IN THE CIRCUIT COURT OF THE NINTH JUDICIAL CIRCUIT IN AND FOR ORANGE COUNTY, FLORIDA

CIRCUIT CIVIL DIVISION

CASE NO.: 08-24573-CA

ZENAIDA FERNANDEZ-GONZALEZ, Plaintiff,

Vs.

CASEY ANTHONY, Defendant.

<u>DEFENDANT'S ANSWER TO PLAINTIFF'S INTERROGATORIES PROPOUNDED ON JANUARY 30, 2009</u>

Defendant, CASEY ANTHONY, (hereinafter referred to as "DEFENDANT"), through the undersigned counsel, pursuant to the applicable Rules of Florida Civil Procedure, hereby files her Answer to the Plaintiff's Interrogatories ("Plaintiff's Interrogatories") filed by the Plaintiff, ZENAIDA FERNANDEZ-GONZALEZ, (hereinafter "PLAINTIFF"), and states as follows:

<u>ANSWERS</u>

COUNTS

- 1. Casey Anthony.
- 2. Upon advice and counsel of my attorney, I am invoking my Right to Remain Silent pursuant to the 5th Amendment of the United States Constitution.
- 3 (a-j). Upon advice and counsel of my attorney, I am invoking my Right to Remain Silent pursuant to the 5th Amendment of the United States Constitution.
- 4. Upon advice and counsel of my attorney, I am invoking my Right to Remain Silent pursuant to the 5th Amendment of the United States Constitution.
- 5. Upon advice and counsel of my attorney, I am invoking my Right to Remain Silent pursuant to the 5th Amendment of the United States Constitution.
- 6. Upon advice and counsel of my attorney, I am invoking my Right to Remain Silent pursuant to the 5th Amendment of the United States Constitution.

- 7. Upon advice and counsel of my attorney, I am invoking my Right to Remain Silent pursuant to the 5th Amendment of the United States Constitution.
- 8. Upon advice and counsel of my attorney, I am invoking my Right to Remain Silent pursuant to the 5th Amendment of the United States Constitution.
- 9. Upon advice and counsel of my attorney, I am invoking my Right to Remain Silent pursuant to the 5th Amendment of the United States Constitution.
- 10. (a-d): Upon advice and counsel of my attorney, I am invoking my Right to Remain Silent pursuant to the 5th Amendment of the United States Constitution.
- 11. Upon advice and counsel of my attorney, I am invoking my Right to Remain Silent pursuant to the 5th Amendment of the United States Constitution.
- 12. Upon advice and counsel of my attorney, I am invoking my Right to Remain Silent pursuant to the 5th Amendment of the United States Constitution.
- 13. Upon advice and counsel of my attorney, I am invoking my Right to Remain Silent pursuant to the 5th Amendment of the United States Constitution.
- 14. Upon advice and counsel of my attorney, I am invoking my Right to Remain Silent pursuant to the 5th Amendment of the United States Constitution.
- 15. Upon advice and counsel of my attorney, I am invoking my Right to Remain Silent pursuant to the 5th Amendment of the United States Constitution.
- 16. Upon advice and counsel of my attorney, I am invoking my Right to Remain Silent pursuant to the 5th Amendment of the United States Constitution.
- 17. The Defendant would object to the question and would move to strike it.

 This question is being brought solely to embarrass, harass and brought in an attempt to implicate the Defendant in an on-going criminal prosecution for First (1st) Degree Murder.

 The question is without merit and wholly improper.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing Answers to Plaintiff's interrogatories was furnished upon Mr. Keith R. Mitnik, Esq., Morgan & Morgan, P.A., P.O. Box 4979, Orlando, FL 32802-4979 on this 2 day of March, 2009.

Casey Anthony	
SWORN TO AND SUBSCRIBED before me th	nis <u>25</u> day of February, 2009.
Notary Eublic (signature)	***********************
Notary Public (type, print stamp commission)	JOSE A. BAEZ Comm# DD0736425 Expires 11/25/2011 Florida Notary Assn., Inc
My commission expires : 11/25/11	Piecesseeseesesseesessessessessessessesses
Personally Known	
Produced identification	
Type of Identification Produced:	
	JONATHAN KASEN, P.A. Attorney for Defendant Anthony 633 SE 3 rd Ave, Suite #: 203 Fort Lauderdale, Florida 33301

JONATHAN KASEN, P.A.
Attorney for Defendant Anthony
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JONATHAN KASEN, Esq. Fla. Bar No. 0164951 IN THE CIRCUIT COURT OF THE NINTH JUDICIAL CIRCUIT IN AND FOR ORANGE COUNTY, FLORIDA

CASE NO.: 08-CA-24573

ZENAIDA FERNANDEZ-GONZALEZ,

Plaintiff/Counter Defendant,

vs.

CASEY ANTHONY,

Defendant/Counter Plaintiff.

AMENDED NOTICE OF SERVICE OF INTERROGATORIES

* to correct scrivener's error

TO: CASEY ANTHONY, c/o Jonathan Kasen, Esquire, 633 S.E. 3rd Avenue, Suite #203, Ft. Lauderdale, FL 33301

COMES NOW the Plaintiff, ZENAIDA FERNANDEZ-GONZALEZ, by and through the undersigned counsel and hereby propounds upon Defendant, CASEY ANTHONY, and pursuant to Rule 1.340, Florida Rules of Civil Procedure, the attached interrogatories, answers to which will be due within thirty (30) days from the date of service hereof.

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished by U.S. Mail this Juday of February, 2009 to the above addressee at the above address.

JOHN B. MORGAN, ESQUIRE

Florida Bar No.: 0399116

KEITH R. MITNIK, ESQUIRE

Florida Bar No.: 436127

Morgan & Morgan, P.A.

P. O. Box 4979

Orlando, FL 32802-4979

Telephone: 407-420-1414 Facsimile: 407-425-8171

Attorneys for Plaintiff

DITERROGATORIES TO DEFENDANT

INTERROGATORIES TO DEFENDANT
State your name.
ANSWER:
Is the person in the attached picture, the Zenaida Gonzalez you claim had Caylee aw her?
ANSWER:
the Zenaida Gonzalez you claim was a babysitter for Caylee, please answer the estions:
a. To your knowledge, how many children did she have?
ANSWER:
b. To your knowledge, what were the children's names?
ANSWER:
c. To your knowledge, what kind of car did she drive?
ANSWER:
d. To your knowledge, did she have any tattoos?
ANSWER:

	e.	Had you seen her in a bathing suit? ANSWER:
	f.	How did you describe her to law enforcement? (including, but not limited to, what you told law enforcement about her age, the kind of car she drove, the number of children she had, and the names of the children.) ANSWER:
	g.	When did you first meet her? ANSWER:
	h.	How many times did she babysit for you? ANSWER:
	i.	How much did you pay her to babysit (per hour/per time)? ANSWER:
	j.	Who else did you tell that Zenaida Gonzalez was babysitting? (please provide their names and addresses) ANSWER:

and the second of

4. saw her?	List everyone you told that Caylee was with Zenaida Gonzalez the last time you ANSWER:
5. and when yo	Describe in detail what you told either of your parents about Zenaida Gonzalez u told them this information? ANSWER:
6. with whom,	Have you ever been to Sawgrass Apartments? If so, for each time state when, and explain why you were there. ANSWER:
7. and if so, sta	Do you know anybody who has worked at Sawgrass Apartments or lived there, te their names and addresses. ANSWER:
8. the last tin applicant's information	Before you told law enforcement officers that Caylee was with Zenaida Gonzalez ne you saw her, were you aware that Zenaida Gonzalez's name appeared on an form at Sawgrass Apartments? If so, how did you become aware of that n? ANSWER:

.....

the last time you saw her, were you aware that a Zenaida Gonzalez had been to Sawgrass Apartments and was driving a car with New York tags?				
	ANSWER:			
		·		
10.	Do yo	Do you admit the Zenaida Gonzalez who is suing you:		
	a.	Has never babysat for Caylee?		
		ANSWER:		
	ъ.	You have never met her?		
		ANSWER:		
	c.	She did not have Caylee the last time you saw her?		
		ANSWER:		
	d.	She is not the Zenaida Gonzalez you told police about?		
		ANSWER:		
11. In paragraph 6 of your Counter-Claim, you stated, "The information was different in a number of material ways; specifically, that the Zenaida Gonzalez that Ms. Anthony was				
referring to drove a different car; she had a different name and she has less children than the Plaintiff has. The Plaintiff has six (6) children, the Zenaida Gonzales identified by the				
	•			

Before you told law enforcement officers that Caylee was with Zenaida Gonzalez

9.

Defendant has two (2) kids." Is all of that statement true? If not, which parts are true and which parts are not true?

ANSWER:

12. In paragraph 3 of your Motion to Stay or Defer Defendant's Deposition Until Resolution of the Pending Criminal Case you stated, "During an interview with the police on or about July 16, 2008, the Defendant told the police that she dropped off her daughter with a lady named Zenaida Gonzalez, Ms. Gonzalez functioned as a babysitter for the Defendant's daughter and the defendant also indicated that the Zenaida Gonzalez in question was approximately twenty-four (24) years of age and had no children." Is all of that statement true? If not, which parts are true and which parts are not true?

ANSWER:

13. In paragraph 8 of your Counter-Claim you state, "A picture of the Plaintiff was shown to the Defendant by the police and she did not identify that picture as the Plaintiff. Is that true?

ANSWER:

14. In paragraph 8 of your Counter-Claim you state, "The Plaintiff has an extraordinarily common name in the Hispanic community. In Orange County, Florida alone, there are more than twenty (20) listings for a Zenaida Gonzalez and the Plaintiff cannot prove that she has been defamed since the Plaintiff has no idea which Zenaida Gonzalez was described by the Defendant to the police department." Is that true and if so, which phonebook were you referring to?

ANSWER:

15. someone nam	Do you admit that the story you told law enforcement that Caylee was with ned Zenaida Gonzalez the last time you saw her is not true?			
	ANSWER:			
16.	Do you know who killed Caylee?			
	ANSWER:			
17.	Were you involved in the deeth of Cavilee?			
1/.	Were you involved in the death of Caylee?			
	ANSWER:			
	Casey Anthony			
	AND SUBSCRIBED before me this, 2009.			
Notary Public	c (signature)			
Notary Public	c (type, print stamp commission)			
My Commiss	ion Expires:			
Perso	nally Known OR			
Produced Identification				
Type of Identification Produced:				

