

2016 APR 26 AM 11:12
CLERK U.S. DISTRICT COURT
CENTRAL DIST. OF CALIF.
RIVERSIDE
BY _____

FILED

1 Name: KATIE JOHNSON
2 Address: 6634 DESERT QUEEN AVE.
3 TWENTYNINE PALMS, CA. 92277
4 Phone: (760) 401-0192
5 Fax: NO FAX OR E-MAIL
6 In Pro Per

8 **UNITED STATES DISTRICT COURT**
9 **CENTRAL DISTRICT OF CALIFORNIA**

10 KATIE JOHNSON

ED CV 16-00797

DMG (KSX)

CASE NUMBER:
To be supplied by the Clerk of
The United States District Court

11 v.

12 DONALD J. TRUMP and
13 JEFFREY E. EPSTEIN

14 Defendant(s).

COMPLAINT FOR CLAIM RELIEF DUE TO:
1. SEXUAL ABUSE UNDER THREAT OF HARM
2. CONSPIRACY TO DEPRIVE CIVIL RIGHTS

15 Plaintiff Katie Johnson, for causes of actions against Defendants Donald J. Trump and
16 Jeffrey E. Epstein, alleges as follows:

17 JURISDICTION

18 1. Jurisdiction is pursuant to the law of Diversity, 28 U.S.C. ; 1332, as plaintiff resides in the state
19 of California while defendants reside in the state of New York and the action is for damages above
20 \$75,000.

21 VENUE

22 2. The venue is established as the Eastern Division of the United States Court Central District
23 of California because the plaintiff resides in San Bernadino County, State of California

27
28

PARTIES

3. The Plaintiff, Katie Johnson, resides in the State of California.

4. The Defendants, Donald J. Trump and Jeffrey E. Epstein, each reside in the State of New York.

FACTUAL ALLEGATIONS

5. The Plaintiff, Katie Johnson, alleges that the Defendants, Donald J. Trump and Jeffrey E. Epstein, did willfully and with extreme malice violate her Civil Rights under 18 U.S.C. ; 2241 by sexually and physically abusing Plaintiff Johnson by forcing her to engage in various perverted and depraved sex acts by threatening physical harm to Plaintiff Johnson and also her family.

6. The Plaintiff, Katie Johnson, alleges that the Defendants, Donald J. Trump and Jeffrey E. Epstein, also did willfully and with extreme malice violate her Civil Rights under 42 U.S.C. ; 1985 by conspiring to deny Plaintiff Johnson her Civil Rights by making her their sex slave.

7. The Plaintiff, Katie Johnson, alleges she was subject to extreme sexual and physical abuse by the Defendants, Donald J. Trump and Jeffrey E. Epstein, including forcible rape during a four month time span covering the months of June-September 1994 when Plaintiff Johnson was still only a minor of age 13.

8. The Plaintiff, Katie Johnson, alleges she was enticed by promises of money and a modeling career to attend a series of underage sex parties held at the New York City residence of Defendant Jeffrey E. Epstein and attended by Defendant Donald J. Trump.

9. On the first occasion involving the Defendant, Donald J. Trump, the Plaintiff, Katie Johnson, was forced to manually stimulate Defendant Trump with the use of her hand upon Defendant Trump's erect penis until he reached sexual orgasm.

10. On the second occasion involving the Defendant, Donald J. Trump, the Plaintiff, Katie Johnson, was forced to orally copulate Defendant Trump by placing her mouth upon Defendant Trump's erect penis until he reached sexual orgasm.

1 11. On the third occasion involving the Defendant, Donald J. Trump, the Plaintiff, Katie Johnson,
2 was forced to engage in an unnatural lesbian sex act with her fellow minor and sex slave, Maria Doe
3 age 12, for the sexual enjoyment of Defendant Trump. After this sex act, both minors were forced
4 to orally copulate Defendant Trump by placing their mouths simultaneously on his erect penis until
5 he achieved sexual orgasm. After zipping up his pants, Defendant Trump physically pushed both
6 minors away while angrily berating them for the "poor" quality of their sexual performance.

7 12. On the fourth and final sexual encounter with the Defendant, Donald J. Trump, the Plaintiff,
8 Katie Johnson, was tied to a bed by Defendant Trump who then proceeded to forcibly rape Plaintiff
9 Johnson. During the course of this savage sexual attack, Plaintiff Johnson loudly pleaded with
10 Defendant Trump to "please wear a condom". Defendant Trump responded by violently striking
11 Plaintiff Johnson in the face with his open hand and screaming that "he would do whatever he
12 wanted" as he refused to wear protection. After achieving sexual orgasm, the Defendant, Donald J.
13 Trump put his suit back on and when the Plaintiff, Katie Johnson, in tears asked Defendant Trump
14 what would happen if he had impregnated her, Defendant Trump grabbed his wallet and threw
15 some money at her and screamed that she should use the money "to get a fucking abortion".

16 13. On the first occasion involving the Defendant, Jeffrey E. Epstein, the Plaintiff, Katie Johnson,
17 was forced to disrobe into her bra and panties and to give a full body massage to Defendant Epstein
18 while he was completely naked. During the massage, Defendant Epstein physically forced Plaintiff
19 Johnson to touch his erect penis with her bare hands and to clean up his ejaculated semen after he
20 achieved sexual orgasm.

21 14. On the second occasion involving the Defendant, Jeffrey Epstein, the Plaintiff, Katie Johnson,
22 was again forced to disrobe into her bra and panties while giving Defendant Epstein a full body
23 massage while he was completely naked. The Defendant, Donald J. Trump, was also present as he
24 was getting his own massage from another minor, Jane Doe, age 13. Defendant Epstein forced
25 Plaintiff Johnson to touch his erect penis by physically placing her bare hands upon his sex organ
26 and again forced Plaintiff Johnson to clean up his ejaculated semen after he achieved sexual orgasm.

1 15. Shortly after this sexual assault by the Defendant, Jeffrey E. Epstein, on the Plaintiff, Katie
2 Johnson, Plaintiff Johnson was still present while the two Defendants were arguing over who would
3 be the one to take Plaintiff Johnson's virginity. The Defendant, Donald J. Trump, was clearly heard
4 referring to Defendant, Jeffrey E. Epstein, as a "Jew Bastard" as he yelled at Defendant Epstein, that
5 clearly, he, Defendant Trump, should be the lucky one to "pop the cherry" of Plaintiff Johnson.

6 16. The third and final sexual assault by the Defendant, Jeffrey E. Epstein, on the Plaintiff, Katie
7 Johnson, took place after Plaintiff Johnson had been brutally and savagely raped by Defendant
8 Trump. While receiving another full body massage from Plaintiff Johnson, while in the nude,
9 Defendant Epstein became so enraged after finding out that Defendant Trump had been the one to
10 take Plaintiff Johnson's virginity, that Defendant Epstein also violently raped Plaintiff Johnson.
11 After forcing Plaintiff Johnson to disrobe into her bra and panties, while receiving a massage from
12 the Plaintiff, Defendant Epstein attempted to enter Plaintiff Johnson's anal cavity with his erect
13 penis while trying to restrain her. Plaintiff Johnson attempted to push Defendant Epstein away, at
14 which time Defendant Epstein attempted to enter Plaintiff Johnson's vagina with his erect penis.
15 This attempt to brutally sodomize and rape Plaintiff Johnson by Defendant Epstein was finally
16 repelled by Plaintiff Johnson but not before Defendant Epstein was able to achieve sexual orgasm.
17 After perversely sodomizing and raping the Plaintiff, Katie Johnson, the Defendant, Jeffrey E.
18 Epstein, attempted to strike her about the head with his closed fists while he angrily screamed at
19 Plaintiff Johnson that he, Defendant Epstein, should have been the one who "took her cherry, not
20 Mr. Trump", before she finally managed to break away from Defendant Epstein.

21 17. The Plaintiff, Katie Johnson, was fully warned on more than one occasion by both
22 Defendants, Donald J. Trump and Jeffrey E. Epstein, that were she ever to reveal any of the details
23 of the sexual and physical abuse that she had suffered as a sex slave for Defendant Trump and
24 Defendant Epstein, that Plaintiff Johnson and her family would be in mortal danger. Plaintiff
25 Johnson was warned that this would mean certain death for herself and Plaintiff Johnson's family
26 unless she remained silent forever on the exact details of the depraved and perverted sexual and
27 physical abuse she had been forced to endure from the Defendants.

MATERIAL WITNESSES

1
2 18. Tiffany Doe, a former trusted employee of the Defendant, Jeffrey E. Epstein, has agreed to
3 provide sworn testimony in this civil case and any other future civil or criminal proceedings, fully
4 verifying the authenticity of the claims of the Plaintiff, Katie Johnson. Witness Tiffany Doe was
5 employed by the Defendant, Jeffrey E. Epstein, for more than 10 years as a party planner for his
6 underage sex parties. Despite being subject to constant terroristic threats by Defendants Epstein
7 and Trump to never reveal the details of these underage sex parties at which scores of teenagers,
8 and pre-teen girls were used as sex slaves by Defendant Epstein and Defendant Trump, witness
9 Tiffany Doe refuses to be silent any longer. She has agreed to fully reveal the extent of the sexual
10 perversion and physical cruelty that she personally witnessed at these parties by Defendants Epstein
11 and Trump.

12 19. Material witness Tiffany Doe fully confirms all of Plaintiff Katie Johnson's allegations of
13 physical and sexual abuse by Defendants Donald J. Trump and Jeffrey E. Epstein. Tiffany Doe was
14 physically present at each of the four occasions of sexual abuse by Defendant Trump upon the
15 person of Plaintiff Johnson, as it was her job to witness all of the sexual escapades of Defendant
16 Epstein's guests at these underage sex parties and later reveal all of the sordid details directly to
17 Defendant Epstein. Defendant Epstein also demanded that Tiffany Doe tell him personally
18 everything she had overheard at these parties explaining to her that "knowledge was king" in the
19 financial world. As a result of these underage sex parties, Defendant Epstein was able to accumulate
20 inside business knowledge that he otherwise would never have been privy to in order to amass his
21 huge personal fortune.

22 20. Material witness Tiffany Doe will testify that she was also present or had direct knowledge
23 of each of the three instances on which Defendant Jeffrey E. Epstein physically and sexually abused
24 the Plaintiff, Katie Johnson. Tiffany Doe will testify to the fact that the Plaintiff, Katie Johnson,
25 was extremely fortunate to have survived all of the physical and sexual horrors inflicted upon her
26 by Defendants Epstein and Trump.

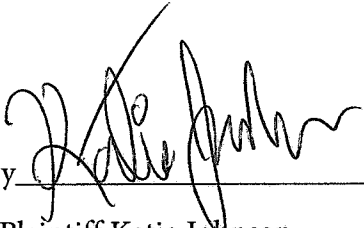
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CLAIM FOR RELIEF

21. The Plaintiff, Katie Johnson, asks the court for relief against the Defendants, Donald J. Trump and Jeffrey E. Epstein, in the amount of \$100,000,000.00 (One Hundred Million Dollars) as a result of the Defendants aforementioned acts upon which they willfully and maliciously violated the Civil Rights of the Plaintiff as stated in 18 U.S.C. ; 2241 by sexually and physically abusing the then 13 year old Plaintiff Johnson under threat of harm to her and her family, and 42 U.S.C. ; 1985 by the Defendants conspiring to deny the Civil Rights of Plaintiff Johnson by making her their sex slave.

Dated: April 26, 2016

KATIE JOHNSON

By 


Plaintiff Katie Johnson

Appearing In Pro Per

NAME, ADDRESS, AND TELEPHONE NUMBER OF ATTORNEY(S)
OR OF PARTY APPEARING IN PRO PER
KATIE JOHNSON
6634 DESERT QUEEN AVE.
TWENTYNINE PALMS, CA. 92277
(760) 401-0192
NO E-MAIL OR FAX

ATTORNEY(S) FOR:

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

BY 
CLERK U.S. DISTRICT COURT
CENTRAL DIST. OF CALIF.
RIVERSIDE
2016 APR 26 AM 11:15

FILED

CASE NUMBER:

KATIE JOHNSON

v.

ED Plaintiff(s)

CV16-00797 DMG (15x)

DONALD J. TRUMP and
JEFFREY E. EPSTEIN

Defendant(s)

CERTIFICATION AND NOTICE
OF INTERESTED PARTIES
(Local Rule 7.1-1)

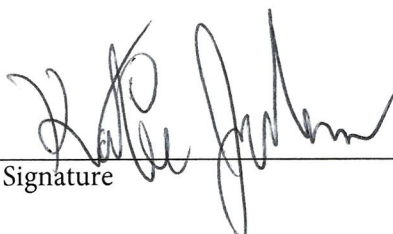
TO: THE COURT AND ALL PARTIES OF RECORD:

The undersigned, counsel of record for KATIE JOHNSON
or party appearing in pro per, certifies that the following listed party (or parties) may have a pecuniary interest in
the outcome of this case. These representations are made to enable the Court to evaluate possible disqualification
or recusal.

(List the names of all such parties and identify their connection and interest. Use additional sheet if necessary.)

PARTY	CONNECTION / INTEREST
PLAINTIFF KATIE JOHNSON	NO CONNECTION OR INTEREST TO ANY CORPORATE ENTITY OR ANY FOUNDATION.
DEFENDANT DONALD J. TRUMP	CONNECTED TO THE TRUMP ORGANIZATION, TRUMP UNIVERSITY, DONALD J. TRUMP FOR PRESIDENT CAMPAIGN AND THE DONALD J. TRUMP FOUNDATION.
DEFENDANT JEFFREY E. EPSTEIN	CONNECTED TO J. EPSTEIN AND COMPANY, THE FINANCIAL TRUST COMPANY AND THE JEFFREY EPSTEIN VI FOUNDATION.

April 26, 2016
Date


Signature

Attorney of record for (or name of party appearing in pro per):

KATIE JOHNSON



KATIE JOHNSON
6634 DESERT QUEEN AVE.
TWENTYNINE PALMS, CA. 92277
(760) 401-0192
NO FAX OR E-MAIL

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

2016 APR 26 AM 11:14
CLERK U.S. DISTRICT COURT
CENTRAL DIST. OF CALIF.
RIVERSIDE
BY _____

FILED

KATIE JOHNSON

CASE NUMBER

ED CV 16-00797

DMG (K5x)

PLAINTIFF/PETITIONER,

v.

DONALD J. TRUMP and
JEFFREY E. EPSTEIN

DEFENDANT(S).

REQUEST TO PROCEED
IN FORMA PAUPERIS WITH
DECLARATION IN SUPPORT

I, KATIE JOHNSON, declare under penalty of perjury, that the foregoing is true and correct; that I am the petitioner/plaintiff in the above entitled case; that in support of my motion to proceed without being required to prepay fees, costs or give security therefore, I state that because of my poverty I am unable to pay the costs of said proceedings or to give security therefore and that I am entitled to redress.

I further declare under penalty of perjury that the responses which I have made to the questions and instructions below are true, correct and complete.

1. Are you presently employed? Yes No
 - a. If the answer is yes, state the amount of your salary or wages per month, and give the name and address of your employer. _____
 - b. If the answer is no, state the date of last employment and the amount of the salary and wages per month which you received. In 2008 I worked as a free-lance model and earned an average of \$200-\$300 a month
2. Have you received, *within the past twelve months*, any money from any of the following sources?
 - a. Business, profession or form of self-employment? Yes No
 - b. Rent payments, interest or dividends? Yes No
 - c. Pensions, annuities or life insurance payments? Yes No
 - d. Gifts or inheritances? Yes No
 - e. Any other income (other than listed above)? Yes No
 - f. Loans? Yes No

If the answer to any of the above is yes, describe such source of money and state the amount received from each source during the past twelve (12) months: _____

3. Do you own any cash, or do you have money in a checking or savings account? (Include any funds in prison accounts, if applicable.) Yes No

If the answer is yes, identify each account and separately state the amount of money held in **each** account for each of the *six (6) months prior* to the date of this declaration.

I have \$276 in cash on hand.

4. Do you own any real estate, stocks, bonds, notes, automobiles, or other valuable property (excluding ordinary household furnishings and clothing)? Yes No

If the answer is yes, describe the property and state its approximate value: _____

5. In what year did you last file an Income Tax return? I never earned enough in any one year to have to file a return.

Approximately how much income did your last tax return reflect? 0

6. List the persons who are dependent upon your for support, state your relationship to those persons, and indicate how much you contribute toward their support:

No one.

I understand that a false statement or answer to any question in this declaration will subject me to penalties for perjury. I further understand that perjury is punishable by a term of imprisonment of up to five (5) years and/or a fine of \$250,000 (18 U.S.C. Sections 1621, 3571).

California

State

San Bernadino County

County (or City)

I, KATIE JOHNSON, declare under penalty of perjury that the foregoing is true and correct.

April 26, 2016
Date

Katie Johnson
Plaintiff/Petitioner (Signature)

**UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA**

NOTICE OF ASSIGNMENT TO UNITED STATES JUDGES

This case has been assigned to:

District Judge **Dolly M. Gee**
Magistrate Judge **Karen L. Stevenson**

The case number on all documents filed with the Court should read as follows:

5:16-cv-00797 DMG(KSx)

Most district judges in the Central District of California refer all discovery-related motions to the assigned magistrate judge pursuant to General Order No. 05-07. If this case has been assigned to Judge Manuel L. Real, discovery-related motions should generally be noticed for hearing before the assigned district judge. Otherwise, discovery-related motions should generally be noticed for hearing before the assigned magistrate judge. Please refer to the assigned judges' Procedures and Schedules, available on the Court's website at www.cacd.uscourts.gov/judges-requirements, for additional information.

Clerk, U.S. District Court

April 26, 2016
Date

By /s/ Edwin Sambrano
Deputy Clerk

ATTENTION

The party that filed the case-initiating document in this case (for example, the complaint or the notice of removal) must serve a copy of this Notice on all parties served with the case-initiating document. In addition, if the case-initiating document in this case was electronically filed, the party that filed it must, upon receipt of this Notice, promptly deliver mandatory chambers copies of all previously filed documents to the newly assigned-district judge. See L.R. 5-4.5. A copy of this Notice should be attached to the first page of the mandatory chambers copy of the case-initiating document.

**UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA**

KATIE JOHNSON

Plaintiff(s)

v.

DONALD J. TRUMP, et al.

Defendant(s).

CASE NUMBER:

5:16-cv-00797-DMG-KS

**NOTICE TO PARTIES OF
COURT-DIRECTED ADR PROGRAM**

NOTICE TO PARTIES:

It is the policy of this Court to encourage settlement of civil litigation when such is in the best interest of the parties. The Court favors any reasonable means, including alternative dispute resolution (ADR), to accomplish this goal. *See* Civil L.R. 16-15. Unless exempted by the trial judge, parties in all civil cases must participate in an ADR process before trial. *See* Civil L.R. 16-15.1.

The district judge to whom the above-referenced case has been assigned is participating in an ADR Program that presumptively directs this case to either the Court Mediation Panel or to private mediation. *See* General Order No. 11-10, §5. For more information about the Mediation Panel, visit the Court website, www.cacd.uscourts.gov, under "ADR."

Pursuant to Civil L.R. 26-1(c), counsel are directed to furnish and discuss with their clients the attached ADR Notice To Parties *before* the conference of the parties mandated by Fed.R.Civ.P. 26(f). Based upon the consultation with their clients and discussion with opposing counsel, counsel must indicate the following in their Joint 26(f) Report: 1) whether the case is best suited for mediation with a neutral from the Court Mediation Panel or private mediation; and 2) when the mediation should occur. *See* Civil L.R. 26-1(c).

At the initial scheduling conference, counsel should be fully prepared to discuss their preference for referral to the Court Mediation Panel or to private mediation and when the mediation should occur. The Court will enter an Order/Referral to ADR at or around the time of the scheduling conference.

Clerk, U.S. District Court

April 26, 2016
Date

By /s/ Edwin Sambrano
Deputy Clerk

**UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA**

**NOTICE TO PARTIES: COURT POLICY ON SETTLEMENT
AND USE OF ALTERNATIVE DISPUTE RESOLUTION (ADR)
Counsel are required to furnish and discuss this Notice with their clients.**

Despite the efforts of the courts to achieve a fair, timely and just outcome in all cases, litigation has become an often lengthy and expensive process. For this reason, it is this Court's policy to encourage parties to attempt to settle their disputes, whenever possible, through alternative dispute resolution (ADR).

ADR can reduce both the time it takes to resolve a case and the costs of litigation, which can be substantial. ADR options include mediation, arbitration (binding or non-binding), neutral evaluation (NE), conciliation, mini-trial and fact-finding. ADR can be either Court-directed or privately conducted.

The Court's ADR Program offers mediation through a panel of qualified and impartial attorneys who will encourage the fair, speedy and economic resolution of civil actions. Panel Mediators each have at least ten years of legal experience and are appointed by the Court. They volunteer their preparation time and the first three hours of a mediation session. This is a cost-effective way for parties to explore potential avenues of resolution.

This Court requires that counsel discuss with their clients the ADR options available and instructs them to come prepared to discuss the parties' choice of ADR option (settlement conference before a magistrate judge; Court Mediation Panel; private mediation) at the initial scheduling conference. Counsel are also required to indicate the client's choice of ADR option in advance of that conference. *See* Civil L.R. 26-1(c) and Fed.R.Civ.P. 26(f).

Clients and their counsel should carefully consider the anticipated expense of litigation, the uncertainties as to outcome, the time it will take to get to trial, the time an appeal will take if a decision is appealed, the burdens on a client's time, and the costs and expenses of litigation in relation to the amounts or stakes involved.

With more than 15,000 civil cases filed in the District in 2012, less than 1 percent actually went to trial. Most cases are settled between the parties; voluntarily dismissed; resolved through Court-directed or other forms of ADR; or dismissed by the Court as lacking in merit or for other reasons provided by law.

For more information about the Court's ADR Program, the Mediation Panel, and the profiles of mediators, visit the Court website, www.cacd.uscourts.gov, under "ADR."

JS-6

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

KATIE JOHNSON,

CASE NUMBER

ED CV 16-797-DMG (KSx)

PLAINTIFF(S)

v.

DONALD J. TRUMP and JEFFREY E. EPSTEIN,

ORDER RE REQUEST TO PROCEED
IN FORMA PAUPERIS

DEFENDANT(S)

IT IS ORDERED that the Request to Proceed *In Forma Pauperis* is hereby GRANTED.

_____ Date

_____ United States Magistrate Judge

IT IS RECOMMENDED that the Request to Proceed *In Forma Pauperis* be DENIED for the following reason(s):

Inadequate showing of indigency

District Court lacks jurisdiction

Legally and/or factually patently frivolous

Immunity as to _____

Other: Failed to state a civil rights claim against defendants
under 18 U.S.C. § 2241 or 42 USC § 1985.

Comments:

See attached memorandum

April 29, 2016
Date

Karen L. Simonsen
United States Magistrate Judge

IT IS ORDERED that the Request to Proceed *In Forma Pauperis* is hereby:

GRANTED

DENIED (see comments above). IT IS FURTHER ORDERED that this case is hereby:

DISMISSED.

REMANDED.

May 2, 2016
Date

Dolly M. Lee
United States District Judge

ATTACHMENT TO DENIAL OF IFP APPLICATION FOR

KATIE JOHNSON, ED CV 16-797-DMG (KSx)

In the Complaint, Plaintiff Katie Johnson (“Plaintiff”) alleges that defendants Donald J. Trump and Jeffrey E. Epstein (together, “Defendants”) violated her civil rights through sexual and physical abuse and conspired to deprive her of her civil rights. (Complaint at 2.) Plaintiff seeks \$100,000,000 in compensatory damages. (*Id.* at 6.) Plaintiff utilized the form provided by the Central District of California for civil actions and asserts that her action is brought pursuant to 18 U.S.C. § 2241 (aggravated sexual abuse) and 42 U.S.C. § 1985 (conspiracy to interfere with civil rights). Plaintiff has failed to state a claim for relief under either statute.

First, 18 U.S.C. § 2241(C) is a criminal statute that provides for the prosecution of persons who cross a State line with the intent to engage in a sexual act with a minor. Specifically, the statute provides that a person who knowingly engages in a sexual act under circumstances described in sections (a) and (b) of the statute, with a person between the ages of 12 years and 16 years may be “fined under this title and imprisoned for not less than 30 years or for life.” 18 U.S.C. § 2241 (c). Nothing in the statute provides for a private right of action for civil damages such as Plaintiff seeks here.

Second, 42 U.S.C. § 1985 proscribes certain types of conspiracies to interfere with civil rights. *Sanchez v. City of Santa Ana*, 936 F.2d 1027, 1039 (9th Cir. 1991); *Karim-Panahi v. Los Angeles Police Dep’t*, 839 F.2d 621, 626 (9th Cir. 1988). Clause (1) of the statute prohibits conduct that prevents federal officers from performing their duties, while clause (2) addresses obstructing justice; intimidating a party, witness or juror. 42 U.S.C. § 1985 (1)(2); *see also Portman v. City of Santa Clara*, 995 F.2d 898, 909 (9th Cir. 1993) (second clause of § 1985 creates a federal cause of action for conspiracies to obstruct access to state or territorial courts). Here, because Plaintiff does not assert any federal interest or involvement with the alleged conspiracy, the Court must conclude that her § 1985 claims is based upon clause (3), which prohibits conspiracies to deprive a person or

class of persons of equal protection of the law, or equal privileges and immunities under the laws, including, for example, exercising the right to vote.

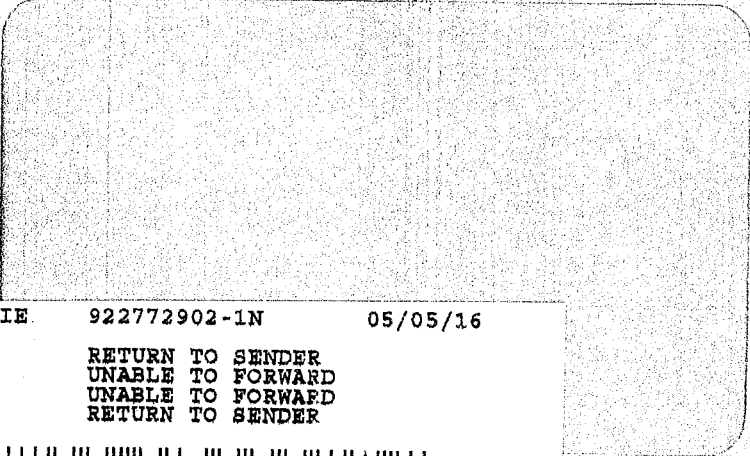
“42 U.S. C. § 1985(3) – the Ku Klux Klan Act of 1968 – was enacted by the Reconstruction Congress to protect individuals—primarily blacks—from conspiracies to deprive them of their legally protected rights.” *Sever v. Alaska Pulp Corp.*, 978 F.2d 1529, 1536 (9th Cir. 1992). To state a claim under section 1985(3), a plaintiff must allege: (1) a conspiracy; (2) for the purpose of depriving any person or a class of persons of the equal protection of the laws, or of equal privileges and immunities under the laws; (3) an act by one of the conspirators in furtherance of the conspiracy; and (4) a personal injury, property damages, or a deprivation of any right or privilege of a citizen of the United States. *Id.* The Supreme Court has emphasized that § 1985 (3) is not to be interpreted as a general federal tort law, but, as under § 1981, a plaintiff must prove as an element of the cause of action “some racial, or perhaps otherwise class-based, invidiously discriminatory animus behind the conspirators’ action.” *Bray v. Alexandria Women’s Health Clinic*, 506 U.S. 263, 268-69 (1993) (quoting *Griffin v. Breckenridge*, 403 U.S. 88, 102 (1971); see also *RK Ventures, Inc. v. City of Seattle*, 307 F.3d 1045, 1056 (9th Cir. 2002) (“To bring a cause of action successfully under § 1985 (3), a plaintiff must demonstrate a deprivation of a right motivated by ‘some racial, or perhaps otherwise class-based, invidiously discriminatory animus behind the conspirators’ action.’ Particularly relevant here, the plaintiff must be a member of the class discriminated against.” (citation omitted)).

Here, even construing the *pro se* pleading liberally, Plaintiff has not alleged any race-based or class-based animus against her and, consequently, her section 1985 allegations fail to state a claim upon which relief may be granted.

Accordingly, IFP status should be denied.

UNITED STATES DISTRICT COURT
OFFICE OF THE CLERK
U.S. COURTHOUSE, RQQM G8
LOS ANGELES, CALIFORNIA 90012

OFFICIAL BUSINESS
ED16CV0797 DMG(KS)



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MAY - 9 2016
CENTRAL DISTRICT OF CALIFORNIA
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KS

Case: 5:16cv797 Doc: 5

Katie Johnson
6634 Desert Queen Ave.
Twentynine Palms, CA 92277

MIME-Version:1.0 From:cacd_ecfmail@cacd.uscourts.gov To:ecfnf@cacd.uscourts.gov
Message-Id:<21394540@cacd.uscourts.gov>Subject:Activity in Case 5:16-cv-00797-DMG-KS Katie
Johnson v. Donald J. Trump et al Notice to Parties of Court-Directed ADR Program (ADR-8) -
optional html form Content-Type: text/html

**This is an automatic e-mail message generated by the CM/ECF system. Please DO NOT
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permits attorneys of record and parties in a case (including pro se litigants) to receive one free
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free copy and 30 page limit do not apply.**

UNITED STATES DISTRICT COURT for the CENTRAL DISTRICT OF CALIFORNIA

Notice of Electronic Filing

The following transaction was entered on 4/27/2016 at 2:12 PM PDT and filed on 4/26/2016

Case Name: Katie Johnson v. Donald J. Trump et al

Case Number: 5:16-cv-00797-DMG-KS

Filer:

Document Number: 5

Docket Text:

NOTICE TO PARTIES OF COURT-DIRECTED ADR PROGRAM filed.(esa)

5:16-cv-00797-DMG-KS Notice has been electronically mailed to:

5:16-cv-00797-DMG-KS Notice has been delivered by First Class U. S. Mail or by other means

BY THE FILER to :

Katie Johnson

6634 Desert Queen Ave.

Twentynine Palms CA 92277

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

KATIE JOHNSON

Plaintiff(s)

v.

DONALD J. TRUMP, et al.

Defendant(s).

CASE NUMBER:

5:16-cv-00797-DMG-KS

NOTICE TO PARTIES OF
COURT-DIRECTED ADR PROGRAM

NOTICE TO PARTIES:

It is the policy of this Court to encourage settlement of civil litigation when such is in the best interest of the parties. The Court favors any reasonable means, including alternative dispute resolution (ADR), to accomplish this goal. *See* Civil L.R. 16-15. Unless exempted by the trial judge, parties in all civil cases must participate in an ADR process before trial. *See* Civil L.R. 16-15.1.

The district judge to whom the above-referenced case has been assigned is participating in an ADR Program that presumptively directs this case to either the Court Mediation Panel or to private mediation. *See* General Order No. 11-10, §5. For more information about the Mediation Panel, visit the Court website, www.cacd.uscourts.gov, under "ADR."

Pursuant to Civil L.R. 26-1(c), counsel are directed to furnish and discuss with their clients the attached ADR Notice To Parties *before* the conference of the parties mandated by Fed.R.Civ.P. 26(f). Based upon the consultation with their clients and discussion with opposing counsel, counsel must indicate the following in their Joint 26(f) Report: 1) whether the case is best suited for mediation with a neutral from the Court Mediation Panel or private mediation; and 2) when the mediation should occur. *See* Civil L.R. 26-1(c).

At the initial scheduling conference, counsel should be fully prepared to discuss their preference for referral to the Court Mediation Panel or to private mediation and when the mediation should occur. The Court will enter an Order/Referral to ADR at or around the time of the scheduling conference.

Clerk, U.S. District Court

April 26, 2016
Date

By /s/ Edwin Sambrano
Deputy Clerk

**UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA**

**NOTICE TO PARTIES: COURT POLICY ON SETTLEMENT
AND USE OF ALTERNATIVE DISPUTE RESOLUTION (ADR)
Counsel are required to furnish and discuss this Notice with their clients.**

Despite the efforts of the courts to achieve a fair, timely and just outcome in all cases, litigation has become an often lengthy and expensive process. For this reason, it is this Court's policy to encourage parties to attempt to settle their disputes, whenever possible, through alternative dispute resolution (ADR).

ADR can reduce both the time it takes to resolve a case and the costs of litigation, which can be substantial. ADR options include mediation, arbitration (binding or non-binding), neutral evaluation (NE), conciliation, mini-trial and fact-finding. ADR can be either Court-directed or privately conducted.

The Court's ADR Program offers mediation through a panel of qualified and impartial attorneys who will encourage the fair, speedy and economic resolution of civil actions. Panel Mediators each have at least ten years of legal experience and are appointed by the Court. They volunteer their preparation time and the first three hours of a mediation session. This is a cost-effective way for parties to explore potential avenues of resolution.

This Court requires that counsel discuss with their clients the ADR options available and instructs them to come prepared to discuss the parties' choice of ADR option (settlement conference before a magistrate judge; Court Mediation Panel; private mediation) at the initial scheduling conference. Counsel are also required to indicate the client's choice of ADR option in advance of that conference. *See* Civil L.R. 26-1(c) and Fed.R.Civ.P. 26(f).

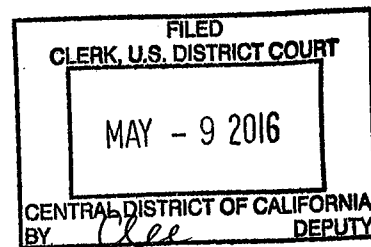
Clients and their counsel should carefully consider the anticipated expense of litigation, the uncertainties as to outcome, the time it will take to get to trial, the time an appeal will take if a decision is appealed, the burdens on a client's time, and the costs and expenses of litigation in relation to the amounts or stakes involved.

With more than 15,000 civil cases filed in the District in 2012, less than 1 percent actually went to trial. Most cases are settled between the parties; voluntarily dismissed; resolved through Court-directed or other forms of ADR; or dismissed by the Court as lacking in merit or for other reasons provided by law.

For more information about the Court's ADR Program, the Mediation Panel, and the profiles of mediators, visit the Court website, www.cacd.uscourts.gov, under "ADR."

Case: 5:16cv797 Doc: 4

Katie Johnson
6634 Desert Queen Ave.
Twentynine Palms, CA 92277



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MIME-Version:1.0 From:cacd_ecfmail@cacd.uscourts.gov To:ecfnf@cacd.uscourts.gov
Message-Id:<21394517@cacd.uscourts.gov>Subject:Activity in Case 5:16-cv-00797-DMG-KS Katie
Johnson v. Donald J. Trump et al Notice of Assignment to United States Judges(CV-18) - optional
html form Content-Type: text/html

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UNITED STATES DISTRICT COURT for the CENTRAL DISTRICT OF CALIFORNIA

Notice of Electronic Filing

The following transaction was entered on 4/27/2016 at 2:11 PM PDT and filed on 4/26/2016

Case Name: Katie Johnson v. Donald J. Trump et al

Case Number: 5:16-cv-00797-DMG-KS

Filer:

Document Number: 4

Docket Text:

**NOTICE OF ASSIGNMENT to District Judge Dolly M. Gee and Magistrate Judge Karen L.
Stevenson. (esa)**

5:16-cv-00797-DMG-KS Notice has been electronically mailed to:

5:16-cv-00797-DMG-KS Notice has been delivered by First Class U. S. Mail or by other means

BY THE FILER to :

Katie Johnson

6634 Desert Queen Ave.

Twentynine Palms CA 92277

**UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA**

NOTICE OF ASSIGNMENT TO UNITED STATES JUDGES

This case has been assigned to:

District Judge Dolly M. Gee
Magistrate Judge Karen L. Stevenson

The case number on all documents filed with the Court should read as follows:

5:16-cv-00797 DMG(KSx)

Most district judges in the Central District of California refer all discovery-related motions to the assigned magistrate judge pursuant to General Order No. 05-07. If this case has been assigned to Judge Manuel L. Real, discovery-related motions should generally be noticed for hearing before the assigned district judge. Otherwise, discovery-related motions should generally be noticed for hearing before the assigned magistrate judge. Please refer to the assigned judges' Procedures and Schedules, available on the Court's website at www.cacd.uscourts.gov/judges-requirements, for additional information.

Clerk, U.S. District Court

April 26, 2016
Date

By /s/ Edwin Sambrano
Deputy Clerk

ATTENTION

The party that filed the case-initiating document in this case (for example, the complaint or the notice of removal) must serve a copy of this Notice on all parties served with the case-initiating document. In addition, if the case-initiating document in this case was electronically filed, the party that filed it must, upon receipt of this Notice, promptly deliver mandatory chambers copies of all previously filed documents to the newly assigned-district judge. See L.R. 5-4.5. A copy of this Notice should be attached to the first page of the mandatory chambers copy of the case-initiating document.

IN THE UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

JANE DOE, proceeding under a pseudonym,)
)
 Plaintiff,)
)
 v.) Case No.:
)
 DONALD J. TRUMP and) JURY TRIAL DEMANDED
 JEFFREY E. EPSTEIN,)
)
 Defendants.)

**COMPLAINT FOR RAPE, SEXUAL MISCONDUCT, CRIMINAL SEXUAL ACTS,
SEXUAL ABUSE, FORCIBLE TOUCHING, ASSAULT, BATTERY, INTENTIONAL
AND RECKLESS INFLICTION OF EMOTIONAL DISTRESS, DURESS, FALSE
IMPRISONMENT, AND DEFAMATION**

Plaintiff Jane Doe, proceeding under a pseudonym, brings this action against Donald J. Trump and Jeffrey E. Epstein, and alleges that:

PARTIES

1. Plaintiff is an individual residing in and a citizen of the State of California.
2. Upon information and belief, Defendants Donald J. Trump and Jeffrey E. Epstein each reside in this District and are citizens of the State of New York.

JURISDICTION AND VENUE

3. Plaintiff is a citizen of the State of California for purposes of diversity jurisdiction under 28 U.S.C. § 1332.
4. Defendants are citizens of the State of New York for purposes of diversity jurisdiction under 28 U.S.C. § 1332.

5. This Court has original subject matter jurisdiction with respect to this action pursuant to 28 U.S.C. § 1332 as there exists complete diversity of citizenship between Plaintiff and Defendants and the amount in controversy exceeds Seventy Five Thousand Dollars (\$75,000.00), exclusive of interest and costs.

6. Defendants are each subject to the jurisdiction of this Court pursuant to 28 U.S.C. § 1332 with proper venue pursuant to 28 U.S.C. § 1391 as both defendants are residents of and/or are domiciled in this district and the events giving rise to the claims occurred in this district.

**RAPE, SEXUAL MISCONDUCT, CRIMINAL SEXUAL ACTS, SEXUAL ABUSE,
FORCIBLE TOUCHING, ASSAULT, BATTERY, INTENTIONAL AND RECKLESS
INFLICTION OF EMOTIONAL DISTRESS, DURESS, AND FALSE
IMPRISONMENT**

7. Plaintiff was subject to acts of rape, sexual misconduct, criminal sexual acts, sexual abuse, forcible touching, assault, battery, intentional and reckless infliction of emotional distress, duress, false imprisonment, and threats of death and/or serious bodily injury by the Defendants that took place at several parties during the summer months of 1994. The parties were held by Defendant Epstein at a New York City residence that was being used by Defendant Epstein at 9 E. 71st St. in Manhattan. During this period, Plaintiff was a minor of age 13 and was legally incapable under New York law of consenting to sexual intercourse and the other sexual contacts detailed herein. NY Penal L § 130.05(3)(a). The rapes in the first, second, and third degrees; sexual misconduct; criminal sexual acts in the first, second, and third degrees; sexual abuse in the first, second, and third degrees; and forcible touching (and, on information

and belief, predatory sexual assault) detailed herein are unlawful under New York law, e.g., NY Penal L § 130.20-130.52, and 130.55-130.65 (and, on information and belief, 130.95) and constitute the torts of, *inter alia*, assault, battery, false imprisonment, and intentional or reckless infliction of emotional distress, including threats of force and serious bodily harm, under New York law. Declaration of Plaintiff Jane Doe, Exhibit A hereto; Declaration of Tiffany Doe, Exhibit B hereto. Jane Doe and Tiffany Doe are each pseudonyms as each woman wishes anonymity. Tiffany Doe, a witness, was an employee of Defendant Epstein. Exh. B.

8. Courts have discretion to allow proceeding anonymously where the need for privacy outweighs the public's interest in knowing their identity and any prejudice to the defendants. *Sealed Plaintiff v. Sealed Defendant*, 537 F.3d 185, 189 (2d Cir. 2008). This litigation involves matters that are highly sensitive and of a personal nature, and identification of Plaintiff would pose a risk of retaliatory physical harm to her and to others. Exh. A. All of the ten factors that the Second Circuit articulated as relevant to this analysis favor anonymity, especially factors 1-4, 7, and 10 (e.g., factors one and two: "whether the litigation involves matters that are 'highly sensitive and [of a] personal nature,'" and "'whether identification poses a risk of retaliatory physical or mental harm to the ... party [seeking to proceed anonymously] or even more critically, to innocent non-parties'")., or are neutral with respect to anonymity.

Protecting Plaintiff's anonymity is also appropriate as she is a rape victim.

9. Plaintiff was enticed by promises of money and a modeling career to attend a series of parties, with other similarly situated minor females, held at a New York City residence that was being used by Defendant Jeffrey Epstein. At least four of the parties were attended by Defendant Trump. Exhs. A and B. On information and belief, by this time in 1994, Defendant

Trump had known Defendant Epstein for seven years (*New York*, 10/28/02), and knew that Plaintiff was then just 13 years old. Exhs. A and B.

10. Defendant Trump initiated sexual contact with Plaintiff at four different parties. On the fourth and final sexual encounter with Defendant Trump, Defendant Trump tied Plaintiff to a bed, exposed himself to Plaintiff, and then proceeded to forcibly rape Plaintiff. During the course of this savage sexual attack, Plaintiff loudly pleaded with Defendant Trump to stop but with no effect. Defendant Trump responded to Plaintiff's pleas by violently striking Plaintiff in the face with his open hand and screaming that he would do whatever he wanted. Exhs. A and B.

11. Immediately following this rape, Defendant Trump threatened Plaintiff that, were she ever to reveal any of the details of the sexual and physical abuse of her by Defendant Trump, Plaintiff and her family would be physically harmed if not killed. Exhs. A and B.

12. Defendant Epstein had sexual contact with Plaintiff at two of the parties. The second sexual encounter with Defendant Epstein took place after Plaintiff had been raped by Defendant Trump. Defendant Epstein forced himself upon Plaintiff and proceeded to rape her anally and vaginally despite her loud pleas to stop. Defendant Epstein then attempted to strike Plaintiff about the head with his closed fists while he angrily screamed at Plaintiff that he, Defendant Epstein, rather than Defendant Trump, should have been the one who took Plaintiff's virginity, before Plaintiff finally managed to break away from Defendant Epstein. Exhs. A and B.

13. The threats of violence against Plaintiff and her family continued, this time from Defendant Epstein, who again reiterated that Plaintiff was not to reveal any of the details of his

sexual and physical abuse of her or else, specifically, Plaintiff and her family would be seriously physically harmed, if not killed. Exhs. A and B.

14. While still under threats of physical harm by coming forward and having no reason to believe that the threats have ever been lifted or would ever be lifted, Plaintiff, who has suffered from stress, emotional distress, mental pain and suffering, among other problems, ever since the assaults, was subjected to daily painful reminders of the horrific acts of one of the perpetrators, Defendant Trump, via mass media coverage of him starting on or about June 16, 2015 that, over a short period of time, became continuous and unavoidable. Exh. A.

15. As a direct and proximate result of the sexual assaults and rapes perpetrated by Defendants upon her, Plaintiff has suffered stress, emotional distress, and mental pain and suffering, as well as adverse physical consequences.

16. As a direct and proximate result of the sexual assaults and rapes perpetrated by Defendants upon her, Plaintiff has suffered physical pain and suffering.

17. As a direct and proximate result of the sexual assaults and rapes perpetrated by Defendants upon her, Plaintiff has been subjected to public scorn, hatred, and ridicule and has suffered threats against her life and physical safety.

18. As a direct and proximate result of the sexual assaults and rapes perpetrated by Defendants upon her, Plaintiff has incurred special damages, including medical and legal expenses.

19. The sexual assaults and rapes perpetrated by Defendants upon Plaintiff were intentional acts.

20. The conduct of Defendants demonstrates willful, reckless and intentional conduct that raises a conscious indifference to consequences.

21. At the appropriate time in this litigation, Plaintiff shall amend her complaint to assert a claim for punitive damages against Defendants in order to punish Defendants for their actions and to deter Defendants from repeating their conduct.

TOLLING OF STATUTE OF LIMITATIONS

22. Any statute of limitations applicable to rape, sexual misconduct, criminal sexual acts, sexual abuse, forcible touching, assault, battery, intentional and reckless infliction of emotional distress, false imprisonment of a minor, if any, is tolled owing to the continuous and active duress imposed upon Plaintiff by Defendants that effectively robbed Plaintiff of her free will to commence legal action until the present time. *Cullen v. Margiotta*, 811 F.2d 698, 722 (2nd Cir.1987); *Ross v. United States*, 574 F. Supp. 536, 542 (S.D.N.Y. 1983). More particularly, Plaintiff was unrelentingly threatened by each Defendant that, were she ever to reveal any of the details of the sexual and physical abuse caused to her by Defendants, Plaintiff and her family would be physically harmed if not killed. The duress has not terminated and the fear has not subsided. The duress is an element of or inherent in the underlying causes of action complained of herein. The duress and coercion exerted by Defendants has been such as to have actually deprived Plaintiff of her freedom of will to institute suit earlier in time, and it rose to such a level that a person of reasonable firmness in Plaintiff's situation would have been unable to resist. Exhs. A and B.

23. Both Defendants let Plaintiff know that each was a very wealthy, powerful man and indicated that they had the power, ability and means to carry out their threats. Indeed, Defendant Trump stated that Plaintiff shouldn't ever say anything if she didn't want to disappear like Maria, a 12-year-old female that was forced to be involved in the third incident with

Defendant Trump and that Plaintiff had not seen since that third incident, and that he was capable of having her whole family killed. Exhs. A and B.

24. The duress had prevented Plaintiff from starting litigation before this year. However, as soon as she surfaced, she received threats. More specifically, shortly after her first complaint was filed in California on April 26, 2016, she started receiving threatening phone calls on her cell phone. Exh. A.

25. Defendants are equitably estopped from arguing that any statute of limitations has not been tolled as Defendants wrongfully forced Plaintiff to refrain from timely commencing this action by threats, duress, and other misconduct. Exhs. A and B.

26. Moreover, this action has been brought before the facts giving rise to the estoppel have ceased to be operational (i.e., while still under threats of physical harm by coming forward and having no reason to believe that the threats have ever been lifted or would ever be lifted) and since Plaintiff has decided to seek redress at this time, Plaintiff seeks an order of protection in favor of Plaintiff and all associated with her so as to protect them from harm and harassment from Defendants and their agents and associates. Exh. A.

DEFAMATION

27. On information and belief, on or about April 28, 2016, Defendant Trump provided the following statement to American Media, Inc. and/or Radar Online LLC for publication on at least their website RadarOnline.com regarding Plaintiff's complaint ED CV 16-797-DMG (KSx) filed in the United States District Court for the Central District of California: "The allegations are not only categorically false, but disgusting at the highest level and clearly

framed to solicit media attention or, perhaps, are simply politically motivated. There is absolutely no merit to these allegations. Period.” The statement provided for publication by Defendant Trump was published by said website and has been republished elsewhere in whole or in part numerous times (and similar statements of an attorney for Defendant Trump were also published). The statement provided for publication by Defendant Trump and that was published by said websites is false as it pertains to Plaintiff.

28. The published statement is libelous on its face, and clearly exposes Plaintiff to hatred, contempt, ridicule and obloquy.

29. As a proximate result of the above-described publication, Plaintiff has suffered loss of her reputation, shame, mortification, and injury to her feelings, all to her damage in an amount to be established by proof at trial.

30. The above-described publication was not privileged because it was published by Defendant Trump with malice, hatred and ill will toward Plaintiff and the desire to injure her.

31. As a direct and proximate result of Defendant Trump’s defamation of Plaintiff, Plaintiff has been subjected to public scorn, hatred, and ridicule and has suffered other injury.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff prays for judgment against Defendants and for the following relief:

A. That judgment be entered against Defendants for special damages, compensatory damages, and punitive damages in an amount which shall be shown to be reasonable and just by the evidence and in excess of Seventy Five Thousand Dollars (\$75,000.00), exclusive of interests and costs;

- B. That all costs of this action be assessed against Defendants, including all reasonable attorney's fees, costs and expenses of this action;
- C. That an order of protection in favor of Plaintiff and all associated with her be issued so as to protect them from harm and harassment from Defendants and their agents and associates; and
- D. Such other and further relief as the Court may deem just and proper.

JURY DEMAND

Plaintiff demands a trial by jury of all issues properly triable by jury in this action.

Respectfully submitted,

Dated: June 20, 2016

By: /s/ Thomas Francis Meagher
Thomas Francis Meagher
SDNY Bar Code TM6707
One Palmer Square
Princeton, New Jersey 08542
Telephone: (609) 558-1500
tmeagher@thomasfmeagheresq.com

ATTORNEY FOR PLAINTIFF

DECLARATION IN SUPPORT OF PLAINTIFF'S REQUEST FOR PROTECTIVE ORDER

I, Jane Doe, the Plaintiff in this matter proceeding under a pseudonym, state as follows:

1. I am a competent adult over 18 years of age able to testify as to personal knowledge. The facts in this declaration are true and correct to the best of my knowledge, information, and belief, and I am competent to testify to them if called upon to do so.
2. I was subject to extreme sexual and physical abuse by the Defendants, including forcible rape, that took place at several parties of Defendant Epstein during the summer of 1994 in New York City at a residence used by Defendant Epstein. During this period, I was 13 years old.
3. More particularly, I traveled by bus to New York City in June 1994 in the hope of starting a modeling career. I went to several modeling agencies but was told that I needed to put together a modeling portfolio before I would be considered. I then went to the Port Authority in New York City to start to make my way back home. There I met a woman who introduced herself to me as Tiffany. She told me about the parties and said that, if I would join her at the parties, I would be introduced to people who could get me into the modeling profession. Tiffany also told me I would be paid for attending.
4. The parties were held at a New York City residence that was being used by Defendant Jeffrey Epstein. Each of the parties had other minor females and a number of guests of Mr. Epstein, including Defendant Donald Trump at four of the parties I attended. I understood that both Mr. Trump and Mr. Epstein knew that I was 13 years old.
5. Defendant Trump had sexual contact with me at four different parties in the summer of 1994. On the fourth and final sexual encounter with Defendant Trump, Defendant Trump tied me to a bed, exposed himself to me, and then proceeded to forcibly rape me. During the course of this savage sexual attack, I loudly pleaded with Defendant Trump to stop but he did not. Defendant Trump responded to my pleas by violently striking me in the face with his open hand and screaming that he would do whatever he wanted.
6. Immediately following this rape, Defendant Trump threatened me that, were I ever to reveal any of the details of Defendant Trump's sexual and physical abuse of me, my family and I would be physically harmed if not killed.
7. Defendant Epstein had sexual contact with me at two of the parties that summer. On the second occasion involving Defendant Epstein, Defendant Epstein forced himself upon me and proceeded to rape me anally and vaginally despite my loud pleas to stop. Defendant Epstein then attempted to strike me about the head with his closed fists while he angrily screamed at me that he, Defendant Epstein, should have been the one who took my virginity, not Defendant Trump, before I finally managed to break away from Defendant Epstein.

8. Immediately following this rape, just like Defendant Trump, Defendant Epstein threatened me not to ever reveal any of the details of Defendant Epstein's sexual and physical abuse of me or else my family and I would be physically harmed if not killed.

9. Both Defendants had let me know that each was a very wealthy, powerful man and indicated that they had the power, ability and means to carry out their threats. Indeed, Defendant Trump stated that I shouldn't ever say anything if I didn't want to disappear like Maria, a 12-year-old female that was forced to be involved in the third incident with Defendant Trump and that I had not seen since that third incident, and that he was capable of having my whole family killed.

10. The duress imposed on me by Defendants not to ever reveal any of the details of the sexual and physical abuse caused to me by Defendants has not terminated and the fear it has instilled in me has not subsided. Unfortunately, making matters worse for me, I was subjected to daily painful reminders of the horrific acts of Defendant Trump via mass media coverage of him starting last summer that, over a short period of time, became continuous and unavoidable.

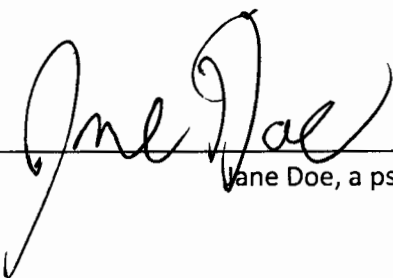
11. The duress had prevented me from starting litigation before this year. However, as soon as I surfaced, I received threats. More specifically, shortly after my first complaint was filed in California on April 26, 2016, I started receiving threatening phone calls on a cell phone I then owned. The calls were never for more than 20 seconds or so before they hung up and they were always from a blocked or unavailable phone number according to my caller ID feature. Since I changed phone numbers, the threatening calls have completely stopped.

12. This litigation involves matters that are highly sensitive and of a personal nature, and I believe that identification of me would pose a risk of retaliatory physical harm to me and to others.

13. I have no reason to believe that the Defendants' threats have ever been lifted or will ever be lifted and so I request that the Court issue an order protecting me and my family from harm and harassment by the Defendants.

I declare under penalty of perjury that the foregoing is true and correct.

DATED: June 18, 2016



Jane Doe, a pseudonym

DECLARATION IN SUPPORT OF PLAINTIFF'S REQUEST FOR PROTECTIVE ORDER

I, Tiffany Doe, a pseudonym, state as follows:

1. I am a competent adult over 18 years of age able to testify as to personal knowledge. The facts in this declaration are true and correct to the best of my knowledge, information, and belief, and I am competent to testify to them if called upon to do so.
2. I originally met Jeffrey E. Epstein in New York City in 1990 when I was the age of 22. I attended a series of parties in that same year of 1990 where I was paid to entertain various guests of Mr. Epstein.
3. In the year 1991, I was promoted to the occupation of party planner in which my duties were to get attractive adolescent women to attend these parties.
4. I was hired by and paid directly by Mr. Epstein from the years of 1991-2000 to attract adolescent women to attend these parties, most of which were held at what is known as the Wexner Mansion located at 9 E. 71st St. in New York City.
5. In June, 1994 while performing my duties as a recruiter of adolescent women to attend Mr. Epstein's parties, I met a 13-year-old adolescent woman, the Plaintiff in this matter, at the Port Authority in New York City who said that she had come to New York City in the hope of starting a modeling career.
6. I persuaded the Plaintiff to attend a series of parties of Mr. Epstein that took place during the summer of 1994. I told her that, if she would join me at the parties, she would be introduced to people who could get her into the modeling profession and she would be paid for attending.
7. It was at these series of parties that I personally witnessed the Plaintiff being forced to perform various sexual acts with Donald J. Trump and Mr. Epstein. Both Mr. Trump and Mr. Epstein were advised that she was 13 years old.
8. I personally witnessed four sexual encounters that the Plaintiff was forced to have with Mr. Trump during this period, including the fourth of these encounters where Mr. Trump forcibly raped her despite her pleas to stop.

9. I personally witnessed the one occasion where Mr. Trump forced the Plaintiff and a 12-year-old female named Maria perform oral sex on Mr. Trump and witnessed his physical abuse of both minors when they finished the act.

10. I personally witnessed or was made immediately aware of the two occasions where my boss Mr. Epstein attempted to rape and sodomize the Plaintiff. I personally witnessed Mr. Epstein sexually and physically abuse other minor females even younger than her.

11. It was my job to personally witness and supervise encounters between the underage girls that Mr. Epstein hired and his guests.

12. I personally witnessed Mr. Trump physically threaten the life and well-being of the Plaintiff if she ever revealed any details of the physical and sexual abuse suffered by her at the hands of Mr. Trump.

13. I personally witnessed Mr. Epstein physically threaten the life and well-being of the Plaintiff if she ever revealed the details of the physical and sexual abuse she suffered at the hands of Mr. Epstein or any of his guests.

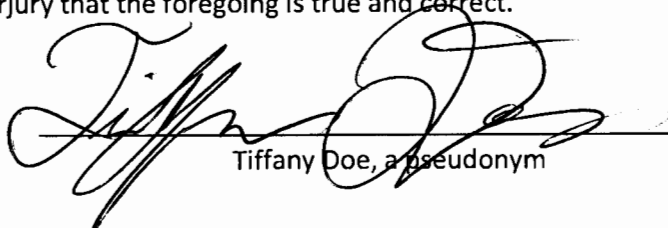
14. I personally witnessed Defendant Trump telling the Plaintiff that she shouldn't ever say anything if she didn't want to disappear like the 12-year-old female Maria, and that he was capable of having her whole family killed.

15. After leaving the employment of Mr. Epstein in the year 2000, I was personally threatened by Mr. Epstein that I would be killed and my family killed as well if I ever disclosed any of the physical and sexual abuse of minor females that I had personally witnessed by Mr. Epstein or any of his guests.

16. I am coming forward to swear to the truthfulness of the physical and sexual abuse that I personally witnessed of minor females at the hands of Mr. Trump and Mr. Epstein, including the Plaintiff, during the time of my employment from the years of 1990-2000 for Mr. Epstein. I swear to these facts under penalty of perjury even though I fully understand that the life of myself and my family is now in grave danger.

I declare under penalty of perjury that the foregoing is true and correct.

DATED: June 18, 2016



Tiffany Doe, a pseudonym

The JS-44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for use of the Clerk of Court for the purpose of initiating the civil docket sheet.

PLAINTIFFS

DEFENDANTS

ATTORNEYS (FIRM NAME, ADDRESS, AND TELEPHONE NUMBER)

ATTORNEYS (IF KNOWN)

CAUSE OF ACTION (CITE THE U.S. CIVIL STATUTE UNDER WHICH YOU ARE FILING AND WRITE A BRIEF STATEMENT OF CAUSE)
(DO NOT CITE JURISDICTIONAL STATUTES UNLESS DIVERSITY)

Has this action, case, or proceeding, or one essentially the same been previously filed in SDNY at any time? No Yes Judge Previously Assigned

If yes, was this case Vol. Invol. Dismissed. No Yes If yes, give date _____ & Case No. _____

Is THIS AN INTERNATIONAL ARBITRATION CASE? No Yes

(PLACE AN [x] IN ONE BOX ONLY)

NATURE OF SUIT

TORTS		ACTIONS UNDER STATUTES	
CONTRACT	PERSONAL INJURY	PERSONAL INJURY	FORFEITURE/PENALTY
[] 110 INSURANCE	[] 310 AIRPLANE	[] 367 HEALTHCARE/ PHARMACEUTICAL PERSONAL	[] 625 DRUG RELATED
[] 120 MARINE	[] 315 AIRPLANE PRODUCT LIABILITY	[] 365 PERSONAL INJURY INJURY/PRODUCT LIABILITY	[] 625 DRUG RELATED SEIZURE OF PROPERTY
[] 130 MILLER ACT	[] 320 ASSAULT, LIBEL & SLANDER	[] 368 ASBESTOS PERSONAL INJURY PRODUCT LIABILITY	[] 690 OTHER
[] 140 NEGOTIABLE INSTRUMENT	[] 330 FEDERAL EMPLOYERS' LIABILITY	PERSONAL PROPERTY	[] 422 APPEAL 28 USC 158
[] 150 RECOVERY OF OVERPAYMENT & ENFORCEMENT OF JUDGMENT	[] 340 MARINE	[] 370 OTHER FRAUD	[] 423 WITHDRAWAL 28 USC 157
[] 151 MEDICARE ACT	[] 345 MARINE PRODUCT LIABILITY	[] 371 TRUTH IN LENDING	PROPERTY RIGHTS
[] 152 RECOVERY OF DEFAULTED STUDENT LOANS (EXCL VETERANS)	[] 350 MOTOR VEHICLE	[] 380 OTHER PERSONAL PROPERTY DAMAGE	[] 820 COPYRIGHTS
[] 153 RECOVERY OF OVERPAYMENT OF VETERAN'S BENEFITS	[] 355 MOTOR VEHICLE PRODUCT LIABILITY	[] 385 PROPERTY DAMAGE PRODUCT LIABILITY	[] 830 PATENT
[] 160 STOCKHOLDERS SUITS	[] 360 OTHER PERSONAL INJURY	PRISONER PETITIONS	[] 840 TRADEMARK
[] 190 OTHER CONTRACT	[] 362 PERSONAL INJURY - MED MALPRACTICE	[] 463 ALIEN DETAINEE	SOCIAL SECURITY
[] 195 CONTRACT PRODUCT LIABILITY	ACTIONS UNDER STATUTES	[] 510 MOTIONS TO VACATE SENTENCE 28 USC 2255	[] 861 HIA (1395ff)
[] 196 FRANCHISE	CIVIL RIGHTS	[] 530 HABEAS CORPUS	[] 862 BLACK LUNG (923)
	[] 440 OTHER CIVIL RIGHTS (Non-Prisoner)	[] 535 DEATH PENALTY	[] 863 DIWC/DIWW (405(g))
	[] 441 VOTING	[] 540 MANDAMUS & OTHER	[] 864 SSID TITLE XVI
	[] 442 EMPLOYMENT	PRISONER CIVIL RIGHTS	[] 865 RSI (405(g))
	[] 443 HOUSING/ ACCOMMODATIONS	[] 550 CIVIL RIGHTS	FEDERAL TAX SUITS
	[] 445 AMERICANS WITH DISABILITIES - EMPLOYMENT	[] 555 PRISON CONDITION	[] 870 TAXES (U.S. Plaintiff or Defendant)
	[] 446 AMERICANS WITH DISABILITIES -OTHER	[] 560 CIVIL DETAINEE CONDITIONS OF CONFINEMENT	[] 871 IRS-THIRD PARTY 26 USC 7609
	[] 448 EDUCATION	IMMIGRATION	[] 890 OTHER STATUTORY ACTIONS
REAL PROPERTY		[] 462 NATURALIZATION APPLICATION	[] 891 AGRICULTURAL ACTS
[] 210 LAND CONDEMNATION		[] 465 OTHER IMMIGRATION ACTIONS	[] 893 ENVIRONMENTAL MATTERS
[] 220 FORECLOSURE			[] 895 FREEDOM OF INFORMATION ACT
[] 230 RENT LEASE & EJECTMENT			[] 896 ARBITRATION
[] 240 TORTS TO LAND			[] 899 ADMINISTRATIVE PROCEDURE ACT/REVIEW OR APPEAL OF AGENCY DECISION
[] 245 TORT PRODUCT LIABILITY			[] 950 CONSTITUTIONALITY OF STATE STATUTES
[] 290 ALL OTHER REAL PROPERTY			

Check if demanded in complaint:

CHECK IF THIS IS A CLASS ACTION UNDER F.R.C.P. 23

DO YOU CLAIM THIS CASE IS RELATED TO A CIVIL CASE NOW PENDING IN S.D.N.Y.? IF SO, STATE:

DEMAND \$ _____ OTHER _____ JUDGE _____ DOCKET NUMBER _____

Check YES only if demanded in complaint

JURY DEMAND: YES NO

NOTE: You must also submit at the time of filing the Statement of Relatedness form (Form IH-32).

(PLACE AN x IN ONE BOX ONLY)

ORIGIN

- 1 Original Proceeding
- 2 Removed from State Court
 - a. all parties represented
 - b. At least one party is pro se.
- 3 Remanded from Appellate Court
- 4 Reinstated or Reopened
- 5 Transferred from (Specify District)
- 6 Multidistrict Litigation
- 7 Appeal to District Judge from Magistrate Judge Judgment

(PLACE AN x IN ONE BOX ONLY)

BASIS OF JURISDICTION

IF DIVERSITY, INDICATE CITIZENSHIP BELOW.

- 1 U.S. PLAINTIFF
- 2 U.S. DEFENDANT
- 3 FEDERAL QUESTION (U.S. NOT A PARTY)
- 4 DIVERSITY

CITIZENSHIP OF PRINCIPAL PARTIES (FOR DIVERSITY CASES ONLY)

(Place an [X] in one box for Plaintiff and one box for Defendant)

CITIZEN OF THIS STATE	PTF [] 1	DEF [] 1	CITIZEN OR SUBJECT OF A FOREIGN COUNTRY	PTF [] 3	DEF [] 3	INCORPORATED and PRINCIPAL PLACE OF BUSINESS IN ANOTHER STATE	PTF [] 5	DEF [] 5
CITIZEN OF ANOTHER STATE	[] 2	[] 2	INCORPORATED or PRINCIPAL PLACE OF BUSINESS IN THIS STATE	[] 4	[] 4	FOREIGN NATION	[] 6	[] 6

PLAINTIFF(S) ADDRESS(ES) AND COUNTY(IES)

DEFENDANT(S) ADDRESS(ES) AND COUNTY(IES)

DEFENDANT(S) ADDRESS UNKNOWN

REPRESENTATION IS HEREBY MADE THAT, AT THIS TIME, I HAVE BEEN UNABLE, WITH REASONABLE DILIGENCE, TO ASCERTAIN THE RESIDENCE ADDRESSES OF THE FOLLOWING DEFENDANTS:

Check one: THIS ACTION SHOULD BE ASSIGNED TO: WHITE PLAINS MANHATTAN

(DO NOT check either box if this a PRISONER PETITION/PRISONER CIVIL RIGHTS COMPLAINT.)

DATE _____ SIGNATURE OF ATTORNEY OF RECORD _____ ADMITTED TO PRACTICE IN THIS DISTRICT
 [] NO
 [] YES (DATE ADMITTED Mo. _____ Yr. _____)
 RECEIPT # _____ Attorney Bar Code # _____

Magistrate Judge is to be designated by the Clerk of the Court.

Magistrate Judge _____ is so Designated.

Ruby J. Krajick, Clerk of Court by _____ Deputy Clerk, DATED _____.

UNITED STATES DISTRICT COURT (NEW YORK SOUTHERN)



Civil Action No. _____

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (l))

This summons for *(name of individual and title, if any)* _____
was received by me on *(date)* _____.

I personally served the summons on the individual at *(place)* _____
_____ on *(date)* _____; or

I left the summons at the individual's residence or usual place of abode with *(name)* _____
_____, a person of suitable age and discretion who resides there,
on *(date)* _____, and mailed a copy to the individual's last known address; or

I served the summons on *(name of individual)* _____, who is
designated by law to accept service of process on behalf of *(name of organization)* _____
_____ on *(date)* _____; or

I returned the summons unexecuted because _____; or

Other *(specify)*: _____.

My fees are \$ _____ for travel and \$ _____ for services, for a total of \$ _____.

I declare under penalty of perjury that this information is true.

Date: _____

Server's signature

Printed name and title

Server's address

Additional information regarding attempted service, etc:

Civil Action No. _____

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (l))

This summons for *(name of individual and title, if any)* _____
was received by me on *(date)* _____ .

I personally served the summons on the individual at *(place)* _____
_____ on *(date)* _____ ; or

I left the summons at the individual's residence or usual place of abode with *(name)* _____
_____, a person of suitable age and discretion who resides there,
on *(date)* _____ , and mailed a copy to the individual's last known address; or

I served the summons on *(name of individual)* _____ , who is
designated by law to accept service of process on behalf of *(name of organization)* _____
_____ on *(date)* _____ ; or

I returned the summons unexecuted because _____ ; or

Other *(specify)*: _____ .

My fees are \$ _____ for travel and \$ _____ for services, for a total of \$ _____ .

I declare under penalty of perjury that this information is true.

Date: _____

Server's signature

Printed name and title

Server's address

Additional information regarding attempted service, etc:

AO 440 (Rev. 06/12) Summons in a Civil Action

UNITED STATES DISTRICT COURT

for the

Southern District of New York

Jane Doe, proceeding under a pseudonym,

Plaintiff(s)

v.

Donald J. Trump and Jeffrey E. Epstein

Defendant(s)

Civil Action No. 16cv4642

SUMMONS IN A CIVIL ACTION

To: (Defendant's name and address)

Donald J. Trump
725 5th Ave.
New York, New York

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are:

Thomas Francis Meagher, Esq.
One Palmer Square
Princeton, NJ 08542

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

Handwritten signature of D. Gonzalez over the court seal.

CLERK OF COURT

Date: 06/20/2016

/S/ D. Gonzalez

Signature of Clerk or Deputy Clerk

Civil Action No. 16cv4642

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (l))

This summons for *(name of individual and title, if any)* _____
was received by me on *(date)* _____ .

I personally served the summons on the individual at *(place)* _____
_____ on *(date)* _____ ; or

I left the summons at the individual's residence or usual place of abode with *(name)* _____
_____, a person of suitable age and discretion who resides there,
on *(date)* _____ , and mailed a copy to the individual's last known address; or

I served the summons on *(name of individual)* _____ , who is
designated by law to accept service of process on behalf of *(name of organization)* _____
_____ on *(date)* _____ ; or

I returned the summons unexecuted because _____ ; or

Other *(specify)*:

My fees are \$ _____ for travel and \$ _____ for services, for a total of \$ _____ 0.00 _____ .

I declare under penalty of perjury that this information is true.

Date: _____

Server's signature

Printed name and title

Server's address

Additional information regarding attempted service, etc:

AO 440 (Rev. 06/12) Summons in a Civil Action

UNITED STATES DISTRICT COURT

for the

Southern District of New York

Jane Doe, proceeding under a pseudonym,

Plaintiff(s)

v.

Donald J. Trump and Jeffrey E. Epstein

Defendant(s)

Civil Action No. 16cv4642

SUMMONS IN A CIVIL ACTION

To: (Defendant's name and address)

Jeffrey E. Epstein
9 E. 71st St.
New York, New York

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are:

Thomas Francis Meagher, Esq.
One Palmer Square
Princeton, NJ 08542

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

Handwritten signature of D. Gonzalez over the court seal.

CLERK OF COURT

Date: 06/20/2016

/S/ D. Gonzalez

Signature of Clerk or Deputy Clerk

Civil Action No. _____

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (l))

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was received by me on *(date)* _____ .

I personally served the summons on the individual at *(place)* _____
_____ on *(date)* _____ ; or

I left the summons at the individual's residence or usual place of abode with *(name)* _____
_____, a person of suitable age and discretion who resides there,
on *(date)* _____ , and mailed a copy to the individual's last known address; or

I served the summons on *(name of individual)* _____ , who is
designated by law to accept service of process on behalf of *(name of organization)* _____
_____ on *(date)* _____ ; or

I returned the summons unexecuted because _____ ; or

Other *(specify)*:

My fees are \$ _____ for travel and \$ _____ for services, for a total of \$ _____ 0.00 .

I declare under penalty of perjury that this information is true.

Date: _____

Server's signature

Printed name and title

Server's address

Additional information regarding attempted service, etc:

USDC-SDNY
DOCUMENT
ELECTRONICALLY FILED
DOC#:
DATE FILED: 6/30/2016

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

JANE DOE *Processing under a pseudonym,*

Plaintiff,

v.

DONALD J. TRUMP and JEFFREY E.
EPSTEIN,

Defendants.

No. 16-CV-4642 (RA)

ORDER AND NOTICE
OF INITIAL CONFERENCE

RONNIE ABRAMS, United States District Judge:

This case has been assigned to me for all purposes. It is hereby:

ORDERED that counsel for all parties appear for an initial status conference on September 9, 2016 at 3:15 p.m. in Courtroom 1506 of the U.S. District Court for the Southern District of New York, 40 Foley Square, New York, New York.

IT IS FURTHER ORDERED that, by September 2, 2016, the parties submit a joint letter, not to exceed five (5) pages, providing the following information in separate paragraphs:

1. A brief description of the nature of the action and the principal defenses thereto;
2. A brief explanation of why jurisdiction and venue lie in this Court. If any party is a corporation, the letter shall state both the place of incorporation and the principal place of business. If any party is a partnership, limited partnership, limited liability company or trust, the letter shall state the citizenship of each of the entity's members, shareholders, partners and/or trustees;
3. A brief description of all contemplated and/or outstanding motions and how such motions may affect scheduling in this matter;
4. A brief description of any discovery that has already taken place, and/or that which will be necessary for the parties to engage in meaningful settlement negotiations;


5. A brief description of prior settlement discussions (without disclosing the parties' offers or settlement positions) and the prospect of settlement;
6. The estimated length of trial; and
7. Any other information that the parties believe may assist the Court in advancing the case to settlement or trial, including, but not limited to, a description of any dispositive issue or novel issue raised by the case.

IT IS FURTHER ORDERED that, by September 2, 2016, the parties jointly submit to the Court a proposed case management plan and scheduling order. A template for the order is available at <http://nysd.uscourts.gov/judge/Abrams>. The status letter and the proposed case management plan should be filed electronically on ECF, consistent with Section 13.1 of the Court's Electronic Case Filing (ECF) Rules & Instructions, available at http://www.nysd.uscourts.gov/ecf/ecf_rules_080113.pdf.

Plaintiff is ordered to serve Defendants with a copy of this order and to file an affidavit on ECF certifying that such service has been effectuated.

SO ORDERED.

Dated: June 30, 2016
New York, New York



Ronnie Abrams
United States District Judge

USDC-SDNY
DOCUMENT
ELECTRONICALLY FILED
DOC#:
DATE FILED: 08/25/2016

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

JANE DOE,

Plaintiff,

v.

DONALD J. TRUMP and JEFFREY E.
EPSTEIN,

Defendants.

No. 16-CV-4642 (RA)

ORDER

RONNIE ABRAMS, United States District Judge:

An initial pretrial conference is presently scheduled for September 9, 2016 in this action. Plaintiff, however, has not yet filed affidavits of service confirming that Defendants have been served with copies of the summons and complaint. In order to allow Plaintiff the full amount of time authorized by Rule 4(m) of the Federal Rules of Civil Procedure to serve Defendants and to allow Defendants the full amount of time authorized by Rule 12(a) to respond to the complaint in advance of the initial pretrial conference, the conference shall be adjourned until October 14, 2016 at 10:00 a.m.

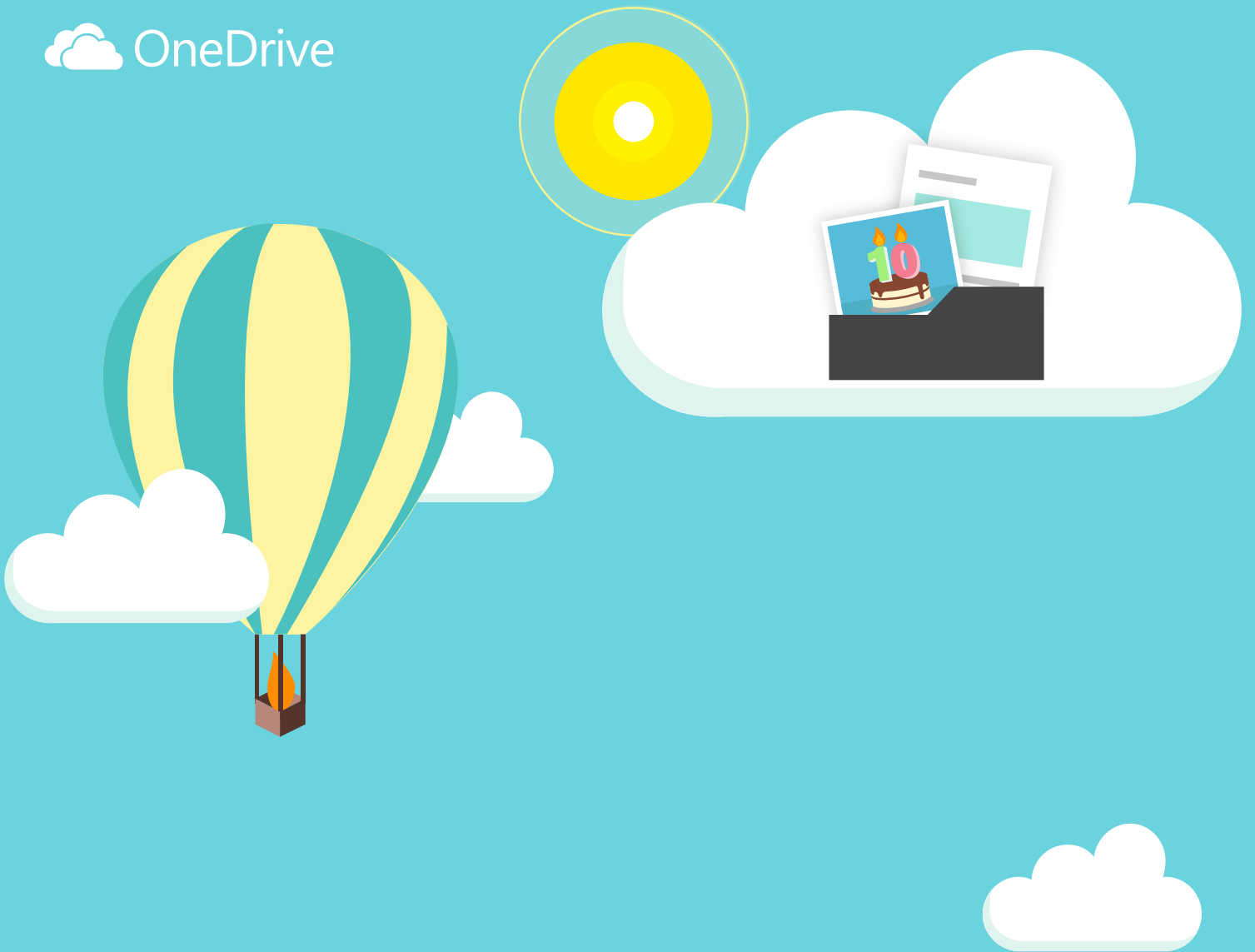
SO ORDERED.

Dated: August 25, 2016
New York, New York



Ronnie Abrams
United States District Judge

 OneDrive

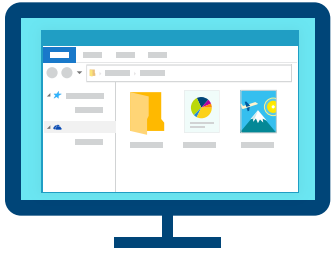


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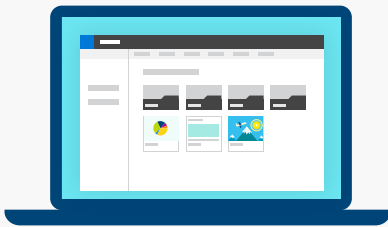
Microsoft OneDrive is cloud storage that you can get to from anywhere. It helps you stay organized, access your important documents, photos, and other files from any device, and share those files with friends, family, or coworkers.



On your PC or Mac

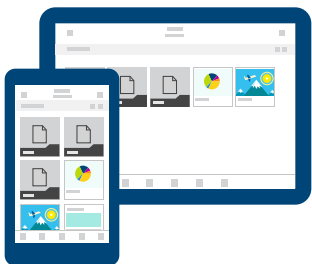
The OneDrive folder on your computer always keeps your files up-to-date. Anything you add or edit in there gets synced via the cloud to your other devices or people you've shared with.

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OneDrive.com

Access your files anywhere you have internet access. Log in at [OneDrive.com](#) to view and share any file or create Office documents right from your browser.



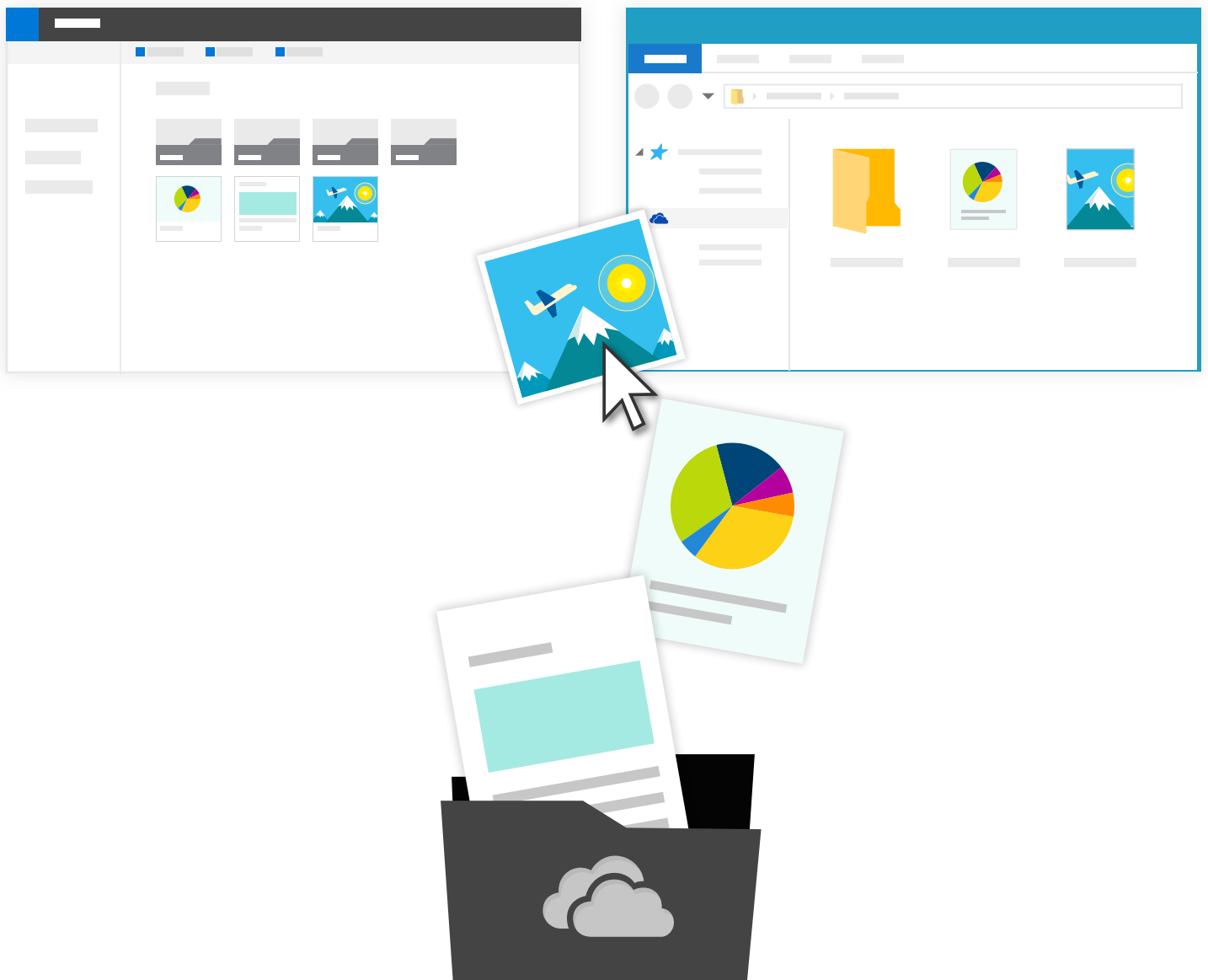
On your phone or tablet

No matter where you are, your files are always within reach with the OneDrive mobile apps for Android, iOS, and Windows Phone. To get the app, go to [OneDrive.com/download](#).

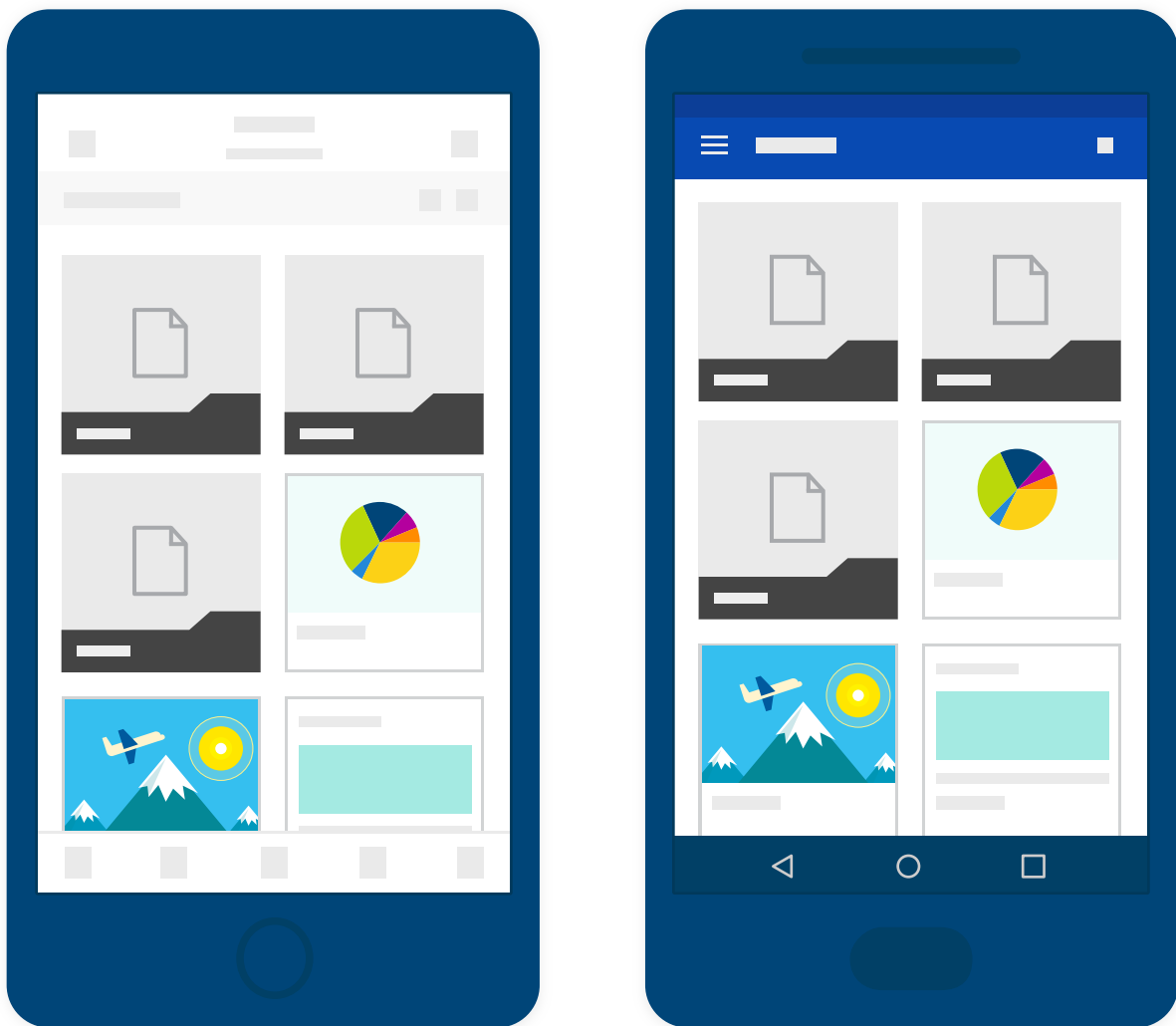


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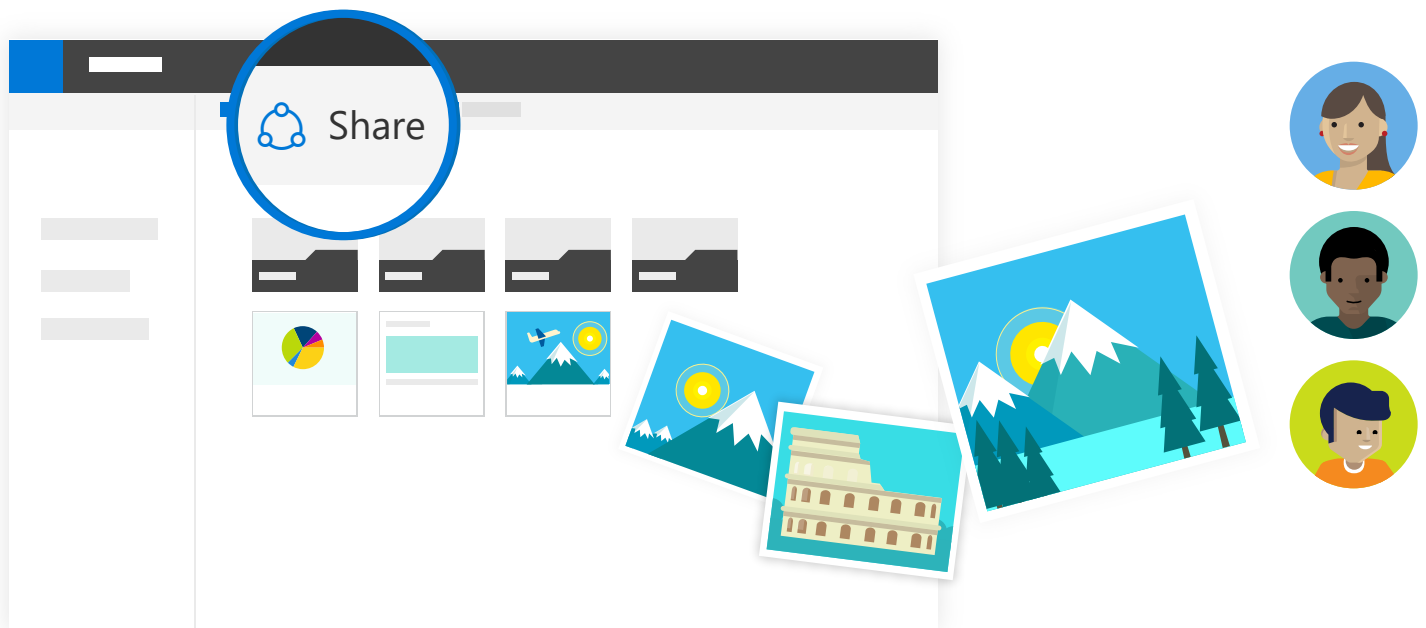
From your phone or tablet



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There's a lot you can accomplish with the power of the free OneDrive service, but if you need more storage or want access to premium features, try Office 365. You'll get 1 TB (1000 GB) of OneDrive storage, exclusive tools that will help you be more productive, and the latest versions of Word, Excel, PowerPoint, and Outlook for your PC, Mac, and mobile devices.

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at OneDrive.com/support

