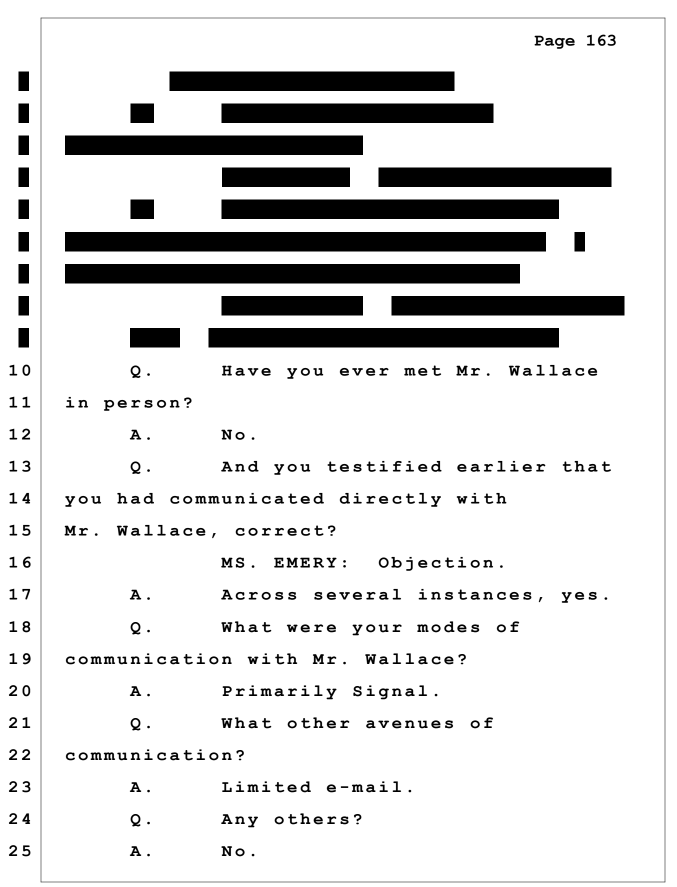
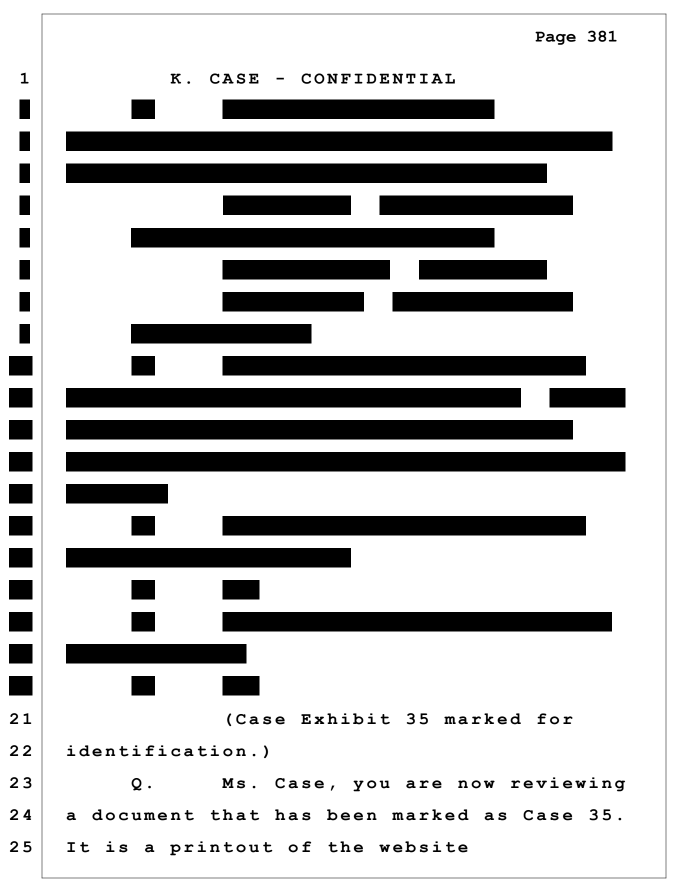
September 5, 2025





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1	K. CASE - CONFIDENTIAL
2	StephanieJonesLeaks.com.
3	Do you recognize this as the
4	copy that you drafted?
5	A. I believe so, yes.
6	Q. Do you know how this went from
7	the copy that you drafted to becoming a
8	website?
9	A. I do not.
10	Q. Did Melissa communicate
11	anything to you about how this became a
12	website after you provided her with the
13	copy?
14	MR. FREEDMAN: Objection.
15	A. No.
16	Q. Do you understand there came a
17	time where this website was shut down?
18	MR. BREED: Objection.
19	A. No.
2 0	Q. Did you understand that there
21	came a time where there was a second
22	website?
23	A. At the time I wasn't aware that
2 4	there was a second website, no.
25	Q. After you provided Ms. Nathan

Page 383 1 K. CASE - CONFIDENTIAL 2 with the copy for Exhibit 35, did you have 3 any other discussions with Ms. Nathan about websites regarding Ms. Jones? 4 5 MR. FREEDMAN: Objection. 6 Websites, plural, no. I was Α. 7 asked to help alongside her to draft a 8 handful of tweets for the Twitter page, and 9 I was asked, again, based on language that 10 I was provided to extrapolate that into 11 updates to the website. 12 Q. You referred to the Twitter 13 page. What is the Twitter page? 14 I don't recall the specific Α. 15 I was told that at the time the 16 site went public there was a corresponding 17 Twitter page. 18 Q. Was that Twitter handle 19 @LyingStephJones? 20 MR. FREEDMAN: Objection. 21 Α. I'm not sure. I don't recall what the Twitter page was. 22 Melissa told you that there was 23 Q. 24 a corresponding Twitter handle? 25 She asked if I could assist in Α.

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1	K. CASE - CONFIDENTIAL
2	drafting tweets, so I inferred that the
3	Twitter handle was related.
4	Q. Did she tell you that the
5	tweets that you had drafted had in fact
6	been posted?
7	A. She did not communicate that,
8	no.
9	Q. Did you form an understanding
10	that they had been posted?
11	MR. FREEDMAN: Objection.
12	A. Yes.
13	Q. Based on what?
14	A. Seeing them on the Twitter
15	page.
16	Q. How many tweets did you prepare
17	for the Twitter page?
18	A. Roughly five or six.
19	Q. How did you provide those to
20	Ms. Nathan?
21	A. I believe maybe Signal. I
22	don't really recall.
23	Q. Do you recall communicating
2 4	with Ms. Nathan on Signal regarding
25	Ms. Jones?

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1	K. CASE - CONFIDENTIAL
2	A. In relation to the tweet
3	drafts, yes.
4	Q. Do you still have those Signal
5	messages today?
6	A. No.
7	Q. Why did you communicate with
8	her on Signal?
9	A. I don't know.
10	Q. Did you frequently communicate
11	with Ms. Nathan on Signal?
12	A. No.
13	Q. You communicated with
14	Ms. Nathan to make sure that the messages
15	would disappear, correct?
16	MR. BREED: Objection.
17	MR. FREEDMAN: Objection.
18	A. No.
19	Q. Was there any other reason to
20	communicate on Signal?
21	A. To my knowledge, no.
22	(Case Exhibit 36 marked for
23	identification.)
24	Q. You are reviewing what has been
25	marked as Exhibit 36. It is a Twitter

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1	K. CASE - CONFIDENTIAL
2	account.
3	Does this refresh your
4	recollection that this is the Twitter
5	account that you reviewed where your tweets
6	were posted?
7	A. To my recollection, I was only
8	aware of one of them. I believe it was Not
9	a Stephanie Fan.
10	Q. You are aware of the Twitter
11	account Not a Stephanie Fan?
12	A. To my recollection, that looks
13	like the one that I was aware of.
14	Q. Your tweets were posted to Not
15	a Stephanie Fan?
16	A. I don't know.
17	Q. But you weren't aware of any of
18	the other Twitter accounts in Exhibit 36?
19	A. No.
20	MR. BREED: Objection.
21	Q. Did Melissa create Not a
22	Stephanie Fan?
23	A. I don't know.
24	Q. Did she explain to you that a
25	Twitter account was being created?

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1	K. CASE - CONFIDENTIAL
2	A. There was never a formal
3	explanation. I was simply asked to draft
4	tweets.
5	Q. Do you know whether Melissa had
6	any other assistance in this?
7	A. I don't know.
8	Q. Do you know whether she worked
9	with Jed Wallace on this?
10	MR. FREEDMAN: Objection.
11	A. I spoke with Jed in conjunction
12	to Melissa as it related to the tweets.
13	Q. And what did you and Jed
14	discuss?
15	MR. FREEDMAN: Objection.
16	MS. EMERY: Objection.
17	A. The tweets.
18	Q. What about the tweets?
19	A. I provided them via Signal.
20	Q. Was it your understanding that
21	Jed was going to post the tweets?
22	MR. FREEDMAN: Objection.
23	MR. BREED: Objection.
24	MS. EMERY: Objection.
25	A. I don't know.

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1	K. CASE - CONFIDENTIAL
2	Q. Did you speak with him other
3	than over Signal?
4	MR. FREEDMAN: Objection.
5	MS. EMERY: Objection.
6	A. No.
7	Q. Did you speak with him other
8	than with regard to sending him these
9	tweets?
10	MR. BREED: Objection.
11	MR. FREEDMAN: Objection.
12	MS. EMERY: Objection.
13	A. I don't recall.
14	Q. Did you speak to him at all in
15	connection with the first website?
16	MR. FREEDMAN: Objection.
17	MS. EMERY: Objection.
18	A. I don't recall.
19	Q. Were all of your communications
20	with Jed Wallace regarding Stephanie Jones
21	done via Signal?
22	MR. FREEDMAN: Objection.
23	A. Yes.
24	Q. Did Jed Wallace communicate to
25	you that he would like communications to be

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1	K. CASE - CONFIDENTIAL
2	done over Signal?
3	MR. BREED: Objection.
4	MS. EMERY: Objection.
5	A. No.
6	Q. How did you understand that you
7	were to communicate over Signal?
8	A. It's where the thread was.
9	Q. Was the thread among you, Jed,
10	and Melissa?
11	MR. FREEDMAN: Objection.
12	A. Yes.
13	Q. Was anyone else on this thread?
14	A. No.
15	Q. Was that your only thread with
16	Jed?
17	A. I don't recall, no.
18	Q. Did you have any other threads
19	related to this topic strike that.
20	Did you have any other Signal
21	threads related to this topic of the
22	Twitter accounts or the websites generally
23	with Melissa Nathan and anyone else?
24	MR. FREEDMAN: Objection.
25	MS. EMERY: Objection.

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1	K. CASE - CONFIDENTIAL
2	Q. After Ms. Abel brought you on
3	to work with Wayfarer, correct?
4	A. Yes.
5	Q. Ms. Jones was not involved in
6	Wayfarer hiring TAG, correct?
7	A. I'm not sure.
8	Q. To your knowledge, did
9	Ms. Jones have any knowledge, or, I'm
10	sorry, any involvement?
11	A. I don't know.
12	Q. Did you ever talk to Ms. Jones
13	regarding Wayfarer?
1 4	A. I did not.
15	Q. When did Melissa Nathan tell
16	you that Ms. Abel was leaving Jonesworks?
17	A. I don't recall specifically. I
18	know it was around the time of her first
19	conversation with Justin.
2 0	Q. Around Ms. Nathan's first
21	conversation with Justin?
22	A. Yes.
23	Q. Do you recall approximately
2 4	when that was?
2.5	A Late July