PLAINTIFF'S EXHIBITS SECOND AMENDED COMPLAINT

EXHIBIT 1

John D. Raikos (#0-443183)



Place of Birth Date of Birth Rank

March 8, 1922

Captain (WWII) - Colonel (Ret.)

Platoon Company Battalion Regiment

329th

Regiment 329th
Division 83rd Infantry
Decorations Combat Infan

Combat Infantryman Badge, Silver Star Medal, Bronze Star Medal with Oak Leaf Cluster, Purple Heart with Oak Leaf Cluster, Good Conduct, American Campaign Medal, WWII Victory Medal, EAME Campaign Medal with

5 bronze stars for the five Campaigns.

John D. Raikos was born on March 8, 1922. John Raikos was a graduate of Manual High School and joined the Army on January 30, 1942. He was part of the original cadre which reactivated the 83rd infantry Division "Thunderbolts" at Camp Atterbury on August 15, 1942. He was trained in Tennessee Maneuvers, to Fort Benning and came ashore in the Normandy Campaign as 1st Lieutenant with 329th Infantry landing at Omaha

Beach, with mission orders to seize the Brandenburg Gate in Berlin.

John Raikos served as a combat Ilaison officer, comm. platoon leader and Regimental Headquarters Company Commander, during the war, promoted to Cantain and decorated with the Silver Star, Bronze Star for valor. Oak Leaf Cluster to Bronze Star and OLC.

promoted to Captain and decorated with the Silver Star, Bronze Star for valor, Oak Leaf Cluster to Bronze Star and OLC.

Lt. Raikos rode on the lead tank into Cherbourgh Belgium. On September 1, 1944, he and Lt. James Bagley liberated Tours, France, and Mayor Albert Joubert made John Raikos a "Tours Citizen d' Honneur and Grand Marshall" at the 1964 liberation commemoration and parade in his honor. Raikos was also honored with the esteemed citation from Yom H'ashowa Holocaust Remembrance for his role with the 83rd Division's liberation of Nazi concentration camps. John Raikos was the first American to make radio contact with the Russians. The 83rd Division, near war's end after constructing the Truman Bridge over the Elbe and making furthest penetration into Germany by Allied forces, was ordered to pull back across the Elbe. With "permission with disavowal" of his co Capt. Raikos advanced within 20 miles of Berlin and waited 10 days for the Russians to physically link up. He served as Provisional Governor of Deggendorf Germany, before returning home.

Raikos continued his military career in the reserves, graduated from the Army's Command and General Staff College and retired as Colonel in 1982. Raikos was extremely proud of serving his country and remained active in the 83rd Infantry Division Association, serving as its Judge Advocate until 2003. He was a member of the World War II roundtable. Raikos also attended Indiana University Bloomington undergraduate and law schools in 1950 was admitted as an attorney to the practice of law in Indiana, which he actively pursued until his January 8, 2003 stroke. He joined the law firm of Cook Mendenhall and Bose and later formed, Raikos, Barton, Rochford and Thomas, which became Raikos and Raikos. Raikos was a lawyer's lawyer; tenacious, fiercely loyal, compassionate and always eager to serve as advocate and adviser with generous time and open to all. A warrior and a healer. His soldiering moved to the courtroom and he enjoyed an illustrious and varied legal career, championing causes from "Step" in Fetchit," one of Hollywood's first African American actors, in his defamation suit against CBS for its portrayal of him as a chicken stealing, crap shooting, slow shuffling Negro, to an original action in the U.S. Supreme Court of behalf of Robert L. Montgomery to mandate Congress to cease deficit spending and restore the gold standard. He successfully tried numerous cases which garnered media attention from procuring the release by a tearful jury of a client wrongfully committed to Central State Mental Hospital, to will contest of a murdered bank heiress from 1st Amendment to Sunday Blue Laws and OSHA, and was a pioneer in using psychologists in jury voir dire and selection, resulting in substantial verdicts. He was elected attorney for the Indianapolis Sanitary District and was a founding board member and legal counsel for many

years for the Indianapolis Kroger Credit Union (KEMBA). Raikos also enjoyed the coal business with Kentucky Mountain Coal Co. and Western Minerals Corp. and prior to that his business activities as President in developing South Side Sanitary Landfill, American Reclamation and Earth Equipment Leasing Co. John lived everyday to the fullest, each day after the war as a gift. "Time and tide wait for no man." Driven and determined, he raced up and down steps rather than wait for elevators and moved always with purpose and energy. John was proud of his Greek heritage and proudest of all of his family. First, foremost and always he was a devoted son, brother, husband, father and grandfather, never missing the opportunity for a family gathering filled with his cooking, stories and love. His emotions were as transparent as his words were direct. Raikos was a member of the Indianapolis Murat Shrine Temple, Scottish Rite, the Mystic Tie Lodge, American Legion Broad Ripple Kennington Post, Veterans of Foreign Wars, Reserve Officers Association, Indianapolis Colombia Club, IAC, Indianapolis and Indiana State and American Bar Associations and the Holy Trinity Greek Orthodox Church.

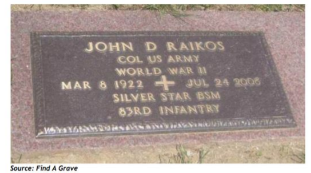
EXHIBIT 1 (CONTINUED)



John D. Raikos, somewhere on the riviera (courtesy of John's daughter Margo (Raikos) McLaughlin)

John D. Raikos passed away on July 24, 2006, and is buried at the Crown Hill Cemetery, Indianapolis, Marion County, Indiana. He was preceded in death by his parents, his brothers, Nicholas, George and Andrew Raikos and his sisters, Mary and Katherine Raikos.

Survivors include his loving wife of 60 years, Mary P. Raikos, sons, Gustin J., John Dr. Jr.; daughters, Lili Marlene (Michael) Dehen, Margo Elaine; grandchildren, Melissa Denise, GJ, Nicholas and



Jake Raikos, Tiffany, Alyssa and Michael Jr. Dehen; nephews, James A. Raikos, William James Raikos, Springfield, MO and nieces, Pamela Jean Raikos and Denisa Raikos.

Thanks to Margo (Raikos) McLaughlin for sharing this story and the photos of her dad.

Link to additional information about John D. Raikos may be found on Thijs Hodiamont's website

BACK to 83rd VETERANS BACK to LATEST UPDATES BACK to MAIN MENU

http://www.normandytothebulge.be/83rd_JRaikos.html

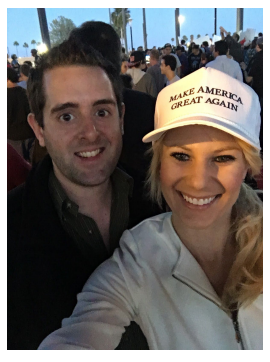


Photograph 1: "Tiffany Pro"

EXHIBIT 3



Photograph 2:"Tiffany DC"



Photograph 3:"Tiffany MAGA"

EXHIBIT 5



Photograph 4: "Tiffany Christmas MAGA"



Screenshot of Twitter account @tiffanydehen taken by Plaintiff on 02/01/2017



Screenshot of Twitter account @tiffanydehen by Plaintiff on 02/01/2017



Donald J. Trump
@realDonaldTrump

Klu Klux Klan @TheeKluKluxKlan

klu klux klan @FuckTheNiggers

Breitbart News @

@BreitbartNews

Q

Explore

Screenshot of Twitter account @tiffany dehen taken by Plaintiff on 02/01/2017

Notifications

 \searrow

Messages



Screenshot of Twitter account @tiffanydehen taken by Plaintiff 02/01/2017

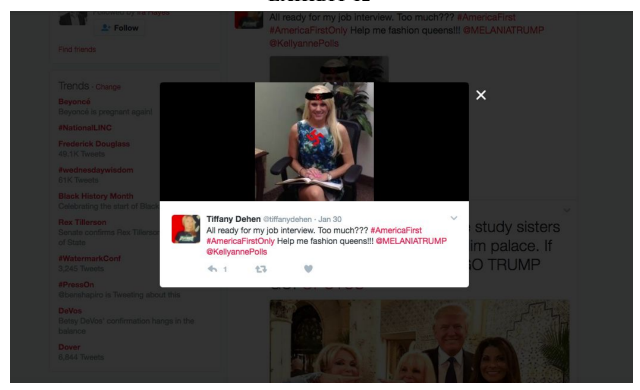


Screenshot of Twitter account @tiffanydehen taken by Plaintiff 02/01/2017



Screenshot of Twitter account @tiffanydehen taken by Plaintiff 02/01/2017

EXHIBIT 12



Screenshot of Twitter account @tiffanydehen taken by Plaintiff 02/01/2017

PLAINTIFF'S EXHIBITS Page 9 No.: 17-cv-00198-LAB-WVG SECOND AMENDED COMPLAINT

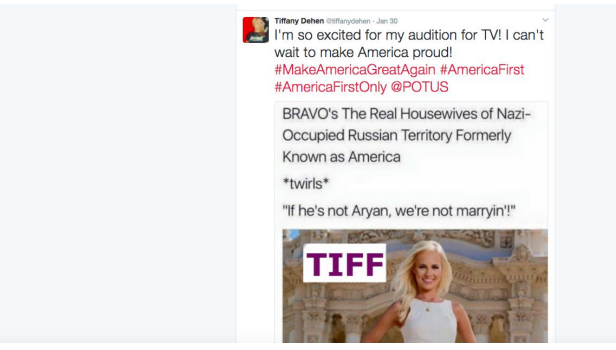


Infringing Work #6

EXHIBIT 14



Screenshot of Twitter account @tiffanydehen taken by Plaintiff 02/01/2017



Screenshot of Twitter account @tiffanydehen taken by Plaintiff 02/01/2017

EXHIBIT 16



Screenshot of Twitter account @tiffanydehen taken by Plaintiff 02/01/2017

PLAINTIFF'S EXHIBITS Page 11 No.: 17-cv-00198-LAB-WVG SECOND AMENDED COMPLAINT



Screenshot of Twitter account @tiffanydehen taken by Plaintiff 02/01/2017

EXHIBIT 18



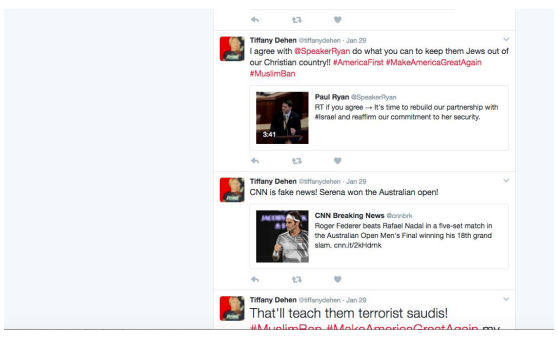
Screenshot of Twitter account @tiffanydehen taken by Plaintiff 02/01/2017

PLAINTIFF'S EXHIBITS Page 12 No.: 17-cv-00198-LAB-WVG SECOND AMENDED COMPLAINT



Infringing Work #5

EXHIBIT 20



Screenshot of Twitter account @tiffanydehen taken by Plaintiff 02/01/2017



Screenshot of Twitter account @tiffanydehen taken by Plaintiff 02/01/2017

EXHIBIT 22



Screenshot of Twitter account @tiffanydehen taken by Plaintiff 02/01/2017

PLAINTIFF'S EXHIBITS Page 14 No.: 17-cv-00198-LAB-WVG SECOND AMENDED COMPLAINT



Screenshot of Twitter account @tiffanydehen taken by Plaintiff 02/01/2017

Home Moments Motifications Messages Coeston Tenter BRING BACK Ill liked fashion gedom Why do the gays hate this hat? I thought they all liked fashion! #snowflakes #EndSpecialInterests #ReligiousFreedom #MakeAmericaGreatAgain

EXHIBIT 24

Screenshot of Twitter account @tiffanydehen taken by Plaintiff 02/01/2017

PLAINTIFF'S EXHIBITS Page 15 No.: 17-cv-00198-LAB-WVG SECOND AMENDED COMPLAINT

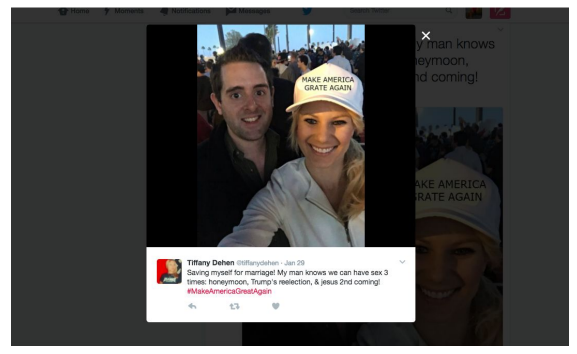


Infringing Work #4

EXHIBIT 26



Screenshot of Twitter account @tiffanydehen taken by Plaintiff 02/01/2017



Screenshot of Twitter account @tiffanydehen taken by Plaintiff 02/01/2017

EXHIBIT 28



Infringing Work #3



Screenshot of Twitter account @tiffanydehen taken by Plaintiff 02/01/2017

EXHIBIT 30



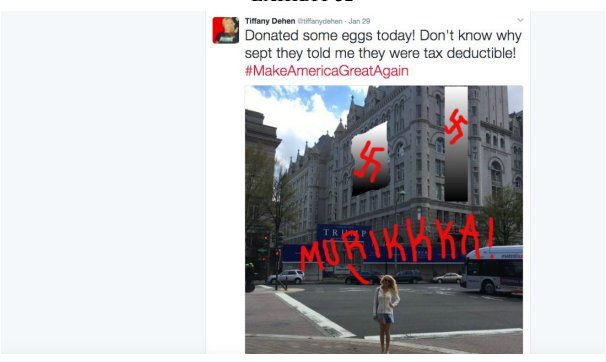
Screenshot of Twitter account @tiffanydehen taken by Plaintiff 02/01/2017

PLAINTIFF'S EXHIBITS Page 18 No.: 17-cv-00198-LAB-WVG SECOND AMENDED COMPLAINT



Infringing Work #2

EXHIBIT 32



Screenshot of Twitter account @tiffanydehen taken by Plaintiff 02/01/2017



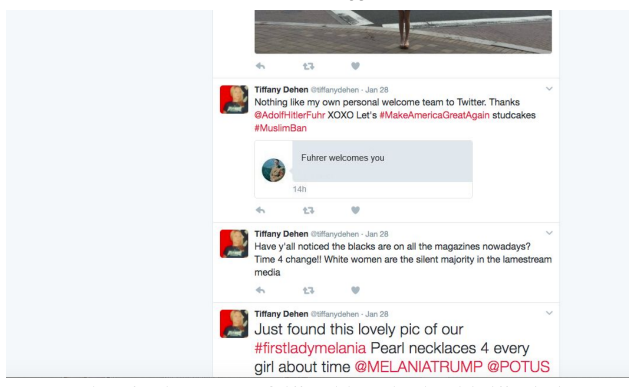
Screenshot of Twitter account @tiffanydehen taken by Plaintiff 02/01/2017

EXHIBIT 34



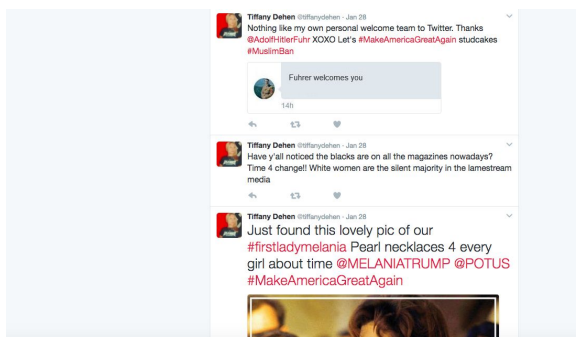
Infringing Work #1

PLAINTIFF'S EXHIBITS Page 20 No.: 17-cv-00198-LAB-WVG SECOND AMENDED COMPLAINT



Screenshot of Twitter account @tiffanydehen taken by Plaintiff 02/01/2017

EXHIBIT 36



Screenshot of Twitter account @tiffanydehen taken by Plaintiff 02/01/2017



Screenshot of Twitter account @tiffanydehen taken by Plaintiff 02/01/2017

EXHIBIT 38



Screenshot of Twitter account @tiffanydehen taken by Plaintiff 02/01/2017

PLAINTIFF'S EXHIBITS Page 22 No.: 17-cv-00198-LAB-WVG SECOND AMENDED COMPLAINT



Screenshot of Twitter account @tiffanydehen taken by Plaintiff 02/01/2017

EXHIBIT 40



Screenshot of Twitter account @tiffanydehen taken by Plaintiff 02/01/2017



Screenshot of Twitter account @tiffanydehen taken by Plaintiff 02/01/2017

EXHIRIT 42

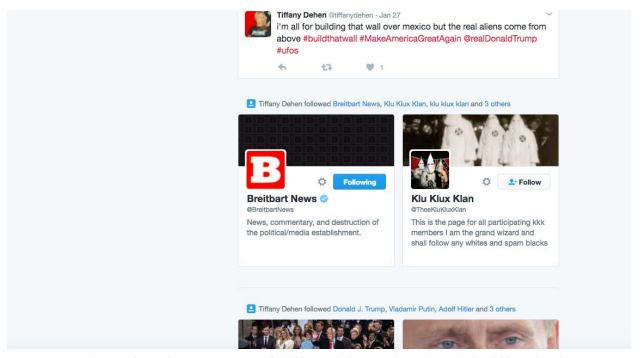


Screenshot of Twitter account @tiffanydehen taken by Plaintiff 02/01/2017

PLAINTIFF'S EXHIBITS Page 24 No.: 17-cv-00198-LAB-WVG SECOND AMENDED COMPLAINT

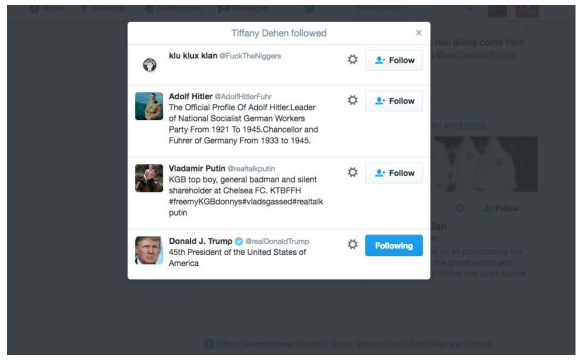


Screenshot of Twitter account @tiffanydehen taken by Plaintiff 01/30/2017

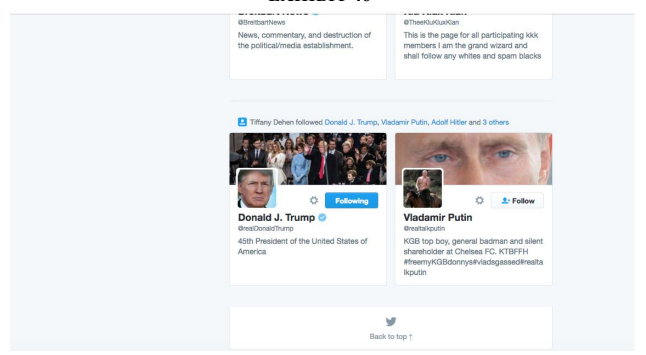


Screenshot of Twitter account @tiffanydehen taken by Plaintiff 02/01/2017

EXHIBIT 45

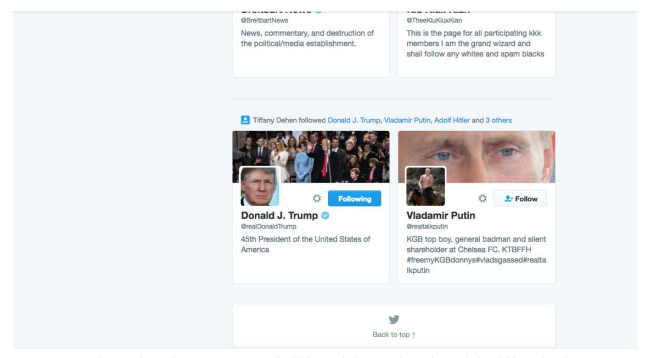


Screenshot of Twitter account @tiffanydehen taken by Plaintiff 02/01/2017



Screenshot of Twitter account @tiffanydehen taken by Plaintiff 02/01/2017

EXHIBIT 47



Screenshot of Twitter account @tiffanydehen taken by Plaintiff 02/01/2017

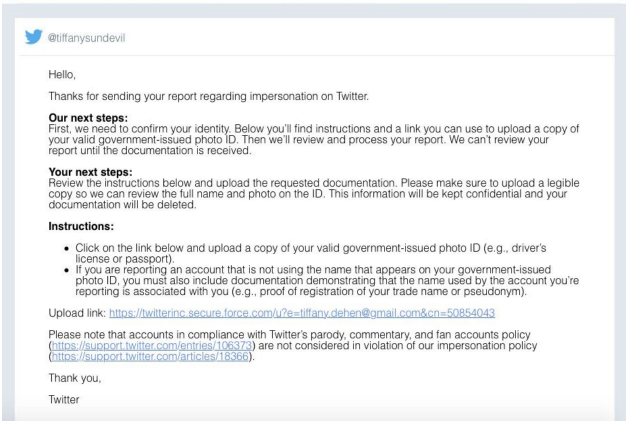
Twitter Support

To: tiffany.dehen@gmail.com

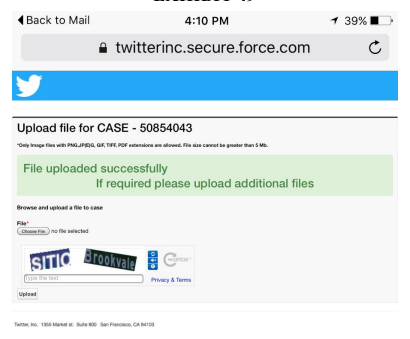
Case# 50854043: Impersonation - tiffanydehen

January 30, 2017 at 9:56 PM

TS



Email sent from Twitter to Plaintiff 01/30/2017 at 9:56 p.m.





Screenshot Taken By Plaintiff 02/01/2017 at 4:10 p.m.



Screenshot of Twitter account @tiffanydehen taken by Plaintiff on 02/01/2017 at 6:25 p.m.

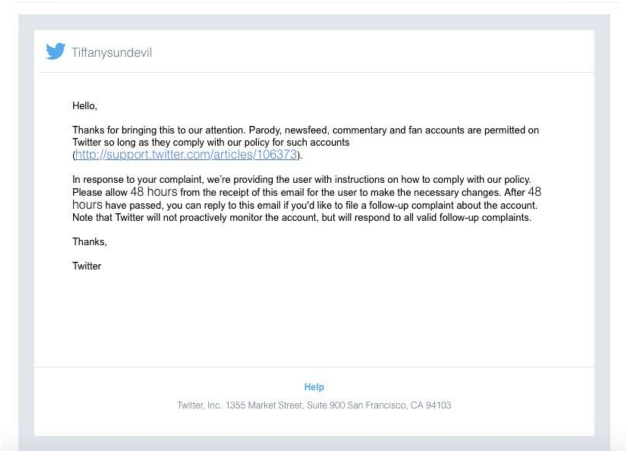
support@twitter.com

To: tiffany.dehen@gmail.com

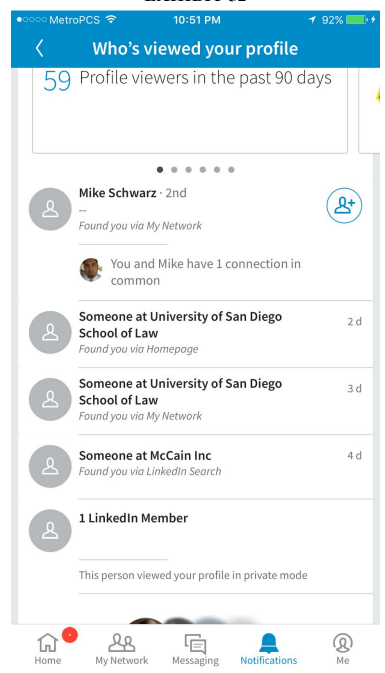
Case# 50854043: Impersonation - tiffanydehen

February 2, 2017 at 8:51 AM

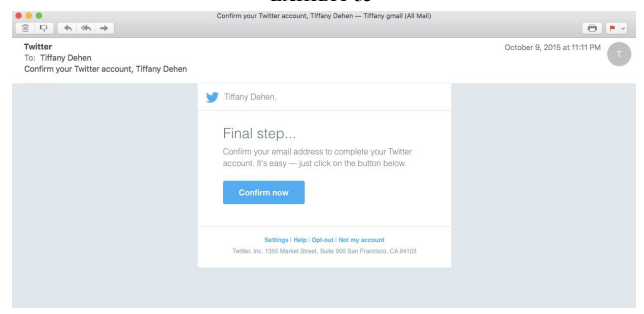
S



Email sent from Twitter to Plaintiff 02/02/2017 at 8:51 a.m.

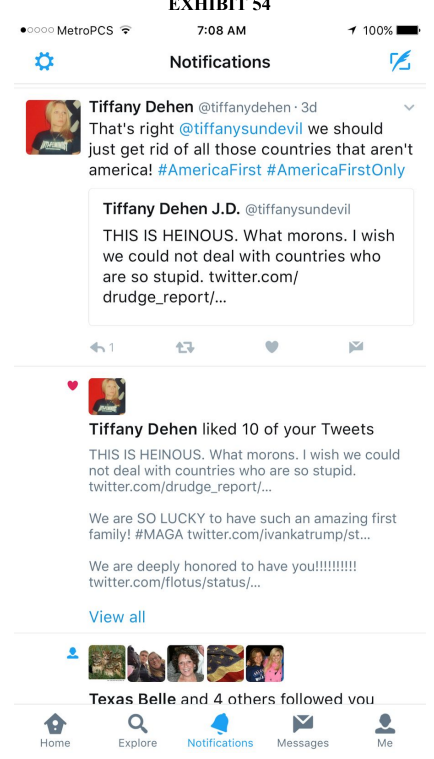


Screenshot of Plaintiff's Recent LinkedIn Profile Views Taken By Plaintiff 01/30/2017 at 10:51 p.m.



Email Confirmation of written contract entered into by Plaintiff and Twitter on 10/09/2015 at 11:11 p.m.





Screenshot taken by Plaintiff 02/03/2017 at 7:08 a.m.

EXHIBIT 55 • · · · · MetroPCS 🕏 7:07 AM **1** 100% **■** 1/5 Ö **Notifications** Nazi Free in 2017 @mlse · 20h I think Tiffany Dehen probably should've just ignored @tiffanysundevil Keith Lee @associatesmind \$100 MILLION in damages! Slander & IIED for...a parody T... 47 \vee **DROP CLOTH** followed you matt suhajda liked your Tweet 😝 😝 😂 twitter.com/realdonaldtrum... Lili Dehen liked this and 1 more Retweet This #HolocaustRemembrance Day, we join the Jewish people to remember the victims & honor the survivors of the past for sake of the future. View all

Screenshot taken by Plaintiff 02/03/2017 at 7:07 a.m.

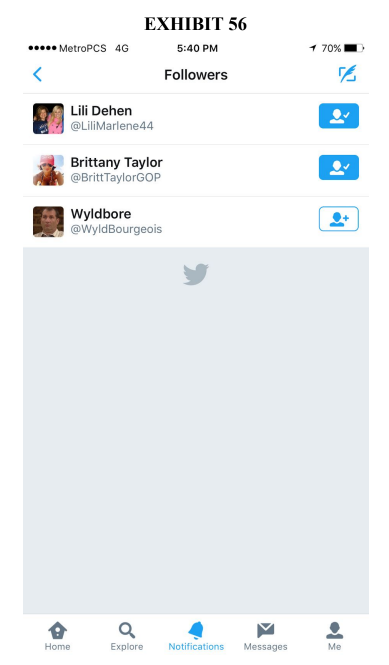
Notifications

Messages

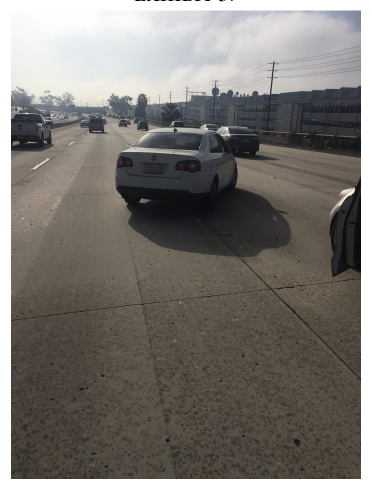
Q

Explore

Home



Screenshot taken by Plaintiff 02/01/2017 at 5:40 p.m. of Twitter account @tiffanydehen followers.



Photograph taken by Plaintiff 02/01/2017 at 9:07 a.m.

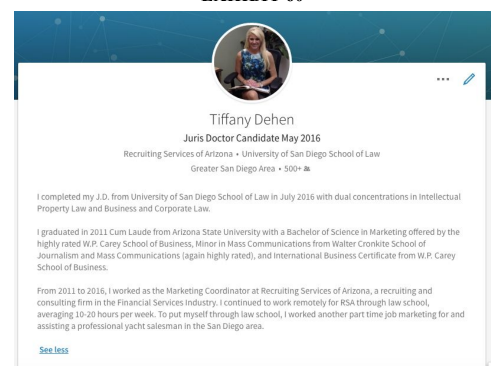
Original to Officer; copy(les) to involved party(les) Austract
CHP 555-03 (Rev. 7-03) OPI 065
DEPARTMENT OF COLLEGION SOLITORS OF STATES.
DATE OF COLLISION TIME (2400) NCIC NUMBER OFFICER LD. NUMBER PAGE
1. Flat bed tour tark supplied left, At of his lane, and
The state of the s
3. Swerved left into the lane I was traveling
4. Swty band on I cammed my brake, panked
5. My ham, but pardn't swewer into the left
6. I are byc of a cork west to me, so I collided
7. In the back of the silver kin. The fait wen
8. The caused me while accident above
9. Of As som as part a diamed nim and are
10. Not allow us to get his license plate. I have
12. 9038, IMA was diving a dark siver Hundai
13. And with sid me untike accident and third
14. CORNINA MAS SIGNE PORT COULDN'T GO ISTOND IN
15. N'S way in he widdle of he freeway and
16. Aggred hom dans will be apose his
17. Who for mo. I osked him if we saw the
18. unde hing papers and he replied get,
19. and hun axaciasly write his into dam.
20. 1 home he was in shock too have a
21. Duto it 155 right after the incident, so
22. Mark w/proper tempo logy it can be
23. Overved up to see me flat bed who fled
24. The Scene of the accident after consing
25. the angle thing, Nobody else stopped to
to be as and if we were bloom and all was
while you works the called the hole but have of
27. WHATELED WAY THE STREET OF ME + SUPERIOR OF ME + SUPERIOR
28. MD. NUMBER MO. DAY YEAR REVIEWER'S NAME MO DAY YEAR
Destructions offices costs
Destroy previous editions.

Plaintiff's Report Filed With Department of California Highway Patrol on 02/01/2017 at 10:50 a.m.



Photograph of Plaintiff's car accident February 20, 2017 at 3:24 p.m.

EXHIBIT 60



Screenshot of Plaintiff's LinkedIn Taken By Plaintiff 04/12/2017 at 11:58 a.m.

PLAINTIFF'S EXHIBITS Page 39 No.: 17-cv-00198-LAB-WVG SECOND AMENDED COMPLAINT



Screenshot of Plaintiff's Twitter Account Taken By Plaintiff 02/01/2017

Date	Loan Type	Status	Balance
05/27/2016	Direct Student Plus Loan	Repayment	\$12,003.80
05/03/2016	Direct Student Plus Loan	Repayment	\$1,698.53
09/02/2015	Direct Student Plus Loan	Repayment	\$6,548.25
08/14/2015	Direct Unsub Stafford Loan	Repayment	\$22,244.93
08/14/2015	Direct Student Plus Loan	Repayment	\$44,473.06
06/10/2015	Direct Student Plus Loan	Repayment	\$16,721.47
01/02/2015	Direct Unsub Stafford Loan	Repayment	\$23,412.11
01/02/2015	Direct Student Plus Loan	Repayment	\$12,368.20
08/15/2014	Direct Unsub Stafford Loan	Paid In Full	\$0.00
08/15/2014	Direct Student Plus Loan	Repayment	\$12,999.19
03/28/2014	Direct Student Plus Loan	Repayment	\$487.75
02/27/2014	Direct Student Plus Loan	Repayment	\$549.69
12/19/2013	Direct Student Plus Loan	Repayment	\$1,651.31
08/16/2013	Direct Unsub Stafford Loan	Repayment	\$24,376.24
08/16/2013	Direct Student Plus Loan	Repayment	\$36,083.94
08/09/2010	Direct Sub Stafford Loan	Repayment	\$1,350.11
08/09/2010	Direct Unsub Stafford Loan	Repayment	\$8,642.18
08/22/2009	Direct Sub Stafford Loan	Repayment	\$5,984.42
08/22/2009	Direct Unsub Stafford Loan	Repayment	\$2,946.75
O View Loan D	Details .	Total Loan Balance:	\$234,541.93

Screenshot of Plaintiff's Loan Summary Taken By Plaintiff 04/11/2017



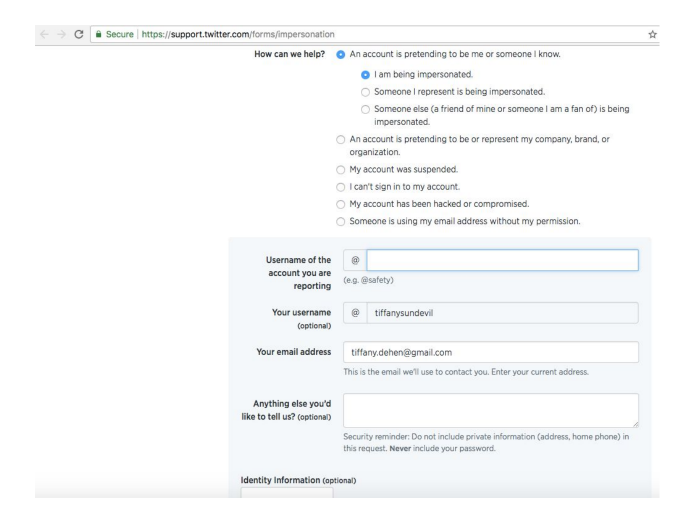
Report an account for impersonation.

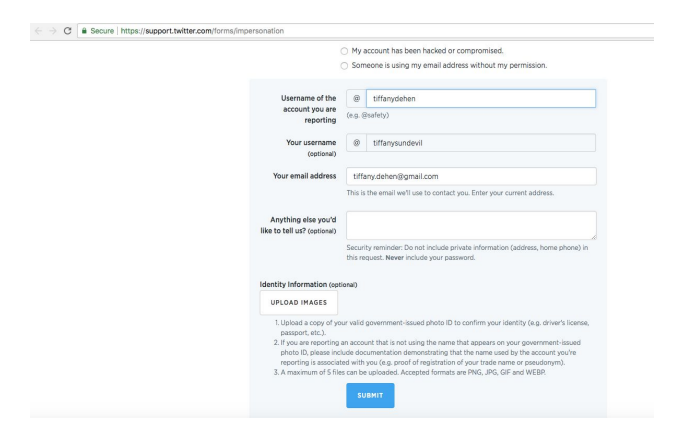
Fill out the form below to request help.

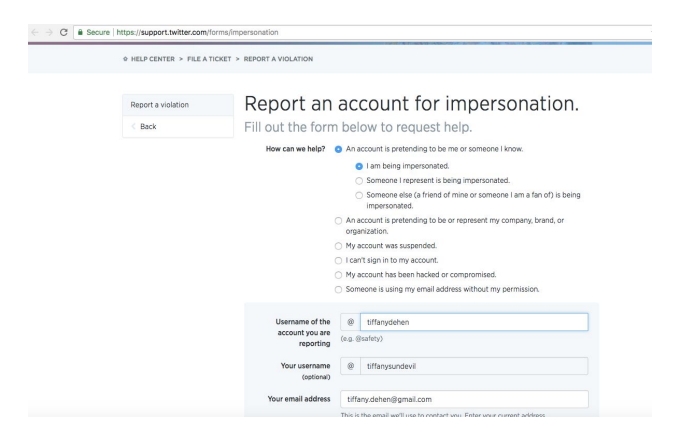
How can we help?
 An account is pretending to be me or someone I know.
$\hfill \bigcirc$ An account is pretending to be or represent my company, brand, or organization.
My account was suspended.
○ I can't sign in to my account.
 My account has been hacked or compromised.
 Someone is using my email address without my permission.
Not what you need help with? Choose another topic.

About Company Blog Help Status Jobs Terms Privacy Cookies Ads Info Brand Advertise Businesses Media Developers

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From: Law Dean [mailto:<u>lawdean@sandiego.edu</u>]
Sent: Thursday, March 10, 2016 9:57 AM
To: <u>Lawcommunity@lists.sandiego.edu</u>
Subject: [Lawcommunity] Recent Concerns of Student Behavior

I understand that rumors are circulating about threats to the university by one of our law students. We are not aware of any direct threats against anyone at the law school or the university. However, to ensure that our community is as secure as possible, the Department of Public Safety is actively monitoring the situation and will be present in the area of the law school and throughout the campus.

Please contact the Department of Public Safety directly if you have personal safety concerns or wish to report any information. Additionally, there is a counselor on-call who is available to provide psychological support to students. For a formal appointment during business hours, students can secure services by visiting the online USD MyWellness Portal at https://mywellness.sandiego.edu and using their USD MyWellness sandiego.edu and using their USD MySanDiego username and password to logon to the portal, calling the Counseling Center (6)19/2604-655, or walking into the Counseling Center – Serra 300. The counselor-on call can be reached by calling Public Safety (x2222) on any campus telephone, otherwise call (6)19/2604-6222 for after-hours emergencies.

Please also feel free to reach out to me or Dean D'Angelo; both of us are available to meet with you to address any of your concerns.

STEPHEN C. FERRUOLO STEPHEN C. FERRUOLO
Dean and Professor of Law
University of San Diego School of Law
5998 Alcalá Park
Warren Hall Room 200
San Diego, CA 92110-2492
(619) 260-4527 [office]
(858) 967-0459 [cell]
(619) 260-6815 [fax]
sferruolo@sandiego.edu

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Certificate of Registration



This Certificate issued under the seal of the Copyright Office in accordance with title 17, United States Code, attests that registration has been made for the work identified below. The information on this certificate has been made a part of the Copyright Office records.

Angularyle Waysell
using United States Register of Copyrights and Director

Registration Number
VA 2-069-923
Effective Date of Registration:
April 01, 2017

	Title of Work:	Tiffany Pro
Comple	tion/Publication	
	Year of Completion: Date of 1st Publication; Nation of 1st Publication:	
Author		
	Author Created:	United States
Copyrig	tht Claimant	
	Copyright Claimant:	Tiffany Leigh Dehen 1804 Garnet Avenue ≢239, Pacific Beach, CA, 92109, United States
Rights	and Permissions	
	F.mail: Telephone:	Tiffany Leigh Dehen tiffany dehen@gmail.com (858)262-0052 1804 Garnet Avenue #239 Pacific Beach. CA 92109 United States
Certifica	ation	
		Tiffany Dehen April 01, 2017

No.: 17-cv-00198-LAB-WVG

Certificate of Registration



This Certificate issued under the seal of the Copyright Office in accordance with title 17, United States Code, attests that registration has been made for the work identified below. The information on this certificate has been made a part of the Copyright Office records.

acting United States Register of Copyrights and Director

Registration Number VA 2-073-279 Effective Date of Registration: March 31, 2017

Title of Work;	Tiffany 1X
Completion/Publication	
Year of Completion: Date of 1st Publication: Nation of 1st Publication:	April 02, 2016
Author	
Author Created:	United States
Copyright Claimant	
	Tiffany Leigh Debrit 1804 Gastart Avenue, #739, Pacific Beach, CA, 92109, United States
	Tiffany Leigh Debest 1804 Gasturi Avenue, #739, Pacific Beach, CA, 92109, United States
Copyright Claimant: Rights and Permissions Name: Finail: Telephone:	1804 Garnet Avenue, #739, Pacific Beach, CA, 92109, United States
Copyright Claimant: Rights and Permissions Name: Finail: Telephone:	Tiffany Leigh Dehen tiffany dehen@email.com (888)262-005.2 1804 Garnet Ave., #239
Copyright Claimant: Rights and Permissions Name: Email: Telephone: Address: Certification	Tiffany Leigh Dehen tiffany dehen/f graail.com (858)262-0052 1804 Gamer Ave., #239 Pacific Beach, CA 92109 United States Tiffany Dehen March 31, 2017
Copyright Claimant: Rights and Permissions Name: Email: Telephone: Address: Certification	Tiffany Leigh Dehen tiffany dehen/franzil.com (858)262-0052 1804 Garnet Ave., #239 Pacific Beach, CA 92109 United States Tiffany Dehen March 31, 2017

Certificate of Registration



This Certificate issued under the seal of the Copyright Office in accordance with title 17, United States Code, attests that registration has been made for the work identified below. The information on this certificate has been made a part of the Copyright Office records.

Acting United States Register of Copyrights and Director

Registration Number
VA 2-069-924
Effective Date of Registration:
April 01, 2017

Page I of 1

Title of Work	Tiffany MAGA
1110, 19 77111.	The state of the s
Completion/Publication	
Year of Completion: Date of 1st Publication: Nation of 1st Publication:	2016 April 28, 2016 United States
Author	
- Author: Author Created: Citizen of: Year Born:	photograph United States
Copyright Claimant	
Copyright Claimant:	Tiffany Leigh Detten 1804 Garnet Avenus #239, Pacific Beach, CA, 92109, United States
Rights and Permissions	
Fanail: Telephone:	Tiffany Leigh Deben tiffany Jehen@gmail.com (858)262 0032 1804 Garnet Avenue #239 Pacific Beach, CA 92409 United States
Certification	
	Tiffany Dehen April 01, 2017

Certificate of Registration



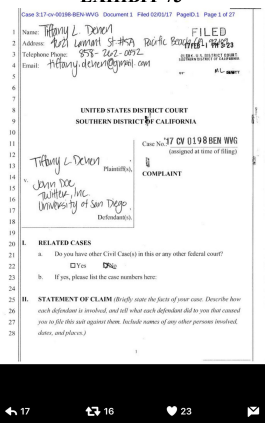
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Year of Completion: Dute of 1st Publication: Nation of 1st Publication:	2016 December 23, 7616
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□ Contact form Adolf hitter

Mod@aol.com

8585676545

Heil hitter u racist dumb broad

No.: 17-cv-00198-LAB-WVG

2/17/2017, 8:07:24 pm (a year ago)

EXHIBIT 75

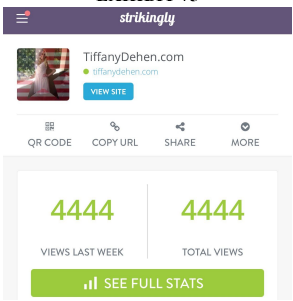


EXHIBIT 76

 Contact form Anon anon@anon.co You are seriously an idiot. 2/18/2017, 10:53:21 am (a It's called the 1st year ago) amendment. Maybe your law school allows idiots in, maybe it's just you. The account said parody. Good luck finding an attorney willing to pursue such a frivolous claim. Makes sense that you supported Trump; which is much different than just voting for the idiot. Your shitstained eyes can't tell parody from defamation with a disclaimer! Maybe get your head out of your ass? -An IP Attorney



EXHIBIT 78



PLAINTIFF'S EXHIBITS Page 53 No.: 17-cv-00198-LAB-WVG SECOND AMENDED COMPLAINT

EXHIBIT 79



EXHIBIT 80



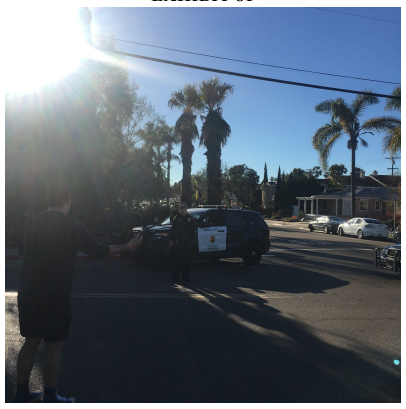


EXHIBIT 82



PLAINTIFF'S EXHIBITS F
SECOND AMENDED COMPLAINT

Page 55 No.: 17-cv-00198-LAB-WVG

 Contact form John Roberts, C.J.

Roberts@supremecourt.gov

202-228-7343

You do realize that you 2/24/2017, 10:35:38 will never get a legal am (a year ago) job after filing that complaint? The complaint demonstrates that you learned nothing in law school. Nothing. It also demonstrates that you are many sandwiches

EXHIBIT 84

 Contact form Ben Hayes bthayes125@gmail.com

434-284-3221

Hello Ms. Dehen, Your 2/24/2017, 11:37:35 lawsuit came to my am (a year ago)

attention through the blog, Above the Law. In reading it, one thing in particular caught my eye. I was just curious if you are now aware that Adolf Hitler was not a "socialist communist" dictator. He was the leader of the Nazi party, which was National Socialist Democratic German Workers Party. There are pretty significant differences in the two, and I would be happy to send resources to aid in your understanding, but I am first genuinely curious to see if you know this or not. Best,

short of a picnic basket. Seek therapy.

EXHIBIT 85

□ Contact form "Sad!"

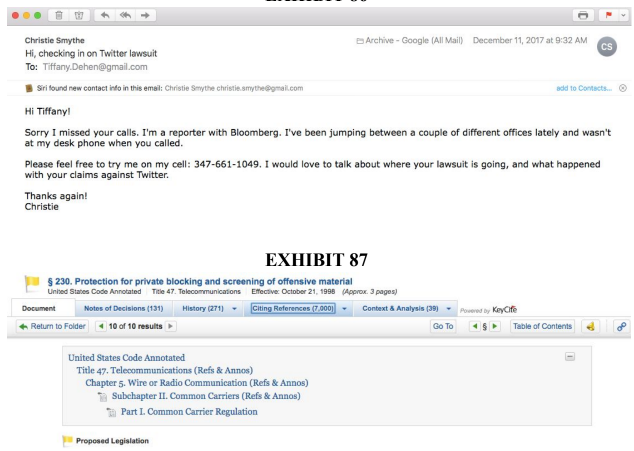
johnsmith@yahoo.com

555555555

Fuck off. You're a sad 5/9/2017, 6:04:59 pm excuse for a person if (9 months ago)

No.: 17-cv-00198-LAB-WVG

you support that asswipe of a President, and a terrible excuse for a wanna-be lawyer. You think you stand for the constitution and 'Merican values? What a laugh- I would bet my LIFE on the fact that you couldn't beat me in court regarding any aspect of our Constitution. Enjoy these words, from someone who's actually a member of the bar in their state. Idiot.



This is an automatic e-mail message generated by the CM/ECF system. Please DO NOT RESPOND to this e-mail because the mail box is unattended.

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U.S. District Court

Southern District of California

Notice of Electronic Filing

The following transaction was entered on 1/9/2018 at 12:23 PM PST and filed on 1/9/2018

Case Name:

Dehen v. Doe et al

Case Number:

3:17-cv-00198-LAB-WVG

Filer:

Document Number: 41(No document attached)

Docket Text:

MINUTE ORDER OF RECUSAL. Judge Roger T. Benitez is no longer assigned. Case randomly reassigned to Judge Larry Alan Burns for all further proceedings. The new case number is 17cv198 LAB (WVG).(no document attached) (jcj)

3:17-cv-00198-LAB-WVG Notice has been electronically mailed to:

Julie E. Schwartz JSchwartz@perkinscoie.com, docketpa@perkinscoie.com, mheap@perkinscoie.com

Joanne Alnajjar Buser jbuser@paulplevin.com, adickey@paulplevin.com

3:17-cv-00198-LAB-WVG Electronically filed documents must be served conventionally by the filer to:

Tiffany Dehen 1804 Garnet Avenue, #239 Pacific Beach, CA 92109