

Speaker 0: Mr. Hahn, how are you sir? Okay. Yeah, just take your time and you're going to sit at the defendant's table. Yeah You're welcome, sir. You take your time. Okay today take your time.

Speaker 2: Yeah, I haven't lost you up.

Speaker 0: present a by the way my title - can you do me a favor?

Speaker 2: Does anyone have? I'm gonna. it's gonna be a big ask. Is there a nearby power out for my laptop? Okay, well, I'll tell you what we'll find out. I'll find out Because of the Because I've been accused of something. are you because I've been accused of something? I Feel that I need to explain it to the court.

Speaker 0: There is a power outlet right below you.

Speaker 2: Fire it up later because I know it's going to come into play during this hearing. Okay, okay And then we'll deal it from there. Okay, okay, and then I'll explain it to you why these actions need to be taken And as part of that process you're on the wrong side to explain a little bit more about my background.

Speaker 0: Okay, sir, you'll get your chance. I know I will. Let me just put this case on the record when you're set.

Speaker 2: Thank you An audio recording will be made available to be correct.

Speaker 0: That's what I needed for. Let me just take one step at a time. Thank you, sir.

Speaker 2: Thank you Yeah, I'm not gonna get up. I'm gonna try not to get up but I appreciate that. okay, yeah Yeah Yeah, what can I tell you?

Speaker 0: Do you mind if I hand you a couple things to the judge? Not yet, sir. Not yet.

Speaker 3: Okay.

Speaker 1: Okay, like I said, you know, I'm not an attorney.

Speaker 2: I just play one old TV.

Speaker 0: Okay. All right. Let me put the case on the record. This is docket f v 0 3 1946 - 22. This is the matter captioned Lisa F flax versus Glenn H on. I'm judge Ambrose I'll be presiding over this hearing this afternoon. Today's date is April 27 2022. the time is 1 38 p.m Council. may I have your appearance, please? Good afternoon miss burger. Thank you. Good afternoon miss flax. Good afternoon, mr. Hahn. Mr. Hahn and miss flax. Could you please raise your right hand? Do you swear or affirm that the testimony we're about to give the court will be the truth the whole truth and nothing but the Truth miss flax. And can you state your name, please? Thank you. You could lower your hand. Mr.

Speaker 2: Hahn I agree. I do To the record. My full name is Glenn Harris. H. A.

Speaker 0: R. R. I. S.

Speaker 2: Last name is Hahn.

Speaker 0: Thank you, sir. So preliminarily, mr Hahn the last time that you were in court with me you required some accommodations. Let me ask you sir. What accommodations do you need today?

Speaker 2: Okay, so right now I am having a difficult time hearing. Is there any way that I can at least get that microphone back? because I don't want to give the appearance that I'm over talking someone Because I don't necessarily hear Someone talking back to me. I don't want to do of course to think that I'm over talking someone or Speaking out of turn or whatever.

Speaker 0: I'm gonna have my law clerk reach out to see if we can get the microphone.

Speaker 2: anything else, sir No, I think I think I think that would be adequate.

Speaker 0: you mentioned something about an audio recording before. Yes, okay.

Speaker 2: So I want to make sure that at the end of today's hearing Okay that an audio recording is provided to me. this Particular hearing set off certain things That have affected my professional life in regards to US government security clearances. So I will get into that When there. miss burger was well aware that in my background I chair technology for the United States Coast Guard Department of Homeland Security at the 9/11. She has mentioned several times even though I'm not actively working I still occasionally have my active security clearance as well as I've occasionally been asked to tweak or modifies and and she will mention them an expert in artificial intelligence So I'm not saying anything to the court is not already hurt But I have been asked from time to time to go in and modify and take a look at various Artificial intelligence strategies and so

Speaker 0: forth. So mr The reason for your request for the audio is related to your job.

Speaker 2: No, it is related to a security clearance And I'm if you want me to I go. do you want me to expand that?

Speaker 0: not at all? I'm just concerned. I don't need to have. no it's not a job. No, no I'm not in any need to provide you with an audio recording for that purpose. Okay, you could always request a transcript.

Speaker 2: Okay, if I have to get risk to chance of where I can just send an email over to DJ mailbox.com Because I was able to receive other audio recordings from them.

Speaker 0: That's fine.

Speaker 1: I think that that is what mr. Hahn is requesting. He's asking for the hearing from what I'm getting. No, that's right But he can send it directly to the transcript unit to get a tape.

Speaker 3: Can you ask?

Speaker 0: To see if we can get the microphone for mr. This burger if you could just give us a second. I just want to make sure he hears this proceeding We able to Play.

Speaker 1: I have the disk and flash drive with two of the exhibits on it which are part of the part of get act Showing the damage done. So I don't know Do we need? I have my computer as well as I don't know if we have the screen available for that. I have an HDMI cable jack in your Computer do not? I have a CD drive and I have my power power cord, but I do have everything on a flash drive.

Speaker 0: That's helpful. Well, there's a way to connect your laptop to the TV monitor, but it's the HDMI input.

Speaker 1: Yeah, I don't have the HDMI.

Speaker 0: No, we have a cord. we have the cord. it's a.

Speaker 1: Yeah, then it should be fine.

Speaker 0: Yeah. I just want to make sure your laptop's compatible with. yeah It's on the back on the right hand side is about 50 feet of it. If you need help, we'll have the technology people help you. No, I think it's back there behind the TV itself. It should be a big cord And if you need us you could we'll get somebody to help you There. a big cord up there. I put it there I can't remember. Yeah Yeah, we'll probably need some assistance when it's ready. hi Derek, this is mr. Han. Question your honor. Yes, sir.

Speaker 2: I have not had the opportunity to review whatever she's about to show. Also, I do know that this thing made references to pictures. once again I never had the opportunity to review anything that she's about to show them for today.

Speaker 0: Okay. This is summary proceedings, sir. So I can present any evidence. There's no there's no discovery in this type of case.

Speaker 2: I just want to make sure because the same rules then apply to my information.

Speaker 0: Absolutely Okay, just wanna make sure your honor has to be relevant. it is We Have two guests in the back. are they going to be witnesses or they just observe?

Speaker 1: they're just observers.

Speaker 0: They could stay.

Speaker 1: I have one witness who's already sitting in the hallway. Thank you He's bringing one of the videos and I do have a copy of exhibits for your honor along with the exhibit list for To make it easier.

Speaker 0: So it's all done already. Thank you Court clerk will take that if you have it. It's all pre-marked miss burger all pre-marked.

Speaker 1: Thank you. It just makes it much easier.

Speaker 0: One more question your honor. Yes, mr. Hahn.

Speaker 2: Go ahead since Thank you. These two people were named in the complaint as well. I will have the option to cross-examine them as well if they're not called as a witness. No, that's nice opinion But they were in the complaint.

Speaker 0: You have to subpoena them if you want to be your witness Then. So when we get to that we'll make the decision, okay Okay, so just make sure mr. Hahn you could hear and you're all ready one second.

Speaker 2: I also got to do something with my feet your honor. Do you want my updated doctors them?

Speaker 0: No, sir. No, I think it's relevant. If you want to share it with the court, that's fine.

Speaker 2: Yes, I will. You might have to share that with your honor.

Speaker 0: Okay, sir, sir It does say that your doctor says you provide. you need some accommodations. You can't sit or stand for extended periods of time. You let me know when you have to stand up. Yeah, okay I will just let you know that that's fine.

Speaker 2: This is a change.

Speaker 0: Yes So you just let us know when you need to stand and then when you feel comfortable you could sit again. Okay, sir.

Speaker 2: Yeah, unfortunately, I'm going to have to put my feet up. So I hope you don't mind Whatever.

Speaker 1: I'm sorry.

Speaker 2: Yes, I can. okay mr. Hahn do you hear me?

Speaker 0: Do you hear me sir? Very good. Are you set mr. Hahn? Yes, okay, just preliminarily. Like I said if I'm going too fast, sir Let me know if you need any type of any type of other accommodation. if I'm going too slow Just let me know. Okay, if you don't understand anything, let me know. Thank you very much your honor. You're welcome okay, so Let me just put the procedural history on the record. I have before me a temporary restraining order that was issued out of the Superior Court on 2021-2022. Believe it was a Superior Court. Yes. Yes regarding an incident that occurred the day before on 330 2022 the predicate acts are harassment and criminal mischief. There's a detailed prior history set forth in the amendment to the TRO. But I want to go through the continuance order first. There was a first listing on April 6, 2022. Mr. Hahn was advised of an FRO comp. the consequences of having final restraining order. Ms. Berger requested an adjournment which we granted. today is the second listing But in the interim from April 6th through today There have been a number of amendments with the most recent amendment as of April 11th, which details of prior history. Mr. Hahn, you have the the amended TRO, correct? Yes, I do. Okay There was an amendment on April 6th regarding you. Mr. Hahn having the ability to communicate with your son And on an April 1st, there was an amendment regarding your contact info was updated. So the most important thing is you have the amendment which is April 11th. Yes.

Speaker 2: I have the amendment from April 11th. Well at my point, we'll talk about my contact with my son.

Speaker 0: Okay, so mr. Hahn, this is a trial a civil trial. You are proceeding pro se. is that correct?

Speaker 2: That is correct.

Speaker 0: your honor. Okay, I'm going to explain to you the process. Thank you. It'll be the plaintiff's burden of proof and we call that the preponderance of the evidence. in this type of proceeding It means that the scales of justice have to be slit Slightly tipped in favor of miss Hahn. That's the preponderance of evidence. It's not like having a criminal case where you have to provide beyond a reasonable doubt. Certainly, it's a much less burden in this proceeding. I'm going to give miss burger the opportunity to examine her client. miss flax at the conclusion of that That procedure you'll be given the opportunity to ask Relevant cross-examination questions if you choose and they have to be addressed to me. Okay, okay Then it will be up to the next witness that miss burger is going to call and we'll proceed in the same fashion Until she rests at that point. It'll be your case Okay, and you'll tell me what your version is or your defense is to the allegations. Do you have any witnesses? Not at this time. Okay. Do you understand what I've just explained to you?

Speaker 2: Yes, I do But I do reserve the right that if I need to bring in a witness Then I can get witnesses to be here.

Speaker 0: We'll have to cross that point at that point Because today's the trial date. You would have to be prepared and I understand your

concern But I just want to let you know until we get to that point.
today's the trial date.

Speaker 2: Okay, that's fine Miss burger.

Speaker 0: Do you want to put anything on the record prior to starting
the direct examination?

Speaker 1: I do not.

Speaker 0: Okay. Do you want to do an opening statement?

Speaker 1: We have 54 exhibits, I want to make sure we can know.

Speaker 0: All right, mr. Han do you want to do an opening statement?

Speaker 2: Yes, I do.

Speaker 0: Okay, so Why don't you go ahead sir?

Speaker 2: Okay, so I guess you know Miss flax decided that she felt that
she needed to I guess follow TRO in regards to Whatever. I'm gonna done
understand why. Okay Miss burger, though. However, I do have a question
from his further.

Speaker 0: Well, this is an opening statement.

Speaker 2: Okay, I got it. I got it.

Speaker 0: I just want to okay Wait for me, you can't give me your
testimony. I want to just hear a statement an overview of the summary of
you intend to prove. Okay?

Speaker 2: Okay So my not only am I intending to prove that these
charges? against me are false and That she is well aware of that these
charges are false. But since the course of this entire process miss
burger has also been found in faucet misleading information Inside this
TRO and inside all the motions and I do have evidence when it's my turn
prepare to demonstrate that fact as well that she has not been truthful
to

Speaker 1: the court

Speaker 2: and She has been doing this to misalign my character. So you

Speaker 0: the court

Speaker 2: would never listen to anything I

Speaker 0: had to say

Speaker 2: Especially when it came into the prior situations with in
regards to the house The door incident on that house in regards to
turning over to the key on that

Speaker 0: house and There are

Speaker 2: prior incidents that she also listed in the thing things like oh, I

Speaker 0: threw her

Speaker 2: stuff away. Well, once again, that was that was she. miss flax called the police on me on that and that was completely Unfounded as well. She even went to court on that and that was mr.

Speaker 0: Hahn. Let me just tell you something right off the bat. Miss burgers a respected member of the bar These allegations they are uncalled for. sir If you have an allegation regarding this burger you to bring that to the ethics board not to me. But to make these bald searches about miss burger is inappropriate.

Speaker 2: Well, okay Okay, but it's part of this process. I need to play the evidence in that evidence. that evidence will come out.

Speaker 0: It's burger. Do you have anything in response?

Speaker 1: Just briefly your honor. I Understand that mr. Hahn is now taking out his anger with the situation Against me, but I'm the attorney. this flax is his ex-wife. Certifications.

Speaker 3: are miss flax the certifications.

Speaker 1: I don't think mr. Hahn understands that that's miss flax Certification. as to what occurs I am the attorney in the case. My job is to advocate on behalf of my client. We have and again, this is not about the divorce case, but we've had five separate motions with this court 11 orders and This is not the divorce case. We're not relitigating This predicate act and the fear that miss flax is currently under. If she needs to get up because she has an issue with regard to her surgery that she just had She's asked them to not put her inpatient right now so that she could be here today. So if for any reason she needs a moment, I'm going to ask just respectfully that she'd be able to give him that time. I mean she's okay right now. Okay, she's been able to get clearance to be here right now.

Speaker 0: Miss flax, if you need anything Just let me know. I'm just. you equally applies to you as it does to mr. Hahn. I understand you're going through a hard time. So if you need anything you need time. Thank you, and I'm not going to relitigate all of emotions today. preliminarily just to let you know, I'm not going to permit that. this is regarding the TRO that was filed. Yes. Okay. We're towards TRO. Okay, very good, sir You understand that my rulings are going to be Very applicable to the TRO not to all of those motions. I had you before me in the FM a couple of times already. So I am a well aware of the FM litigation. This is separate court. This is called family violence.

Speaker 2: I Understand that but this this is a predicate towards the information that she said.

Speaker 0: Thank you, sir. Okay, miss burger. You may proceed with direct examination of Lisa F flat.

Speaker 1: Thank you And I believe she's been sworn. I know I've missed. I may miss that part.

Speaker 0: Yes, I did.

Speaker 1: I apologize judge because I was.

Speaker 0: that's a computer one thing I always make sure I do and if I didn't I apologize, but the court clerk has a.

Speaker 1: I think I was paying attention to the computer. Miss flax, what town do you currently reside in? And who lives with you my twin 16 year olds? and How long have you resided there Since October 2020, is that your marital home? No, where's the former marital home? Can you give the address to the court? And judge if you need to be able to hear miss flax, can you hear? miss I just okay. I just want to be there. When did you move out of 51 night in lane October 16? Who has lived at 51 night in lane since October of 2018? Has anybody resided to your knowledge? has anyone else resided there with him? Yeah, where have the children resided with me? Okay, I'm going to direct your attention to January 7th of 2022. What did the court order that day?

Speaker 3: the court gave me power of attorney to deal with Marital home, okay and When did you and mr.

Speaker 1: Hahn divorce? June 25th 2020, okay And with respect to the house, what is the current legal status of the house?

Speaker 3: It's it's under a foreclosure.

Speaker 1: Okay And so as a result of which the court gave you power of attorney to actually sell the house To prohibit to prevent that foreclosure. Yeah, and who was residing in the home? What was his behavior? with respect let me go to exhibit one. Do you recognize that? Yes. What do you recognize that today?

Speaker 3: That was the Order of the January 7th for date.

Speaker 1: and is that giving you the power of attorney to sell the house? Yes If mr. Hahn was to interfere with the sale of the house What did the court order?

Speaker 3: they said that the police could get involved?

Speaker 1: Now after that court date was mr. Hahn compliant? No Did he want to comply with what the court order said? no, I'm going to direct your attention to exhibit two. How do you and mr. Hahn prior to the temporary restraining order, how were you and mr. Hahn communicating?

I'm going to show you what's been. Marcus plans to exhibit two. Do you recognize that?

Speaker 0: Yes.

Speaker 1: What do you recognize that today?

Speaker 3: family wizard messages between.

Speaker 1: I'm going to direct your attention to message two. Can you explain to the court? What is in that message?

Speaker 3: Glenn is Asking or plan is saying that he's going to reconsider. Have the put in a reconsideration of the January 7th court order At the latest date possible to hold up the sale of the house?

Speaker 1: And what was this in relation to? what were you asking him to do?

Speaker 3: I had Attained a realtor and wanted to start having showings at the house.

Speaker 1: I'd like to enter into evidence. both exhibit one and two.

Speaker 0: Okay, mr. Hahn. Do you have any objection?

Speaker 2: No, no none so far.

Speaker 0: Okay P1 p2 are entered into evidence.

Speaker 1: Thank you Miss Hahn. After that found our family wizard message. Can you explain to the court? Mr. Hahn's behavior towards the cell of the house.

Speaker 3: There was an open house for the house and Many people showed up, but the real Glenn would not leave the house. So his behavior start. he started yelling at people wouldn't let them turn lights on and off So much so that the realtor Felt unsafe for himself and the people going through the house and ended it early and would not take people for showing us through the house. We thought it was a. they thought it was unsafe.

Speaker 1: Did ultimately mr. Hahn file a motion for reconsideration. Yes What was so let me just back up. wait. were you in court that day?

Speaker 3: No, I had just said surgery.

Speaker 1: Okay. Can you explain to the court your current condition?

Speaker 3: I had colon cancer December 2017 and had a Very good time of those in a coma with septic shock and all kinds of complications and This summer the numbers started to go up again and They found more cancer in my liver. So I just had surgery again.

Speaker 1: And what were you undergoing from late fall up into that sort of you know? So were you able to be in court on March 11th the routine return date of the motion for reconsideration? Who did you ask to come to court for you? My sister? Why did you ask her to come?

Speaker 3: my sister has been By my side throughout both my health Experiences and this experience. we actually lived with them with my sister and brother-in-law for a year.

Speaker 1: And Where were you during this motion?

Speaker 3: I was at home on zoom.

Speaker 1: and what were you concerned about?

Speaker 3: and With respect to your ability to be on zoom Getting the whole feel for what was going on, you know zoom is limited. Okay, we all know these days.

Speaker 1: was your sister able to be in the courtroom. No To your knowledge. Why was she not being able to be in the courtroom?

Speaker 3: Glenn had an issue with her being there even though the court was public.

Speaker 1: Did she ultimately agree not to be in the courtroom?

Speaker 3: Yes, because she knew that we really needed the proceedings to go on Even at this point. There's a notice. There was a notice on the house for shower sale the second week of May so we have settlements this Friday. There's not a big time gap there.

Speaker 1: Okay so On May 11th of 2022, what was the defendant's demeanor like in court?

Speaker 3: He was very angry.

Speaker 1: Okay, and what did the court ultimately order with respect to the house on March 11th of 2022?

Speaker 3: They ordered that he Leave the house 30 days prior to settlement.

Speaker 1: Okay, and did they deny his motion for reconsideration to sell the house? Yes, okay, I'm going to ask you to turn your attention to exhibit 3. do you recognize it? Yes, and what do you recognize it to be?

Speaker 3: This is the reconsideration order.

Speaker 1: Okay, you're all right. I'd like to admit into evidence, please exhibit 3. mr.

Speaker 0: Hahn any objection to the post-judgment order dated March 11th, 2020?

Speaker 2: No, but I do have an objection in regards to the communication between the realtor. That's hearsay and he's not here for me to cross-examine him.

Speaker 0: All right, sir I I don't believe she was actually testifying what he said of what she were under understanding was. so I'm going to deny that objection.

Speaker 2: my basis of hearsay, okay, but my understanding was that the realtor reported to her that I was done he means I was yelling and he He made a statement that I made the house unsafe for not only himself for people entering into the house. I cannot challenge that at this particular time. And since I cannot challenge that this goes to the fact in regards to Once again, it's having a story.

Speaker 0: And mr. Hunt, I know you're not an attorney try to make your objections more timely. We've already gone beyond that.

Speaker 2: I didn't even know until when you said that but now you know, but I'm overruling that objection.

Speaker 0: Okay, because she testified to her understanding. She didn't say what he said.

Speaker 2: Okay, okay. I can cross-examine.

Speaker 0: in regards to that though You could do whatever you think you want, thank you. at the cross-examination Provided there's no objections. Okay, miss burger. We're going to move post-judgment order March 11 2022 as P3 into evidence.

Speaker 1: Thank you miss Han. or miss blacks Were able after that court appearance to get a contract for the sale of the house. Yes, what was the closing scheduled for? April 29 so two days from now, correct? Yes Was there an inspection of the house? Yes, when was that scheduled for?

Speaker 3: initially it was scheduled for March 24th.

Speaker 1: Okay was to your knowledge. was mr. Han given notice of the inspection date. Yes on March. I'm going to Direct your attention to March 24th. Were was the inspection able to be completed on March 24th? Yeah, why not?

Speaker 3: He going to change the locks to access the house? so the people all pain?

Speaker 1: Was communication made with? Mr. Han? and to your knowledge was communication made with mr. Han in order to get into the house. Yes What was his response to that? and how did? how did he respond?

Speaker 3: He was very very angry.

Speaker 1: And in what form of communication did he respond? He an email, okay I'm going to direct your attention to plenty of exhibit for an issue of. you recognize that document? Yeah, and what do you recognize that to be? that's an email from Glenn Rebecca And can you tell the court what the email address is?

Speaker 3: it addresses the? Locks being changed on the house.

Speaker 1: No, I'm sorry the email address being utilized.

Speaker 3: Oh, I'm sorry. So it's gh Han H a and n At Comcast dotnet.

Speaker 1: Okay, and do you recognize this email address? Yes, and who do you reckon? What? how do you recognize this email address?

Speaker 3: That's the email address one uses.

Speaker 2: Can I check?

Speaker 0: Yes, sir, what's the objection?

Speaker 2: so This was that in this particular chain of communication between myself and this burger I clearly explained to miss burger that the reason why the door was no longer functioning is because I Removed the internet from the house.

Speaker 0: It was an internet-based Door, we didn't get to that point yet. Mr. Han. I don't. I haven't even got into what this email says. Okay, sir, so just hold on just be patient. Okay, I'm overruling that it's premature.

Speaker 1: Your honor, I mean just to maybe help synthesize this and then we can go through the content. Exhibit four five six and seven. I'm going to ask miss Han. Does she recognize? These exhibits? yes, what do you recognize them today?

Speaker 3: emails From one to Rebecca.

Speaker 1: Okay, if there's no objection to miss for mr Han he seems to admit that he did send them. I'd like to admit them into evidence at this point.

Speaker 0: Okay, what do they concern this further?

Speaker 1: So I have an understanding Miss Miss flex, what is it they concern? What is the concern with respect to exhibit four through seven?

Speaker 3: They speak about Glenn not wedding not not having Giving the people access to the house.

Speaker 1: He also uses the term scorched earth And it seems to me your honor. the mr. Han Doesn't have an objection in the sense that he doesn't say he isn't send them. He doesn't. he's giving his side as to

why he sent them. So I would ask that they be entered into evidence and I'm going to go through each one.

Speaker 3: He also talks about me being glad that I'm going to die of cancer someday.

Speaker 0: Okay, we'll get to that. So mr. Han You have you want to renew your objection? What was the objection?

Speaker 2: So my objection was and I clearly explained to them and it says it right here Just realize I tried to explain it for to no avail That the house was fully automated to the internet connection. the garage door and other things front door etc. may not work. So everything was wired into the internet connection. when I removed the internet connection from the house nothing worked. I tried to explain that to them and they were not listening to me.

Speaker 0: So you sent these emails, right?

Speaker 2: Yeah, I sent these email.

Speaker 0: So that's you. that's going to be part of your Opposition to the allegations. that right mr. Han?

Speaker 2: Yeah, it's part of that obligation and retaliatory against you as well as I felt and that's also mentioned in this email I'm overruling the objection.

Speaker 0: I'll give you the opportunity to cross examine. Okay, and also testify about this But I'm overruling your projection. so many four or five six and seven are admitted into Specifically why you are overruling those objections, please Be using this to basis for your own because you're testifying as to your opposition, sir There's not a legal objection that you've raised.

Speaker 1: Thank you. With respect to the first email it says Thursday, March 24th at 4 25 p.m Is that correct? Yes and moving to The second paragraph. I just want to be clear. this reads just realize as I tried Tried explain in court to no avail. the house was fully automated through the internet the garage door and other. Is that what mr. Han says in that email, yeah Does he go on to say your and Lisa scorched earth process since the beginning? If only you and her were cooperative like a normal divorce Filing a TRO. since max wanted to stay with me for a week and is now caused her test when max J's And you know, I'm reading this per the email He's walking out if that house on her. so in the end it's her that will lose out. Is that correct? Yes Does he then move on to say I spoke to New Jersey and hold on sir?

Speaker 0: You have to say objection objection. What's the objection?

Speaker 2: I mean the objection is that She Brought up the TRO. that was the dismissed early on in this process.

Speaker 0: Like I said, sir, that's your opposition to the allegations. It's not a legal. Okay. Okay, okay Okay, so I'm overruling it. Okay, I'll deal with it on my cross. Go ahead miss burger.

Speaker 1: third parrot fourth paragraph reads. I spoke to NJ courts in Trenton. Obviously, I have a major complaint about judge Ambrose and the retaliatory aspects of the case. So they told me it was okay to continue. file Additional motion request. so I will and they will ensure we get a new judge assigned. Is that what he says? Yeah, and does he then go on to say oh and three is Nothing in the law that will prevent me to say I'm glad she will be dying of cancer someday. You can bring this to court. I really don't care. like I said Were they the words that you read in mr. Hans email address, yeah or email? And how did that make you feel when you read them?

Speaker 3: very upset?

Speaker 1: I'm going to move to exhibit five.

Speaker 2: Objection please.

Speaker 0: Yes, sir. What's the basis?

Speaker 2: basis? The objection is that she's giving a feeling and I was like, you know specifically why she has that feeling.

Speaker 0: Please expand on it. It's not a legal objection. Okay cross-examining, okay, I Have to understand. I understand your pro se but I want to try to move this along in an orderly fashion. Unless you have a legal objection, I would just refer it. I'm not gonna I don't say anything but I'm gonna continue to tell you that's opposition.

Speaker 2: Okay, I have. I have a legal objection in regards to the sell of the house.

Speaker 0: Well, that's didn't even come in yet.

Speaker 2: Okay, okay, but it will be okay.

Speaker 1: Thank you Miss flax. moving to plaintiff's exhibit five which is in evidence That's from Thursday, March 24th. now at 4 31 p.m. Is that correct? Yeah, is this six minutes later? Yes, and in there, mr. Hahn goes on to say I as I stated before please call law enforcement and remove me from a house that I no longer Living at. if it wasn't for your scorched earth policy We could have made this whole thing easier, but please have law enforcement. goes to 51 Knighton Lane. I am no longer living there. Also, please continue to threaten me about it and I am NOT contacting anyone nor am I ordered by the court to do so. So go F yourself. You and her deserve it. Are they the words used by mr. Hahn? Yes Jack.

Speaker 2: So what's the objection I just want to make? never mind because you're just gonna say the same thing But those words were expressed in this program. That's miss flax Miss burger.

Speaker 0: What's your? What is your opposition to his?

Speaker 1: First of all, the exception to hearsay is a party admission. This is a party admission. Also, they are Mr. Hahn's words. I am Miss Flax agent. So as a result of which it certainly is admissible. It's part of the testimony and part of the predicate act of what occurred here.

Speaker 0: you conveyed that to your client.

Speaker 1: I absolutely conveyed. I sent these emails to my.

Speaker 0: No, you can't sir. If you need a break you could put your shoes on and go back out and get some water.

Speaker 2: Yeah, I've left the Pepsi somewhere. Because I need to just take my thing.

Speaker 0: Yes. Let's take a five minute break, sir. I'll see if it's left out. Hold on Mr. Hahn. Mr. Burger's gonna check for you.

Speaker 2: Don't worry it's only napperson.

Speaker 0: Okay, sir. Like I said, if you need to stand up just let me know.

Speaker 2: I will in a second. I just need to take this first.

Speaker 1: Oh, Mr.

Speaker 0: Hahn. I'm sorry. You have to try to go get a drink or something. Now when you were gone Miss Burger, he said he needs to take napperson. So he I just want to make sure Mr. Hahn that's not going to inhibit your testimony. Is it? I'm just standing up this person.

Speaker 2: It's not the painkillers I'm required to be taken. Okay, I am required to be taking Under doctor's orders both morphine and oxycodone.

Speaker 0: You're not taking that right now, though, right?

Speaker 2: No, I have it.

Speaker 0: I have taken it right now.

Speaker 2: I've taken it this morning. I'm supposed to take it every eight hours.

Speaker 0: Let me ask you this sir. Is that prohibiting you from understanding what we're saying?

Speaker 2: Yeah, I've been saying that all along that I don't understand everything that's been going on and the court and this and everything else and she's been having me agree to things since the beginning. She knows that I've been on the public medications from the beginning and I

keep telling him that I didn't have any conscience on This or anything that I've been signed.

Speaker 0: That's been the allegation from the beginning on mr. Hahn. I hear from what I do. spring me up. Mr. Hahn. Just wait, please. Wait, mr. Mr. Miss burger wait till he. When you come back sir, we'll go over this testimony. All right, sir.

Speaker 1: We'll see if the sheriff's office are going to accommodate.

Speaker 0: So miss burger about this morphine and oxycodone. He's taking this medicine now. What? what are your feelings about this your honor?

Speaker 1: So he's from my understanding and just so we're clear for the record if there's any issue. Mr. Hahn has been represented. I think Either four or five attorneys at this point I've been representing Miss flax or since November of 2018. This case has been going on On and off since that time. He's been represented by counsel at that time. He's also represented himself per se at that time. He admitted on the record in June of 2020 when we had a three-day per se hearing.

Speaker 0: They stay there. mr. Hahn she's coming in with the water.

Speaker 1: I just want to hear miss burger that he was taking oxycodone oxycodone and morphine. So up until this point he's always understood and quite frankly throughout this proceeding. Mr. Hahn, just relax. Don't move sir. We'll just continue this when you're Stabilized.

Speaker 0: Okay. Yes, sir.

Speaker 1: Mr.

Speaker 2: Hahn don't Save this to the court before the EMT takes me out. I'm going to see this clearly to the court.

Speaker 0: Okay, just stay right there, please just wait. We have time sir. This is a we could sit down sir. I can't sit down.

Speaker 2: This is a copy of the MOU that she keeps saying is a legal document. Okay. I presented to the court an Email between her and my prior attorney Courtney Right that this wasn't that there was another document. They were working on this. I disagree with all these findings. part of these findings was the sale of the house And your honor. according to Morthman versus Mathura and whatever the appellate division again confirmed That agreements reached a mediation not finding. Unless the terms are reduced to a written sign by the parties and essentially their attorneys.

Speaker 0: if present Miss burger when you present the data Hold on hold on hold on Respectively, sir, we're not going over the past. Okay.

Speaker 2: No because you're on with this is what set up the whole thing with the house Sir the house and everything else a house.

Speaker 0: all those issues have been resolved by way of court orders.

Speaker 1: So do I need to file a new motion on this?

Speaker 0: No, sir. We're in what I'm saying hearing with a final restraining order.

Speaker 2: I understand that your honor telling me that in order for this argument. Did he heard that this was never binding because she never signed it that day of my attorney never signed. No, sir.

Speaker 0: I'm not letting you do this. All right, let me hear it in this burger.

Speaker 1: Please be quiet In June of 2020. He represented himself pro se at that time where he also had a quote unquote incident. I have the court's order where all of a sudden he I don't know what he did Had some kind of incident to the point that he slumped over the court had called the ambulance Came out. He never left with him. We then had to resume another day during that year. He also said Oxy morphine gabapentin. he takes all those medications. In fact, he's been taking them for the past three and a half years. During that hearing he continued to represent himself. The MOU has been litigated umpteen times. He's had two separate lawyers about it. He was represented at the time. at the end of the day. Mr Hahn likes to pick and choose when he's going to quote-unquote having medical episode. This is not the first time I've seen it. This is not going to probably be the last time we've seen it until we can get through the temporary restraining order. But for him to suggest he doesn't understand what's going on Which seemed as to find logic because he's now objected at least eight times During my questioning of Miss Flax where he seems to be very clear.

Speaker 0: Understood miss burger. I'm sorry to stop you, but the medical team is here, please. Mr Hahn do ask tell them what's going on with you. if you can stabilize yourself. Yeah, I'm gonna get you in the wheelchair. let's take a short recess and see how you do mr. Hahn, right Miss burger, we're gonna take a recess to lease. medical team tells me he stabilized. Yeah figure out where we are.

Speaker 1: Okay I'm gonna have my client step out.

Speaker 0: Yeah Take your time. We're taking recess to see how mr.

Speaker 1: Hahn is doing.