read more

6 REPLY



Truth ShallSetYouFree 3 months ago

@Jessica The MeTooSTEM community and others actually have evaluated most of these claims already. These were publicly available at the time Watson chose to ignore them:

<https://reason.com/wp-content/uploads/2019/07/Hilton-v-Prause-supplemental-brief-9-13-19.pdf>

<https://reason.com/wp-content/uploads/2019/07/Hilton-v-Prause-motion-to-dismiss-7-26-19.pdf>

9 scientists and hundreds of pages of documentation, we fully expect these to be dismissed, just like the 400+ pages fraudulent complaints against my license cleared in their entirety just earlier this year. Just like the fraudulent WIPO complaint they filed (I won). Just like the ~12 complaints to UCLA they filed (I won).

There is a history of harassment 7 years long. She glanced at a news article, made consequential false judgements, and disseminated them widely.

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2 REPLY

- R** **Real YourBrainOnPorn** 5 hours ago
 @Jessica The MeTooSTEM community and others actually have evaluated most of these claims already. These were publicly available at the time Watson chose to ignore them:
<https://reason.com/wp-content/uploads/2019/07/Hilton-v-Prause-supplemental-brief-9-13-19.pdf>
<https://reason.com/wp-content/uploads/2019/07/Hilton-v-Prause-motion-to-dismiss-7-26-19.pdf>
 9 scientists and hundreds of pages of documentation, we fully expect these to be dismissed, just like the 400+ pages fraudulent complaints against my license cleared in their entirety just earlier this year. Just like the fraudulent WIPO complaint they filed (I won). Just like the ~12 complaints to UCLA they filed (I won).
 There is a history of harassmetn 7 years long. She glanced at a news article, made consequential false judgements, and disseminated them widely.
 Show less
 👍 1 🗨️ 1 REPLY
- M G G** 5 hours ago
 Has she responded you?
 👍 1 🗨️ 1 REPLY
- T** **Trevin Taylor** 4 hours ago
 Nicole Prause I don't understand the "it is attacking because it was unprovoked." Science reviews science. Peer review is not an attack. Only had you asked her to review the situation would it not be an attack? That's just not the way science works. Saying "I didn't ask to be discussed, therefore attack" seems an oversimplification to the point of dishonesty. Surely that can't be what you meant, right?
 👍 2 🗨️ 1 REPLY
- T** **Trevin Taylor** 4 hours ago
 Real YourBrainOnPorn history of harassment in others doesn't mean this person is harassing you. Winning a bunch of previous cases doesn't mean anything for future cases. With this fallacious reasoning I doubt your legal skill.
 👍 2 🗨️ 1 REPLY
- M G G** 4 hours ago
 To people defending RW: I watch RW's content too but, people who is defending her here should watch out. She could have made a mistake. I have no idea if she did or not, but just be careful. I find odd RW hadn't responded to NP, but the video still being up. I'm not into all the twitter drama and such and won't be getting into much of it. I'm just saying, watch out, or maybe just shut up until you're very certain on what's going on.
 👍 2 🗨️ 1 REPLY
- Nicole Prause** 3 hours ago
 @Trevin Taylor This is not science. There was no peer-review. One person filed hundreds of pages of fraudulent claims, some outright fabrications, in a lawsuit. The respondent (me) was easily accessible. She had no input from any other source, and chose not to seek any out. Even journalists always reach out for comment, which I easily could have provided with public documents.
 👍 2 🗨️ 1 REPLY
- Nicole Prause** 3 hours ago
 The "attacks" is I've been inundated with death threats, random messages all over my social telling me to kill myself, all because people jumped on a bandwagon.
 👍 2 🗨️ 1 REPLY
- T** **Trevin Taylor** 3 hours ago
 Nicole Prause so, not Rebecca, because I saw no part of the video where she said "kill yourself" or made any threats. Also, I didn't say she was doing peer review, I said the concept of any attention that you didn't specifically ask for on the science you're peddling as "an attack" is ridiculous.
 👍 1 🗨️ 1 REPLY
- T** **Trevin Taylor** 3 hours ago
 M G G how can you say "I have no idea" followed by "if you don't know what's going on, shut up"? Also, the video was privated for a month before release to check all these counter claims, and after vetting was released anyway, so it seems due diligence was taken.

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 👍 4 🗨️ 1 REPLY
- T** **Trevin Taylor** 3 months ago
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 👍 3 🗨️ 1 REPLY
- Nicole Prause** 3 months ago
 @Trevin Taylor The inundation is from people who believe all the crazy claims are true. When another voice promotes the conspiracies (e.g., that I am funded by porn, in porn, etc.) people attack. Informed critique, which this was not, is fine. It also is reasonable to ask not to be threatened.
 Read more
 👍 1 🗨️ 1 REPLY



Nicole Prause 3 months ago

[@Trevin Taylor](#) I watched the entire video and saved it to show the damages Rhodes is causing me for my countersuit against him. Extraordinary claims require extraordinary evidence. Had Watson reached out, she would have received all the supporting documentation and not promoted his defamation.

[Read more](#)

 1  [REPLY](#)

https://twitter.com/NicoleRPrause/status/1229841407587672065



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Liberos
@NicoleRPrause

I found more [#NoFap](#) forums this morning discussing how to best rape me to fix my "attitude". It has been posted for months. Who supports rape revenge against a female scientist?
[#misogyny](#)

1:53 PM · Feb 18, 2020 · [Twitter Web App](#)

7 Retweets 29 Likes



David J. Ley PhD [@DrDavidLey](#) · Feb 18
Replying to [@NicoleRPrause](#)
Disgusting



James F. [@JFTxWine](#) · Feb 18
Replying to [@NicoleRPrause](#)
Wow



Dr. Cynthia Graham [@cygraham_graham](#) · Feb 18
Replying to [@NicoleRPrause](#)
Really really awful



Matt Cholakian [@MPCholak](#) · Feb 18
Replying to [@NicoleRPrause](#)
That's not misogyny, it's lunacy



Dwight Scholl ([@mrdscholl](#)) [@mrdscholl](#) · Feb 18
Replying to [@NicoleRPrause](#)
Truly horrible creatures. I would have said horrible humans, but it is quite obvious they are not human.



Kimberley Muncey [@TyphoonFighter](#) · Feb 19
Replying to [@NicoleRPrause](#) and [@franklinveaux](#)
That is absolutely horrifying. What an awful thing to read!



Maurice Thomas [@SaiThanos](#) · Feb 19
Replying to [@NicoleRPrause](#)



Sex Talk With Erika Milev [@MrsErikaMilev](#) · Feb 18

https://twitter.com/NicoleRPrause/status/1229841407587672065



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Sex Talk With Erika Miley @MrsErikaMiley · Feb 18

Replying to @NicoleRPrause

Gross and lame. 🙄 Thanks for being such a great force for science in the face of actual danger.

2



Silva Neves @SilvaNeves3 · Feb 18

Replying to @NicoleRPrause

This is absolutely disgusting. I can't imagine what it must be like for you to read those things... unacceptable.

2



Frederick Toates @FrederickToates · Feb 18

Replying to @NicoleRPrause

Hello Nicole. Could you give me the link please? KR Fred.

1



Liberos @NicoleRPrause · Feb 18

I have provided it to my attorneys.

1



CryptoYang @cshadyp · Feb 20

Replying to @NicoleRPrause

Might I suggest again not following that junk? The one thing you have control over is your own mind. You can let other people influence your mood, or you can control your mind's focus. You can rationalize researching this stuff, but I doubt it's more than just an endless cycle.

1



Liberos @NicoleRPrause · Feb 20

Because they have filed lawsuits lying that they are not doing this, they have forced me to have to read this garbage. Classic abusive move. I also do need to keep my family safe when they are talking about how to kill me. I would love to have nothing to read.

1



Huxza 6 Nuxja @Hyper6Ninja · Feb 20

Replying to @NicoleRPrause

Evil people.

1



Roucho @ribney1 · Feb 18

Replying to @NicoleRPrause

It's not #mysogny

In fact, most men would support having these loons beaten for the suggestion

Don't use a roller when you want to paint a teacup, Nicole

You're smarter than that

3



Liberos @NicoleRPrause · Feb 18

I am definitely influenced by the larger spectrum of issues from that group. I have to sit on them for now, but not forever. Apologies for being mysterious, it's not my style, but I will share as soon as I can.

1

7 more replies



The Reprobate Press @reprobatepress · Feb 18

Replying to @NicoleRPrause

https://twitter.com/NicoleRPrause/status/1229841407587672065



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1 1

7 more replies



The Reprobate Press @reprobatepress · Feb 18

Replying to @NicoleRPrause

No fap but pro rape? How interesting...

1 4



Porn Discounts @porndiscounts · Feb 18

Funny how that works out! ...cause, as we keep having to say to mainstream media idiots, rape isn't "sex."

More replies



Porn Discounts @porndiscounts · Feb 18

Replying to @NicoleRPrause

As we often say, there's no party like a hypocrite party -- but in this case, it is not surprising that a movement built on prudish hatred of sexuality and sex workers is also strongly anti-woman and using rape as tool to incite fear and try to control you. #incelpigs

1



michael @m_szutka · Feb 18

Replying to @NicoleRPrause

Is that information still valid?



Dustin Rodriguez @entropyfueled · Feb 20

Replying to @NicoleRPrause

Imbeciles whose brains and entire endocrine system has been wrecked by orgasm starvation?



i cant think of a name @MapProfessor · Feb 19

Replying to @NicoleRPrause and @TNF_13

Provide sources, please? People want evidence not your words

2



Liberos @NicoleRPrause · Feb 19

My attorneys and police have it. They are the ones entitled to evidence.

1

https://twitter.com/MapProfessor/status/1230171456128135168



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Liberros @NicoleRPrause · Feb 18

I found more #NoFap forums this morning discussing how to best rape me to fix my "attitude". It has been posted for months. Who supports rape revenge against a female scientist?

#misogyny

18

7

29



i cant think of a name

@MapProfessor

Replying to @NicoleRPrause and @TNF_13

Provide sources, please? People want evidence not your words

11:45 AM · Feb 19, 2020 · Twitter for Android

18

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29



Liberros @NicoleRPrause · Feb 19

Replying to @MapProfessor and @TNF_13

My attorneys and police have it. They are the ones entitled to evidence.

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Timothy N. Fury 🇺🇸🇺🇸🇺🇸🇺🇸 @TNF_13 · Feb 19

Replying to @MapProfessor and @NicoleRPrause

Dude. No.



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i cant think of a name @MapProfessor · Feb 19

I'll do the fuck how i feel but thanks for the input

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EXHIBIT W

https://twitter.com/BrainOnPorn/status/1230996344367484928

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Micah Curtis (SLEEVES DELETED) @MindOfMicahC · Feb 21
 As part of some work I'm doing in researching sex addiction, I looked into the NoFap community. I found some misconceptions, then found the truth.
 My latest for RT!

NoFap won't make you a Nazi: Why MSM can't get a grip on internet's ...
 If you've read about the NoFap online community in the mainstream media, you may have gotten the idea that they're a bunch of science-...
 rt.com

4 5 13

Real Your Brain on Porn @BrainOnPorn · Feb 21
 That is all false.
 Porn addiction and sex addiction were specifically rejected from the ICD-11, citing lack of evidence. Porn was never under consideration for addition to the DSM.
 Claimed effects are attributable primarily to moral conflict.

Porn Addiction Research | Pornography Erectile Dysf...
 You can find these via research page, which starts with an overview of current research. Science is the practi...
 realyourbrainonporn.com

4 2

Real Your Brain on Porn @BrainOnPorn · Feb 21
 You are the only person who did not see the extensive misogyny (of hundreds)
theguardian.com/lifeandstyle/2...
newstatesman.com/science-tech/s...
twitter.com/girlonthenet/s...
wehuntedthetmammoth.com/2018/12/10/fem...
bustle.com/articles/15305...
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**Real Your Brain on Porn** @BrainOnPorn · Feb 21

"How can someone be like...talking to me like a porn bitch but then "yes I love youuuu".
 "Dam dude, you turned down pussy. Wow."
 "what a fuckin whore"
 "Guys literally, sex and porn is non-stop on my mind, my penis itches for masturbation, I almost called my whore ex-girlfriend"

1



1

**Real Your Brain on Porn** @BrainOnPorn · Feb 21

"Thanks for being a condescending cunt though"
 "Dude she sounds like a total cunt. Get some fucking self respect & dump the bitch. Grow some balls."
 "even if a slut said I want you to blow all over my face,Id say no thank you"

1



1

**Real Your Brain on Porn**
@BrainOnPorn

Replying to @BrainOnPorn and @MindOfMicahC

"If she doesn't want people to treat her like a slut, she shouldn't dress like one"

"At school i even slut shame & cuss girls who sleep around, they all deserve hate"

"You dont want to wife up a slut"

"2nd was a slut and she never did let me reach that ultimate, final"

6:22 PM · Feb 21, 2020 · Twitter Web App

2 Likes

**Real Your Brain on Porn** @BrainOnPorn · Feb 21

Replying to @BrainOnPorn and @MindOfMicahC

I can keep going, but would appreciate if you update your article to accurately reflect the extensive misogyny in that community.

1



3

**Real Your Brain on Porn** @BrainOnPorn · Feb 21

Stalker Gary Wilson created a new zero-follower account and blocked this user to hide his lies. This is all you need to know about who these stalkers engage: Creeps who threaten others with violence for disagreeing with them.

attached documentation that is widely available in the public domain and have been circulated on social media. Finally, we are concerned that Mr. Wilson and Mrs. Robinson are utilizing SASH to propagate their agenda as opposed to fully embracing the mission of SASH.

We believe Mr. Wilson and Mrs. Robinson should be asked to answer the following questions to the board:

- 1) What are Mr. Wilson's credentials? How does he respond to criticism that he misrepresents those?
- 2) What is Mr. Wilson's relationship with certain members of known hate groups? Why did he feel it was appropriate to promote his work through those channels?
- 3) Are Mr. Wilson and Mrs. Robinson open to discussion of alternative perspectives on nonverbal? Where does that fit in to the training developed

[OnPorn/status/1231042491329105920/photo/1](https://twitter.com/BrainOnPorn/status/1231042491329105920/photo/1)

https://twitter.com/BrainOnPorn/status/1232079600118792192



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RT @RT_com · Feb 22

'Jerk on this! Internet critics can't cum to grips that NoFap won't make you a Nazi'



NoFap won't make you a Nazi: Why MSM can't get a grip on internet's ...
If you've read about the NoFap online community in the mainstream media, you may have gotten the idea that they're a bunch of science-...
[rt.com](#)

9

14

34



Real Your Brain on Porn
@BrainOnPorn

Replying to @RT_com

An op-ed by a rando filled with errors awfully useful to the for-profit company he wrote about. Hmmm...\$\$\$?



Real Your Brain on Porn @BrainOnPorn · Feb 21

Replying to @MindOfMicahC

That is all false.

Porn addiction and sex addiction were specifically rejected from the ICD-11, citing lack of evidence. Porn was never under consideration for addition to the DSM. Claimed effects are attributable primarily to moral conflict.
realyourbrainonporn.com/research

6:07 PM · Feb 24, 2020 · [Twitter Web App](#)

