

FILED
03-17-2020
CIRCUIT COURT
DANE COUNTY, WI
2018CV003122

STATE OF WISCONSIN CIRCUIT COURT DANE COUNTY

LEONARD POZNER,

Plaintiff,

vs.

Case No. 18-CV-3122

JAMES FETZER,

Defendant.

**SUPPLEMENTAL AFFIDAVIT OF PROFESSOR JAMES FETZER
IN RESPONSE TO PLAINTIFF’S MOTION FOR ORDER TO SHOW CAUSE**

STATE OF WISCONSIN)
) ss.
COUNTY OF DANE)

James Fetzer, being first duly sworn upon oath, deposes and states as follows:

1. I make this affidavit as a supplement to my affidavit of February 11, 2020.
2. I previously indicated that I had deleted all text and video versions of the deposition of Leonard Pozner, which I believed to be true.
3. I subsequently have sought professional input from Jack Mullen, the webmaster for my blog, who is a cybersecurity engineer, to verify that all copies of the Pozner deposition had been deleted from my desktop and from my laptop computers. These are my only computers.
4. I asked Mr. Mullen to assist me in searching both my desktop and laptop computers for any video and transcript versions of Mr. Pozner’s deposition.
5. Using an application called AnyDesk.com, Mr. Mullen and I searched my desktop computer, an iMac, on March 13, 2020, which search was video recorded at that time.

6. We found one remaining pdf file of the deposition transcript on my desktop, but no copies of the video deposition, which I promptly deleted from my computer.

7. A true and correct copy of the recording of our search and deletion will be filed with the Court separately.

8. Realizing that we had not searched my email or my laptop, Mr. Mullen and I did a subsequent search of my laptop and email using AnyDesk.com of both on March 15, 2020.

9. When we searched my laptop and email for copies, we found two additional copies of the deposition transcript, which I then deleted.


10. A true and correct copy of the recordings of our search of my laptop and email and deletion will likewise be filed separately with the Court.

11. Based on the searches conducted by Mr. Mullen and me, I believe that all video and/or text versions of Mr. Pozner's deposition have been deleted from all of my computers and email.

12. I apologize for the mistaken statement in my prior affidavit, which statement I sincerely believed to be true and subsequently sought to verify.


13. I also am aware that Mr. Pozner seeks to have me jailed, which my doctor, Zorba Paster, M.D., advises would worsen major medical conditions affecting me (at age 79).

14. Attached to this Supplemental Affidavit as Exhibit 1 is a true and correct copy of the statement from Dr. Paster.



James Fetzer

Subscribed and sworn to before me
this 17th day of March, 2020.



Notary Public, State of Wisconsin

My commission expires: permanant



3/2/2020

Re:
James H Fetzer
800 Violet Ln
Oregon WI 53575

To Whom It May Concern:

Patient should not be in jail as he has major medical problems that would worsen if he was in jail.

If you have any questions concerning this matter please do not hesitate to call me.



Robert Zorba Paster, MD
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