

The Accusations

EXHIBIT 3

Before we discuss these accusations, who wrote this petition? The petitioner's father and mother do not speak English. I think that it was the vindictive mother's idea to file this order and that her niece who has been helping them since they moved out, helped her fabricate the accusations and helped the father file the injunction. The mother signed the injunction, not the petitioner's father. The niece does speak English. I believe we saw her at the court house

1) The petitioner's father states that on 01/13/2020 in the morning the petitioner was home alone, the respondent showed and banged hard on the door. The petitioner looked through the window and saw it was the respondent and he was leaving. The petitioner was scared and called her father and he dialed 911. Miami PD arrived and spoke to the petitioner. No case number is available at this time.

The purpose of this visit was to:

- 1) Verify that they still live there in case I need to have the Sheriff serve them for nonpayment of their debt to me and
- 2) To tape this Last Notice on the door to be sure they were aware of it. They had blocked my number on their phones. So, I could not send them a payment notice via text.

I just wanted to stick the notice on the door and leave. I did not know if the child was home or not. They never left her alone at our house. I taped the notice to the door and left. There was no need to bang on the door. **The accusation makes no mention of the "Notice to file court action" for non-payment of their debt to me.**

2) The petitioner's father states that on in December of 2019 the respondent reached out to a teenage friend of the petitioner asking about the petitioner. The petitioner's friend asked the petitioner what she should respond and the petitioner said "Don't respond he's a bad man"

It was on October 2, 2019. Yoly had disappeared from my WhatsApp contacts, I asked Stacy if she had disappeared from her contact. She said she didn't have her number. (That's a lie she was her best friend) **I suspected that her mom made her delete her WhatsApp app, or changed her phone number**, (so that she could not see my profile picture and/or I could not see her pictures) I believe Yoly was indirectly communicating with me through her profile pictures, perhaps showing me that she was OK. All of a sudden there were no more profile pictures. **Nothing illegal or immoral here.**

This is an irrelevant accusation, that does not relate to sexual violence to the child?

My point here was only to question the mental stability of the mother. She went to that extent so that the child could not communicate with me, even by just posting a profile picture on her WhatsApp, which she did I believe to show me she was OK.

3) The petitioner's father states that in November of 2019 Hollywood Police picked up the petitioner's phone that had evidence of nude pictures and inappropriate messages that the respondent had sent to the petitioner. The petitioner's parents reported the incident to the police on October 5, 2019.

REALLY? Like I would be stupid enough to send nude pictures to the kid's phone...

Amazing that they reported nude pictures and inappropriate messages on October 5, but the Hollywood Police did not look into it until November. It seems to me that the police would have responded to this type of allegation the same day, as that is a very serious allegation. My number was blocked on her phone since they moved out on August 20, 2019... and no police officer ever confronted me about these nude pictures, nor did the parents ever mention anything to us regarding nude pictures before they moved out

Called and got case number: 331910130697 Detective Dana Doklean – Still active case 954 967-4411

Called again, on April 29th, 2021 to find out the case was closed as there was not probable cause to investigate.

4) The petitioner's father states that in late July of 2019 he and his wife arrived home from work to find the petitioner in the bathroom screaming at the respondent who had gone into the bathroom with his ex-wife to see if the petitioner knew how to properly shower. The petitioner was yelling "Get out, get out"

Yolanda the ex-wife was entrusted to care for the child while they were at work. The mother had told her to make sure that she eats lunch, takes a shower and changes clothes. She even told her that she could discipline her i.e.: Hit her if necessary.

Yolanda suspected that the child went in and just changed clothes, not taking a shower. Several times Yolanda went in the bathroom and found that the soap and the tub were bone dry after she had supposedly taken a shower. On this day, I was asked to open the locked door, and Yolanda went in to see if the kid was actually taking a shower, and walked out.

This incident happened after school between 3:30 and 4:00. The mother gets off work at 5:00pm, and the husband picks her up. It takes approx. 20 minutes to get home. The parents did not arrive to find the child screaming at the respondent in the bathroom. They were not home yet. The child told her parents of the incident, after the fact.

More exaggerated lies.

5) The petitioner's father states that in June of 2019 the family was taking a trip to Cuba, at the airport the petitioner asked her mother if it was ok to kiss the respondent on the lips. The petitioner told her mother that the respondent **had asked for one** as he was going to give her travelling money. The petitioner's mother told the petitioner it was not OK.

At the airport, I was really annoyed at the child, because she did not want to keep me company while driving my truck to the airport, which was loaded with 2 TVs, and 3 large duffle bags of goods, that they were bringing to family in Cuba, and their luggage. She did ride with me ultimately, but had an attitude. **At the airport, I gave her a hug and wished her well, then left.** I don't know why she would have asked her mother to kiss me, as I had left.

I had intended to give her \$50 to spend in Cuba, but because of her attitude towards me, I decided not to. There was no travelling money for a kiss. It was just a little something for her to spend on herself and her friends in Cuba, as I knew her parents wouldn't give her anything.

6) The petitioner's father further states that upon arrival in Cuba, the petitioner confided in her older sister that the respondent had been acting inappropriately with her since 2018. The petitioner also told her sister that the respondent had forced her to watch pornography.

They moved in on June 27th 2018 and moved out on August 20th 2019. **In all that time, the child never told her parents that I acted inappropriately.** I was never in the house alone with the child. How could I have forced her to watch pornography? The last movie that we watched together (Yolanda, Yoly & I) was a scary movie, titled: "Fright Night 2", the night they were leaving to Cuba. There is no pornographic media in Yolanda's house.

In a message where I spoke to her sister in Cuba, via messenger, about the various incidents, she never mentioned anything about me acting inappropriately or forcing her little sister to watch pornography.

7) The petitioner's father further states that when they returned from Cuba and made arrangements for someone else to help care for the petitioner the respondent became enraged.

Yolanda asked me to pick up little Yoly from school as she was running late from a job interview. I was at her house waiting for 3:00pm to go pick her up. I was also supposed to pick up her mom at 5:00pm. Yoly and her dad arrived at the house a little before 3:00pm. Yolanda had told him that I would pick her up. Apparently, he left work early and picked her up before school even ended. He said there was a shooting at the school. However, there was never a mention of that on the news that day. (More lies)

Then he took her to his work with him. He would not leave her at the house with me, so we could go pick up her mother as we had done many times before. He later said it was not appropriate to leave her with me alone. I was profoundly offended, of his insinuation that I would molest that little kid. I didn't say anything, as I don't speak Spanish, and it is, HIS daughter.

While I was deeply offended, I was not enraged. I would have liked to tell him off, but could not, because of the language barrier. I did however translate my sentiments online, and sent him a text of how I felt, emphasizing how he, a 60-year-old man sleeps in the same bed with his 11-year-old daughter.

It was way before they went to Cuba. It was on Friday, May 24th 2019.

8) The petitioner's father states that they as a family were living with the petitioner's father's cousin and the respondent was always in and out of that house

It's my ex-wife's house, I had the keys to the house and I was welcome to come in & out as I pleased. Many times, little Yoly called me to come & help her with homework or to have dinner with them as a family. Many times, Yolanda invited me to have a family dinner with them or go to the mall with her and little Yoly.

They didn't like the fact that I was there for little Yoly to have fun with, as "Someone" who cared, about her. The father was very jealous that little Yoly wanted to do things with me because she had fun with me, not with her dad, as he never paid attention to her. They did convince Yolanda to take away my keys as they did not want me around. That was also very offensive. Yolanda did this to make them happy. To ease the tension.

The mother even went to the extent of fixing Yolanda up with her coworkers, figuring that Yolanda would not invite me to the house if she had a date there. She fixed her up with her boss from work. That did not work out. Then she fixed her up with this other coworker from work, who had this mangy mutt. That didn't work either. Yolanda would not disassociate herself from me, for those losers.

This is totally irrelevant to sexual violence acts towards the child, and shows how wicked & conniving this Psychopath woman is.

9) The petitioner's father states that there were multiple occasions where the respondent touched the petitioner in her private areas and the petitioner was terrified to tell her parents as supposedly, Yolanda told her; if you tell you will be all living on the streets.

HA! What a bunch of BS. She could have told her parents —I know she would have— and her parents would have called the cops and had me arrested, because they hated me so much. Furthermore, if Yolanda knew that I touched the girl's private parts even Once, —much less, multiple times— SHE, WOULD HAVE ME ARRESTED. All of these claims are fabricated lies. They would love to see me in jail. That would be their ultimate revenge.

In accusation #6 where the child confided in her older sister that I had acted inappropriately since 2018, why did she not confide in her sister that I had touched her private parts multiple times?

So, if she was so terrified to tell anyone, not even her parents, what prompted Yolanda to tell her that, "if you tell, you will all be living in the streets" Yolanda, did not just say that out of the blue.

10) The petitioner's father states that the respondent has created social media pages on Facebook & Instagram dedicated to the petitioner with hundreds of pictures the respondent has taken of the petitioner without anyone's consent.

Yes, I had a Facebook page with many pictures of us shopping, eating, at the amusement parks, all memories of fun time together that my ex-wife and I, cherish. Little Yoly took all the selfies of us together. I even had several videos of little Yoly and had 2 videos in particular where the mother was physically abusing the child. **There is Nothing illegal here and I don't need anyone's consent to own or publish these memories on my Facebook page.**

This is totally irrelevant to sexual violence acts towards the child.



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Child Photography or Videotaping Consent Laws. Basically, with a few exceptions, it is actually perfectly legal **for** strangers to photograph or videotape your **child**, and they are free to post or publish the **images** as well. ... This is alarming **for** privacy advocates, particularly with respect to children.

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[Child Photography or Videotaping Consent Laws | Lawyers.com](http://www.lawyers.com)

11) The petitioner's father further states that the respondent has made sexual comments referring to the petitioner on those pages as well.

They have not provided any evidence whatsoever of such comments.

12) The petitioner's father states that the petitioner is afraid of the respondent and they are seeking intervention of the courts to keep the respondent away from the petitioner and from committing further acts of violence.

The child is not, and never was afraid of us. Other than her mom telling her to say that she is to solidify their injunction. There was NEVER any act of violence, we loved that child as if she was our own.

More exaggerated lies