

THE SUPREME COURT FOR NEVADA

Aimee Morrison,
Petitioner-Appellant,

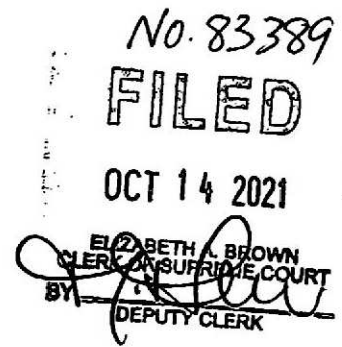
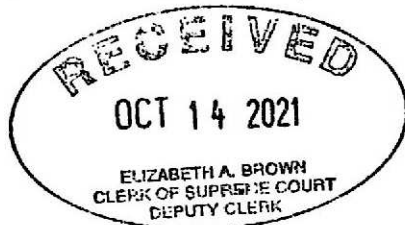
V.

Case: A-21-832762-C

Gloria Mazzoli,
Charlene O'Neil,
Respondent-Appellee,

NOTICE OF MOTION

1. The petitioner alleges that respondent Gloria Mazzoli violated a Federal order of Protection issued by The United States NAVY For Harvard University by following the petitioner to London, England With the intent to trespass, stalk, intimidate, harass, exploit onto the Petitioner who was sent to London, England for the purpose of employment By the petitioners husband Mark Morrison. Mazzoli got crazy on September 20, 2021 by following the petitioner onto the London tube, having third parties Communicate threats against the petitioners right to employment and the Petitioners right to marriage. This was reported to London Police, Heathrow Airport Security and NCIS the United States Navy. Mazzoli followed the Petitioner all over the city of London threatening; on one occasion she had The petitioner physically assaulted. Mazzoli had no lawful or legal purpose



21-29582

To be in London England. Mazzoli does not possess a Passport for International travel.

2. Mazzoli intended to trespass onto the petitioner by following her Saying sorry, as used as intimidation, by alleging the petitioner and Her husband cannot participate in Federal human research for The United States Navy, Harvard and The United States Department of Defense. Multiple CIA reports were filed. A note to Harvard was filed. Mazzoli Traveled internationally with the direct intent to trespass onto an Employer, stalk, intimidate and interfere with a Federal restraining Order. The feds had to move a Federal case because Mazzoli got so out of Control

3. Charlene O'Neil was a bus driver over at Heathrow airport on September 23, 2021. O'Neil got a little dangerous as I stood with a group of Individuals waiting for the correct bus. The bus swerved almost hitting the Group. O'Neil does not have an international passport for travel

4. These two defendant's have intentionally engaged in acts that compromise Both the health and general safety of the public at large violating Section 802 of The United States patriot Act.

5. Mazzoli's actions were ongoing. Mazzoli made multiple trespass threats in London, trespassing onto potential employment, hotels, the airport. Mazzoli Using a third person with cohort Tim Lewis were removed from London Heathrow Airport as my sister, Amy Geremia runs the airport. I had permission to be in the Airport and Mazzoli and her cohort Lewis got a little bit out of control and had to Be removed from the airport as this was creating a general disturbance, disruption, And domestic threat.

6. Mazzoli is involved with a scheme using a homosexual child. This scheme was caught on surveillance on airport security. This group of circus performers was removed from the airport after the continuing act of trespass. I had permission to be inside the airport. This is NONE of the business of Mazzoli as quite a commotion was caused over my presence in the airport Terminal. After that, Mazzoli finally understood she was NOT permitted to be following me around the airport terminals. Mazzoli caused interference with my credit cards, my connecting flight and went on to move cases to directly interfere and trespass against my marriage. My husband, was so ANGRY. See the ANGRY? He was outraged that Mazzoli intentionally disrupted his orders for employment to intentionally get away from HER

7. The petitioner took a detailed DNA test. This DNA test identified no defective chromosomes or defective genes that identify intellect impairments as we push my college education. I have multiple collegic degrees. These degrees took years to obtain. Ongoing threats of medical misdiagnosis identify patterns of harassment by Mazzoli, as once again a Federal order of protection has restrained Mazzoli. It is the direct responsibility of Attorney Kevin Beck to explain the meaning of a Federal restraining order to his clients, including the leaving of The United States with the intent to cause criminal activity in another country

Dr. Thom Lappas, the plaintiff's cousin, A Federal employee for NASA confirmed and concluded that we do not have defective DNA in our family. He is a Scientist. Mazzoli is NOT able to make any medical diagnosis for anything

8. The actions of the respondents directly violate due process of the law

Dated: October 4, 2021

Amee Monism

CERTIFICATE OF SERVICE

I do hereby certify that on this 4th day of October, 2021 I served a Notice
Of Motion upon the Kevin Beck, 3137 E. Warm Springs Rd., Suite 100,
Las Vegas, Nevada 89120

Amee Monism

O'NEIL, AIMEE

DOB: 11/26/70 50 yrs

Sex: F

Physician: O'CONNELL CRISTY APRN-CNP

Location: HEALTH XPRESS MEDICAL CENTER - RAINBOW BLVD

Collected: 09/14/2021 10:00

Client Office Collected

Received: 09/15/2021

Reported: 09/15/2021 20:08



Kelly A Lloyd, MD, Medical Director

CLIA: 50D2158817

Accession: 13062227

Patient Address: 250 KIMBARK ST 1F, Longmont, CO 80501

Patient Phone: (702) 302-0481

PCR Source: Swab, nasopharyngeal

Test	Result	Reference	Units	Facility
Infectious Disease- DNA / RNA				
SARS-CoV-2 (COVID-19) RT-PCR	Not Detected			NWL

[NWL - 50D2158817 - 3548 Meridian St Ste 101, Bellingham WA]

Performed by high-throughput nucleic acid amplification at Northwest Laboratory using TaqPath™ COVID-19 Combo Kit assay, a FDA-cleared Emergency Use Authorization (EUA) assay (details available upon request). TaqPath™ COVID-19 Combo Kit assay was validated by ThermoFisher Scientific using nasopharyngeal swab, nasopharyngeal aspirate, and bronchoalveolar lavage samples. Saliva has also been validated at NWL as an acceptable sample type, other sample types have not been independently validated by Northwest Laboratory but information on preferred and acceptable collection sites and collection procedures may be obtained at the CDC website (<https://www.cdc.gov/coronavirus/2019-ncov/lab/guidelines-clinical-specimens.html>). Room temperature stability of viral samples has been validated at NWL in all currently accepted media types for at least 8 days; the sensitivity of the assay with samples older than this has not been assessed and negative results should be interpreted with caution. False-positive and false-negative results can occur. Negative results do not preclude infection with SARS-CoV-2 virus and should not be the sole basis of a patient management decision. In some patients repeat testing at various time points or from various collection sites may be necessary for virus detection. False-negative results may arise from improper sample collection, degradation of viral RNA during shipping or storage, the presence of RT-PCR inhibitors, and/or mutation in the SARS-CoV-2 virus. Pooled testing may be used for some specimens. Pooled testing has been validated at NWL with oversight by WA state Department of Health, using no greater than four specimens per pool. Negative results from pools are reported directly while positive results are reflexed to neat (unpooled) testing of individual specimens. NWL validation studies demonstrated minimal effect on sensitivity with this level of pooling. The impact of vaccines, antiviral therapeutics, antibiotics, and chemotherapeutic or immunosuppressant drugs on assay performance has not been evaluated. Please see CDC website for updated testing algorithms and other information.

End of Report

Amiee Morrison

1801 S. Decatur

#26764

Las Vegas, NV 89126

702-302-0481

Re: Case A-21-832761-C

NO. 83389

Dear Clerk of the Court,

I am enclosing a Notice a
Notice of Motion on
the above listed case.

Please file this in accordance
to your normal filing
procedures. I certainly
appreciate your assistance
in this matter.

Respectfully
Submitted

Amiee Morrison

