



US Court documents exonerating The SPH Nithyananda Paramashivam

Letter from U.S. Lawyer Mr Aviv Tuchman with U.S. Orders & Rulings Exonerating The SPH:

Mr. Tuchman's legal brief provides a detailed summary of key court cases, covering a span of 4 years, across three U.S. States (California, Michigan & Washington) and cites to clinching evidence and court orders exonerating The SPH

LINK TO LETTER: https://kailaasa.org/wp-content/uploads/2021/09/01.-Aviv_11.13.14-ltr.pdf

Thereafter, and over the course of the entire action, Mr. Bharadwaj engaged in a well-documented and continuous pattern of obstructive, dilatory tactics and misuse of discovery, for which he was sanctioned by the court. He repeatedly and deliberately failed and refused to respond to discovery and participate in his own action and violated multiple court orders, including to submit to his deposition and mental examination. This conduct evidenced to both the parties and the court that his allegations were unfounded and were brought maliciously and for an ulterior and improper purpose.

On July 31, 2012, Mr. Bharadwaj's criminal trial commenced in Washington. Mr. Bharadwaj waived a jury trial. At the time of the trial, he faced three Felony Counts of Child Molestation in the Second Degree and one Gross Misdemeanor Count of Communication with a Minor for Immoral Purposes. His criminal defense was that the Defendants conspired with the minor and her family to make false allegations of child molestation against him to the police. During the trial, Mr. Bharadwaj took the stand to testify in his defense. Not once during his hours of testimony did he deny any of the charges or allegations against him. On August 14, 2012, he was convicted on all counts. In finding Mr. Bharadwaj guilty on all counts of molesting the minor, the trial court unequivocally concluded and opined that Mr. Bharadwaj's conspiracy defense relating to Sri Nithyananda Swami and other defendants to be baseless, not credible, and lacking in evidence to support such a claim. Mr. Bharadwaj was immediately taken into custody. On September 21, 2012, he was sentenced to 57 months imprisonment, where he is currently serving out his sentence. He faces immediate deportation upon his release from jail.



2013 California (USA) Court Ruling in Favor of The SPH, and Fined False Victim nearly Half a million dollars

After 2 years of disobeying court orders and committing perjury, the false victim was fined nearly half a million dollars and his false case against The SPH was dismissed by the California (U.S.A) Court.

LINK TO ORDER:

<https://kailaasa.org/wp-content/uploads/2021/09/C.-US-Win-Vinay-Bharadwaj-Fined-nearly-Half-Million.pdf>



1 mailing (plus an additional calendar day since the original date fell on a Sunday).
2 Accordingly, service was proper and timely, and Plaintiff was given well-beyond the
3 minimum statutory notice required for the hearing date. Moreover, on February 27,
4 2013, the Court continued the hearing date for the Motion to March 25, 2013, giving
5 Plaintiff even more time to respond and file an opposition. However, no opposition was
6 filed or served by Plaintiff.

7 14. The Motion came for hearing on March 25, 2013. At that hearing, Mr. Bharadwaj
8 appeared by telephone and represented to this Court that he did not receive the Motion
9 until March 9, 2013 because he moved from the Washington Corrections Center to the
10 Stafford Creek Corrections Center. However, on March 22, 2013, Defendants filed a
11 Declaration of Mark Dragoo, the mailroom employee at the Stafford Creek Corrections
12 Center who actually processed the Motion and had it delivered to Mr. Bharadwaj. Mr.
13 Dragoo verified that the Motion was processed on February 15, 2013 and delivered to
14 Mr. Bharadwaj on February 16, 2013. The Court denied Plaintiff's oral request to
15 continue the Motion but, on the Court's own motion, nonetheless continued the hearing
16 to April 4, 2013. Despite the continuance, Plaintiff still failed to file an opposition.

17 15. Based thereon, Plaintiff was timely served and given sufficient notice of this Motion.
18 He has had more than enough time to respond and file an opposition, but failed to do
19 so. Moreover, no reasonable explanation or excuse justifying Plaintiff's delay and
20 failure to file an opposition to the Motion has been provided.

21 THEREFORE, IT IS SO ORDERED THAT the Motion for Attorney's Fees is GRANTED,
22 and Defendants Nithyananda Foundation and Life Bliss Foundation are awarded their reasonable
23 attorney's fees as costs against Plaintiff Vinay Bharadwaj in the total amount of \$390,491.50.

24 Date: 4/8/13


Hon. Judge Keith D. Davis

In 2017, Indian Court (Mysore, Karnataka) Upholds US Half Million Judgment Against False Victim

The false victim was not only fined a half million judgment in the US, but the Indian courts also upheld the same judgment after independent adjudication of the same facts. See full judgement:

https://drive.google.com/file/d/185V52oull_rxS6qx6Gi0sdtlBtqIfX-/view?usp=share_link



21
9502

1 O.S. 367/2016

TITLE SHEET IN ORIGINAL SUITS
IN THE COURT OF THE PRINCIPAL, SENIOR CIVIL JUDGE &
C.J.M., AT MYSURU

PRESENT : SRI.N.Subramanya, M.Com., LL.B.,
Pr. Sr.Civil Judge & CJM, Mysuru

Dated this the 16th day of October 2017

O.S.NO.367/2016

Plaintiff : 1. Nithyananda Foundation
Situated at No. 9720
Central Avenue, Montclair
California-91763
United States America
Represented by its Director
Ma Nithya Achalananda,
Aged about 39 years
D/o Sri. P.S. Ananthnarayan

2. Life Bliss Foundation
Situated at No. 9720,
Central Avenue
Montclair
California-91763
Represented by its Director
Ms Gayathri Tambaram Kailasam,
Aged about 32 years,
D/o Sri. V.S. Kailasam

(By Sri. P.T.P., Advocate)

160-
25
This Certified Copy has contents 25
sheets and certifying charges of 50
& Deposited

S



with the contentions taken by the plaintiff-foundation in the course of the plaint. Therefore in view of the above discussion and reasonings, I am of the opinion that the plaintiff-foundation is entitled for recovery of money with interest from the defendant as claimed in the present suit.

19. So far as the rate of interest is concerned, the plaintiff claimed interest at the rate of 18 % p.a. on the suit claim amount of Rs. 2,74,94,447.50/. Therefore this court is of the opinion that the rate of interest claimed by the plaintiff-foundation on the suit claim amount is not reasonable. Hence this court of the opinion that it is just and proper to award interest at the rate of 9% p.a. on the suit claim amount from the defendant. Accordingly I answer Point Nos.1 and 2 in the '*Affirmative*'.

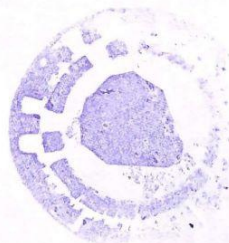
20. Point No.3- In view of my findings on point Nos. 1 and 2 , I proceed to pass the following :

:ORDER:

The present suit filed by the plaintiffs-Foundation against the defendant for recovery of money with interest is hereby decreed with costs.

Accordingly, it is held that the defendant liable to pay totally a sum of Rs.2,74,94,447.50/- with interest at the rate of 9% p.a. on suit claim amount from the date of the suit till realization

✓





2014 California Court Ruling in Favor of The SPH, and Fine False Victim \$32,500

The false victim attempted to appeal the California lower court's decision to dismiss his case with fines against the false victim, but failed and was hit with another fine of \$32,500.

LINK TO ORDER:

<https://kailaasa.org/wp-content/uploads/2021/09/C.-US-Win-VBAttnyFeeOrder2014.pdf>

1 hourly rates, and therefore they are presumed reasonable. Nonetheless, the Court finds
2 that the hourly rates claimed and actually billed by Defendants' counsel on appeal are
3 reasonable based upon their individual and collective experience
4 b Hours Billed The total numbers of hours claimed on appeal is thoroughly
5 documented by detailed contemporaneous time records, which were submitted as part
6 of the Motion. Defendants are claiming \$42,132.00 in fees. Other than a general
7 objection to all fees, Plaintiff did not challenge any specific billing entries. The Court
8 has thoroughly reviewed all Defendants' counsels' billings and finds that \$32,500.00 in
9 fees is the reasonable number of hours spent on this matter and is commensurate with
10 the nature of the appeal and Plaintiff's numerous filings relating to the appeal
11 THEREFORE, IT IS SO ORDERED THAT the Motion for Attorney's Fees is GRANTED,
12 and Defendants Nithyananda Foundation and Life Bliss Foundation are awarded their reasonable
13 attorney's fees as costs against Plaintiff Vinay Bharadwaj in the total amount of \$32,500.00
14
15 Date 1/27/14  
16 Judge Keith D. Davis
17



Washington (USA) Court Convicts False Victim for Multiple Counts of Child Molestation

In 2012, a Washington State Judge sentenced the false victim to 5 years of prison for his crimes against a U.S. minor girl. After his prison term, the false victim was deported back to India by US Immigration Court for crimes of moral turpitude. Case No. 10-1-10009-8 SEA

LINK TO JUDGMENT:

<https://kailaasa.org/wp-content/uploads/2021/09/FELONYJUDGMENTSENTENCE.pdf>



FILED
KING COUNTY, WASHINGTON
SEP 21 2012
SHERIFF'S OFFICE
BY ANDREW F. DAVIS
DEPUTY

COMMITMENT ISSUED SEP 24 2012

PRESENTENCING STATEMENT & INFORMATION ATTACHED

SUPERIOR COURT OF WASHINGTON FOR KING COUNTY

STATE OF WASHINGTON,)
Plaintiff,) No. 10-1-10009-8 SEA
Vs.) JUDGMENT AND SENTENCE
VINAY KESHAVAN BHARADWAJ) FELONY (FJS)
Defendant,) See non-felony J+S

I. HEARING

I.I The defendant, the defendant's lawyer, JOHN BROWNE, and the deputy prosecuting attorney were present at the sentencing hearing conducted today. Others present were: _____ and _____.

Det Party _____

II. FINDINGS

There being no reason why judgment should not be pronounced, the court finds:

2.1 CURRENT OFFENSE(S): The defendant was found guilty on 08/14/2012 by bench trial of:

Count No.: I Crime: CHILD MOLESTATION IN THE SECOND DEGREE ←
RCW 9A.44.086 Crime Code: 01072
Date of Crime: 11/27/2008 THROUGH 04/30/2009 Incident No. _____

Count No.: II Crime: CHILD MOLESTATION IN THE SECOND DEGREE ←
RCW 9A.44.086 Crime Code: 01072
Date of Crime: 11/27/2008 THROUGH 04/30/2009 Incident No. _____

Count No.: III Crime: CHILD MOLESTATION IN THE SECOND DEGREE ←
RCW 9A.44.086 Crime Code: 01072
Date of Crime: 11/27/2008 THROUGH 04/30/2009 Incident No. _____

Count No.: _____ Crime: _____
RCW _____ Crime Code: _____
Date of Crime: _____ Incident No. _____

[] Additional current offenses are attached in Appendix A

Michigan (USA) Detective Confirms No Charges on The SPH

Email from U.S. Ann Arbor Detective to U.S. Attorney Margolis confirms that no case has been or is pending against The SPH, despite the allegation submitted by Rao to the Ann Arbor Police Department.



LINK TO ANN ARBOR POLICE DETECTIVE EMAIL:

https://kailaasa.org/wp-content/uploads/2021/09/04.-attachment_Lencioni-Email.pdf

Margolis Law Firm

From: Larry Margolis <larry@lawinannarbor.com>
Sent: Friday, April 12, 2013 3:34 PM
To: 'Margolis Law Firm'
Subject: FW: Aarthi Rao

From: Lencioni, Michael [mailto:MLencioni@a2gov.org]
Sent: Friday, April 12, 2013 1:23 PM
To: Larry Margolis
Subject: Aarthi Rao

Mr. Margolis:

Per our telephone conversations, I am providing the following information regarding my knowledge of Aarthi Rao and Sri Nithyananda Swami.

On or about November 6, 2011, the Ann Arbor Police Department received a packet of information via US Mail. Among the documents enclosed, Ms. Rao alleged that Sri Nithyananda Swami had made threats to her life and sexually abused her, including rape. Specifically, Ms. Rao wrote, "Nithyananda is not only a sexual predator and a con artist, but also the leader of a dangerous Cult and poses a serious threat to American citizens. I am one of several victims raped and abused by Nithyananda. I urge you to investigate the fraud, sexual abuse, money laundering and racketeering affairs of Nithyananda Swami...."

As a result of this information, in December 2011, I attempted to contact Ms. Rao on more than one (1) occasion via telephone. I received a couple of return emails from Ms. Rao regarding the information/documents sent to AAPD. I explained in a returned email that I would need to meet with her or at least speak with her about the allegations.

In October 2012, I again exchanged emails with Ms. Rao regarding the information/documents provided to the Ann Arbor Police Department.

As of April 12, 2013, I have not met face to face with Ms. Rao, nor have we communicated via the telephone. As a result of no in-person contact or meaningful communication to support her allegations, I have not initiated any police report or conducted any formal investigation. I am unaware of anyone within the Ann Arbor Police Department, previously or presently, conducting any investigation involving Aarthi Rao and/or Sri Nithyananda Swami.

Detective Michael Lencioni

Ann Arbor Police Department
301 E. Huron Avenue
Ann Arbor, Michigan 48104
(734) 794-6930 x 49317 - Desk
(734) 994-8291 - Fax



Letter from US Lawyer Jeffrey Willis

A detailed report by U.S. Attorney, Jeff Willis, to Human Rights Attorneys & Indian investigative agencies details the facts leading to the Federal Court order against the False Victim, and cites multiple findings of the U.S. Courts and other evidences against False Victim.

LINK TO REPORT:

<https://kailasa.org/wp-content/uploads/2021/09/Jeff-Willis-report.pdf>

The allegations contained in Plaintiff's Complaint are deemed admitted as true against Defendant.

Order of Judge Marbely at page 2. (SDOH ECF No. 31, attached hereto as Exhibit B.)

Based on the evidence showing Rao's false and defamatory statements causing significant damages to Nithyananda Dhyanaapeetam of Columbus, Judge Marbely ordered judgment against Aarthi Rao for damages in the amount of \$463,211.25, plus attorneys' fees in the amount of \$10,568.30, costs in the amount of \$603.20, and post-judgment interest in the amount of 3% per annum. The current amount due on the judgment as of February 14, 2020 is \$552,755.15.

The judgment was transferred to the Eastern District of Michigan for collections since Rao had resided in that federal district. The federal Michigan case is captioned: *Nithyananda Dhyanaapeetam of Columbus v. Aarthi Rao, et al.*, United States District Court for the Eastern District of Michigan, Case No. 2:13-CV-00526 ("EDMI Litigation"). The EDMI Litigation and collection efforts are currently ongoing, but have been frustrated by Rao's misuse of her U.S. passport and ability to hide in India to avoid the United States judicial system.

Evidence that Refutes Rao's False and Defamatory Allegations

In addition to a federal district judge in the United States ruling that Rao's statements were defamatory and caused significant damage to Nithyananda Dhyanaapeetam of Columbus, the following evidence also refutes Rao's allegations of rape: (1) she admitted, in writing and prior to her extortion efforts, that she never had any sexual interactions with His Divine Holiness; (2) her own medical records show no evidence of rape and refute her allegations; (3) medical records of His Divine Holiness show that he had no ability to commit the rape; (4) after years of making defamatory statements, she changed her story and began alleging that the sexual contact was consensual; and (5) records show discrepancies in her story and the fact that an alleged rape incident could not have occurred as she alleges.



Half a Million Dollar Judgement & Order Against False Victim in the Federal Court in Ohio, USA

Based on the evidence showing Rao's false and defamatory statements causing significant damages to Nithyananda Dhyanapeetam of Columbus, Judge Marbely ordered judgment against Aarthi Rao for damages in the amount of \$463,211.25, plus attorneys' fees in the amount of \$10,568.30, costs in the amount of \$603.20, and post-judgment interest in the amount of 3% per annum. The current amount due on the judgment as of February 14, 2020 is \$552,755.15.

LINK TO COMBINED ORDER & JUDGMENT:

<https://kailaasa.org/wp-content/uploads/2021/09/05.-Jeff-Email-Mentioning-Order-of-Ohio-case-with-orders-attached.pdf>

August 12, 2014

U.S. FEDERAL COURT JUDGEMENT

United States District Court – Southern District of Ohio

Nithyananda Dhyanapeetam of Columbus v. Aarthi S. Rao, Case No. 2:13-CV-00526

<https://kailaasa.org/wp-content/uploads/2021/09/Ohio-Judgment1.pdf>



**AO 450 (Rev. 5/85) Judgment in a Civil Case

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF OHIO**

JUDGMENT IN CIVIL CASE

NITHYANANDA DHANAPEETAM OF COLUMBUS,	:	Case No. 2:13-CV-00526
Plaintiff,	:	JUDGE ALGENON L. MARBLEY
v.	:	Magistrate Judge King
AARTHI S. RAO,	:	
Defendant.	:	

Jury Verdict. This action came before the Court for a trial by jury. The issues have been tried and the jury has rendered its verdict.

Decision by Court. This action came to trial or hearing before the Court. The issues have been tried or heard and a decision has been rendered.

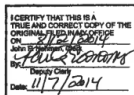
Decision by Court. This action was decided by the Court without a trial or hearing.

IT IS ORDERED AND ADJUDGED That pursuant to the August 12, 2014 Order, Judgment is entered in favor of Plaintiff, and against Defendant Rao, in the amount of Four Hundred Sixty-Three Thousand, Two Hundred Eleven and 25/100 Dollars (\$463,211.25), plus attorneys fees (\$10,568.30), plus costs (\$603.20), plus post-judgment interest in the amount of 3% per annum.

Date: August 12, 2014

John Hehman, Clerk

s/Betty L. Clark
Betty L. Clark/Deputy Clerk



August 12, 2014

U.S. FEDERAL COURT ORDER

United States District Court – Southern District of Ohio

Nithyananda Dhyanapeetam of Columbus v. Aarthi S. Rao, Case No. 2:13-CV-00526

Amount Owed by Rao to Nithyananda Dhyanapeetam of Columbus:

Four Hundred Sixty-Three Thousand, Two Hundred Eleven and 25/100 Dollars (\$463,211.25), plus attorneys fees (\$10,568.30), plus costs (\$603.20), plus post-judgment interest in the amount of 3% per annum. \$474,382.75 + INTEREST

<https://kailaasa.org/wp-content/uploads/2021/09/Ohio-Order.pdf>



Case: 2:13-cv-00526-ALM-NMK Doc #: 31 Filed: 08/12/14 Page: 2 of 2 PAGEID #: 218

For good cause shown, this Court finds that Defendant Aarthi S. Rao is in default of answer of the causes of action set forth in Plaintiff's Complaint. The allegations contained in Plaintiff's Complaint are deemed admitted as true against Defendant. The Court further finds that, upon Plaintiff's evidence submitted, including the affidavit testimony of Gowri Rammohan (Doc. 30-4) and counsel, Jeffrey A. Willis, Esq. (Doc. 30-5), Plaintiff has been damaged in an amount equal to Four Hundred Sixty-Three Thousand, Two Hundred Eleven and 25/100 Dollars (\$463,211.25), plus attorney's fees (\$10,568.30), plus costs (\$603.20), plus post-judgment interest in the amount of 3% per annum.

It is hereby **ADJUDGED, ORDERED, and DECREED** that judgment is entered in favor of Plaintiff, and against Defendant Rao, in the amount of Four Hundred Sixty-Three Thousand, Two Hundred Eleven and 25/100 Dollars (\$463,211.25), plus attorney's fees (\$10,568.30), plus costs (\$603.20), plus post-judgment interest in the amount of 3% per annum.

IT IS SO ORDERED.

s/ Algenon L. Marbley
ALGENON L. MARBLEY
UNITED STATES DISTRICT JUDGE

DATED: August 12, 2014

Michigan (USA) Court Orders Two Bench Warrants for Arrest in 2013 and 2014 Against False Victim

Due to the false victim's repeated contempt of court, a Michigan Judge issues a contempt of court order and two bench warrants for arrest against the false victim, Rao for her failure to follow court orders, including her mandatory appearance at her deposition.

November 20, 2013 Bench Warrant

State of Michigan - Trial Court For The County Of Washtenaw

Case: 13-714-CZ

**LINK TO ORDER:**

https://kailaasa.org/wp-content/uploads/2021/09/Ex.-M-Rao-Bench-Warrant-11.20.13-copy_Redacted-copy.pdf

Approved, SCAO	Bench warrant - Sheriff Memorandum copy - Court Memorandum copy - Friend of the court					
STATE OF MICHIGAN JUDICIAL CIRCUIT COUNTY WASHTENAW	BENCH WARRANT	CASE NO. 13-714-CZ				
Court address 101 E. Huron St., P.O. Box 8645, Ann Arbor, Michigan 48107 Police Report No.	Court telephone no. (734) 222-3383					
Plaintiff LIFE BLISS FOUNDATION	v	Defendant AARTHI S. RAO				
IN THE NAME OF THE PEOPLE OF THE STATE OF MICHIGAN: TO ANY PEACE OFFICER OR COURT OFFICER AUTHORIZED TO MAKE ARREST: The person named below failed to appear before this court, as ordered, to show cause why s/he should not be held in contempt. Therefore, I order you to arrest:						
Full name (type or print) AARTHI SETHUMADH RAO		Date of birth 1973				
Address 3118 Village Circle,	City Ann Arbor	State MI	Zip 48108			
Sex F	Eye color Brown	Hair color Brown	Height	Weight	Race	Scars, tattoos, etc.
Bring him/her before the court immediately or s/he may be released when a cash-performance bond is posted in the amount of \$ 1,000.00 for personal appearance before the court at its next session.						
NOV 20 2013		/S/DONALD E. SHELTON				
Date	Judge	Bar no.				
RETURN						
By virtue of this warrant, I have taken the person named above into custody as ordered.						
Date	Peace officer					
Exhibit M						
FOC 14 (5/07) BENCH WARRANT				MCL 552.631		



2014 Contempt of Court against False Victim

LINK TO ORDER:

<https://kailaasa.org/wp-content/uploads/2021/09/Ex.-P-Rao-10.9.14-Motion-for-Contempt-Certified-Order3.pdf>

Sep. 30. 2014 1:55PM THE DRAPER LAW FIRM No. 3231 P. 3/6

STATE OF MICHIGAN
IN THE TRIAL COURT FOR THE COUNTY OF WASHTENAW

LIFE BLISS FOUNDATION,
Plaintiff,
v.
AARTHI RAO, individually,
Defendant.

CASE NO.: 13-714-CZ
HON. TIMOTHY P. CONNORS

David R. Draper (P43750)
THE DRAPER LAW FIRM
Attorney for Plaintiff
18580 Mack Avenue
Grosse Pointe Farms, MI 48236
(313) 885-6800

Edward Alan Macey (P72939)
Jennifer B. Salvatore (P66640)
Nacht, Roumel Salvatore Blanchard & Walker PC
Attorney for Defendant
101 N. Main St., Ste. 555
Ann Arbor, MI 48104
(734) 663-7550

13 OCT 9 PM 3 6
CIRCUIT COURT FILED

ORDER OF THE COURT

This matter having come before this Honorable Court and the Court being otherwise fully advised in the premises;

IT IS HEREBY ORDERED THAT Defendant Aarthi Rao is held in contempt of the Court for violation of this Court's Order.

IT IS FURTHER ORDERED THAT a bench warrant as to Defendant Aarthi Rao shall issue in the amount of \$25,610.00.

IT IS FURTHER ORDERED THAT Nacht, Roumel, Salvatore, Blanchard and Walker, P.C. will serve this Order and the bench warrant upon Defendant Aarthi Rao at her last known address and explain to Defendant Aarthi Rao the consequences of non-compliance with this Order.

IT IS FURTHER ORDERED THAT this contempt Order shall dissolve upon Defendant Aarthi Rao sitting for a creditor's exam and answering all appropriate questions posed to her within thirty (30) days.



**September 18, 2014 Bench Warrant for Arrest
State of Michigan - Trial Court For The County Of Washtenaw
Case: 13-714-CZ**

LINK TO ORDER:

<https://kailaasa.org/wp-content/uploads/2021/09/AR-DS1-2-Rao-Bench-Warrant-10.20.14-1pg.pdf>



Sep. 30. 2014 1:56PM THE DRAPER LAW FIRM No. 3231 P. 5/6

Approved, SCAO Bench warrant - Sheriff
BENCH WARRANT Memorandum copy - Court,
WASHTENAW County CASE NO. I3-714-CZ
Memorandum copy - Friend of the court

Court address 101 E. Huron St., P.O. Box 8645, Ann Arbor, MI 48107 Court telephone no.
Police Report No. (734) 222-3383

Plaintiff LIFE BLISS FOUNDATION v Defendant AARTHI S. RAO.

IN THE NAME OF THE PEOPLE OF THE STATE OF MICHIGAN:
TO ANY PEACE OFFICER OR COURT OFFICER AUTHORIZED TO MAKE ARREST:
The person named below failed to appear before this court, as ordered, to show cause why s/he should not be held in contempt.
Therefore, I order you to arrest:

Full name (type or print) Aarthi Sethumadhavan Rao	Date of birth 12/23/1973					
Address 3118 Village Circle	City Ann Arbor	State MI	Zip 48108			
Sex F	Eye color Brown	Hair color Brown	Height 5' 3"	Weight 130 lbs.	Race Asian-Other	Scars, tattoos, etc.

Bring him/her before the court immediately or s/he may be released when a cash-performance bond is posted in the amount of
\$ 25,610.00 for personal appearance before the court at its next session.

10-20-2014 *Judicial Signature* Judge Bar no.
Date _____

RETURN
By virtue of this warrant, I have taken the person named above into custody as ordered.

Date _____ Peace officer _____

2014 OCT 21 PM 1 09
COURT COURT FILED
MCL 552.631

FOC 14 (5/07) BENCH WARRANT MCL 552.631

\$25,610 California Judgment in 2013 Against False Victim

Due to the false victim's repeated contempt of court, a California Judge issues a judgement of \$25,00 against the false victim, Rao for her failure to follow court orders, including her mandatory appearance at her deposition.



Superior Court of California, County of Riverside

Life Bliss Foundation v. Aarthi Rao

Case No.: RIC1105004

LINK TO ORDER:

https://kailaasa.org/wp-content/uploads/2021/09/RAO_MTS_FinalOrder_JudgeBarkley_April18-2012.pdf

PLAINTIFF: Life Bliss Foundation	CASE NUMBER: RIC1105004
DEFENDANT: Aarthi Rao et al.	JUDGMENT IS ENTERED AS FOLLOWS BY: <input checked="" type="checkbox"/> THE COURT <input type="checkbox"/> THE CLERK
4. <input type="checkbox"/> Stipulated Judgment. Judgment is entered according to the stipulation of the parties.	
5. Parties. Judgment is	
a. <input checked="" type="checkbox"/> for plaintiff (name each): Life Bliss Foundation, a California non-profit corporation and against defendant (names): Aarthi Rao	
b. <input type="checkbox"/> for defendant (name each):	
c. <input type="checkbox"/> for cross-complainant (name each):	
d. <input type="checkbox"/> for cross-defendant (name each):	
e. <input type="checkbox"/> Continued on Attachment 5a.	
f. <input type="checkbox"/> Continued on Attachment 5c.	
6. Amount.	
a. <input checked="" type="checkbox"/> Defendant named in item 5a above must pay plaintiff on the complaint:	
(1) <input checked="" type="checkbox"/> Damages \$ 25,000.00	(2) <input type="checkbox"/> Prejudgment interest at the annual rate of % \$
(3) <input type="checkbox"/> Attorney fees \$	(4) <input checked="" type="checkbox"/> Costs \$ 610.00
(5) <input type="checkbox"/> Other (specify): \$	
(6) TOTAL \$ 25,610.00	
b. <input type="checkbox"/> Plaintiff to receive nothing from defendant named in item 5b.	
c. <input type="checkbox"/> Defendant named in item 5b to recover costs \$ and attorney fees \$	
d. <input type="checkbox"/> Cross-complainant to receive nothing from cross-defendant named in item 5d.	
e. <input type="checkbox"/> Cross-defendant named in item 5d to recover costs \$ and attorney fees \$	
7. <input type="checkbox"/> Other (specify):	
Date: JUN 25 2013	
Dallas Holmes JUDICIAL OFFICER	
Date:	<input type="checkbox"/> Clerk, by _____, Deputy
CLERK'S CERTIFICATE (Optional)	
I certify that this is a true copy of the original judgment on file in the court.	
Date:	Clerk, by _____, Deputy
JUDGMENT	

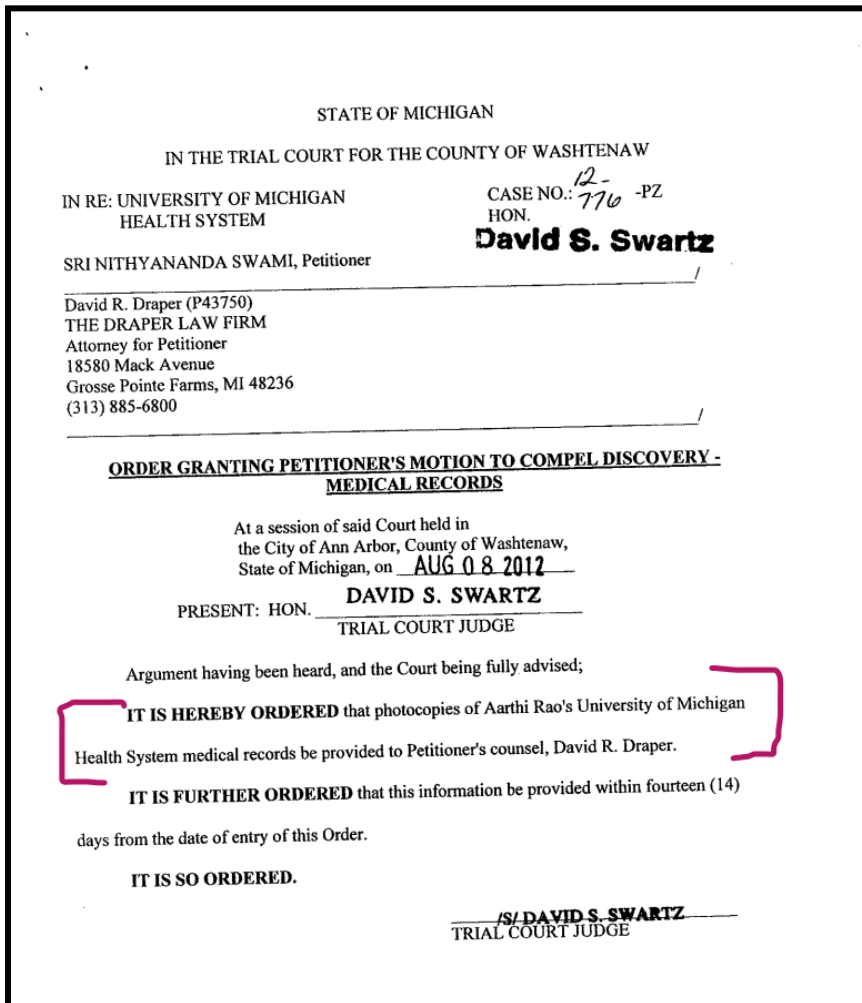
Michigan (USA) Court Orders U.S. Medical Records of False Victim to be given to the Attorney of The SPH



A Michigan Judge considers the medical records as critical evidence in exonerating The SPH in the Indian case and orders the University of Michigan Hospital to produce the records to the Attorney's of The SPH. The University of Michigan immediately obeyed the the Order and produced the detailed medical records, which confirm her allegations to be false and which also revealed glaring date discrepancies in her allegations.

LINK TO ORDER:

<https://kailaasa.org/wp-content/uploads/2021/09/114.-Order-Granting-Petitioners-Mtn-to-Compel-Discovery-Medical-Records.pdf>





California (USA) Court Orders Indian Media to Pay \$5M to SPH USA NonProfits for Defamation

California civil court awards SPH US Non Profit nearly \$5M for lies, defamation and disinformation against The SPH and The SPH US mission

LINK TO ORDER:

https://kailaasa.org/wp-content/uploads/2021/09/116.-Samaya_Judgmentonly-1.pdf

PLAINTIFF: Life Bliss Foundation	CASE NUMBER: CIVRS 1401615
DEFENDANT: Samanya TV et al	
JUDGMENT IS ENTERED AS FOLLOWS BY: <input checked="" type="checkbox"/> THE COURT <input type="checkbox"/> THE CLERK	
4. <input type="checkbox"/> Stipulated Judgment. Judgment is entered according to the stipulation of the parties.	
5. Parties. Judgment is	
a. <input checked="" type="checkbox"/> for plaintiff (name each): LIFE BLISS FOUNDATION, a California non-profit corporation and against defendant (names): SAMAYA TV, an Indian Company; <input checked="" type="checkbox"/> Continued on Attachment 5a;	c. <input type="checkbox"/> for cross-complainant (name each): and against cross-defendant (name each); <input type="checkbox"/> Continued on Attachment 5c.
b. <input type="checkbox"/> for defendant (name each);	d. <input type="checkbox"/> for cross-defendant (name each);
6. Amount.	
a. <input checked="" type="checkbox"/> Defendant named in item 5a above must pay plaintiff on the complaint:	c. <input type="checkbox"/> Cross-defendant named in item 5c above must pay cross-complainant on the cross-complaint;
(1) <input checked="" type="checkbox"/> Damages \$ 4,954,732.57	(1) <input type="checkbox"/> Damages \$
(2) <input type="checkbox"/> Prejudgment interest at the annual rate of %	(2) <input type="checkbox"/> Prejudgment interest at the annual rate of %
(3) <input type="checkbox"/> Attorney fees \$	(3) <input type="checkbox"/> Attorney fees \$
(4) <input checked="" type="checkbox"/> Costs \$ 3,585.00	(4) <input type="checkbox"/> Costs \$
(5) <input type="checkbox"/> Other (specify): \$	(5) <input type="checkbox"/> Other (specify): \$
(6) TOTAL \$ 4,958,317.57	(6) TOTAL \$
b. <input type="checkbox"/> Plaintiff to receive nothing from defendant named in item 5b. <input type="checkbox"/> Defendant named in item 5b to recover costs \$ and attorney fees \$	d. <input type="checkbox"/> Cross-complainant to receive nothing from cross-defendant named in item 5d. <input type="checkbox"/> Cross-defendant named in item 5d to recover costs \$ and attorney fees \$
7. <input type="checkbox"/> Other (specify):	
Date: DEC 08 2017	GILBERT G. OCHOA SPECIAL OFFICER
Data: _____	<input type="checkbox"/> Clerk by _____ Deputy _____
CLERK'S CERTIFICATE (Optional)	
I certify that this is a true copy of the original judgment on file in the court.	
Date: _____	Clerk by _____ Deputy _____
JUDGMENT	Page 1 of 1

Highlights of the The False Case



Against The SPH

1. 2 March 2010: A morphed video released by Sun TV (March 2, 2010) showing The SPH (Swamiji) with a woman. In 2012 Sun-TV's COO Hansraj Saxena confessed to Sun TV morphing the video for blackmail and extortion purposes. FBI experts independently proved this video to be morphed.





India's Sun TV Executive Confesses to Extortion and False Video:



LINK TO AFFIDAVIT:

<https://kailaasa.org/wp-content/uploads/2021/09/1.-affidavit-of-Dharmaraja-Hansraj-Saxena.pdf>

Case 5:13-cv-00393-VAP-SP Document 156-3 Filed 11/03/14 Page 2 of 3 Page ID #:2603

DECLARATION OF DHARMARAJA HANSRAJ SAXENA

1 I, Dharmaraja Hansraj Saxena, declare and state as follows:

3 1. I have personal knowledge of all of the facts contained in this declaration
4 and, if called as a witness, I could and would competently testify to all of said facts.

5 2. I deny any wrongdoing in this case.

6 3. I was a corporate officer of Sun TV Network Limited (“Sun TV”) from
7 2009 to 2011. I was the Chief Operating Officer of Sun Pictures, a division of Sun
8 TV. I was an employee of Sun TV from 1994.

9 4. As a corporate officer of Sun TV Network Limited, I had high-level
10 discussions with the other corporate officers of Sun TV and the members of the
11 Board of Directors of Sun TV. I was highly familiar with the operations of Sun TV
12 in general, not just the film division, which I headed.

13 5. In March of 2010, V. Raja was the head content editor of Sun TV’s news
14 programming. S. Kannan was the Chief Technical Officer. R.M.R. Ramesh was the
15 head of Kal Publications, which was effectively part of Sun TV and effectively
16 owned by Sun TV.

17 6. **As of March 2010, I had personal knowledge from my working at Sun**
18 **TV that V. Raja, S. Kannan, and R.M.R. Ramesh had a routine practice of using the**
19 **broadcasting of false news stories and true stories that have fabrications added to**
20 **extort money from individuals and organizations. This happened at least seven times,**
21 **likely more. These three individuals would use associates to have much of the direct**
22 **contact with the victims.**

23 7. Prior to March of 2010, I shared information with Kalanithi Maran that
24 there are specific complaints about these people V. Raja, S. Kannan, and R.M.R.
25 Ramesh on extortion activity. And Kalanithi Maran also indicated to me that he heard
26 and received complaints on specific incidents and he condoned it.

27 8. A board meeting which comprised of Kalanithi Maran , S.Kannan ,



2. **21 April 2010:** Case of rape, cheating etc. was illegally filed on The SPH based on this morphed video and The SPH was even taken into custody for 53 days though there was no rape victim. The SPH stated from DAY ONE that he was NOT PHYSICALLY CAPABLE of sexual act and that he should be tested. But surprisingly the CID did not do any medical tests. They claim the interrogation videos which recorded SPH's statements, were "LOST". Instead, they put out appeals on television, newspapers, Facebook and other social media urging "victims to come forward":

"The CID Superintendent of Police Yogappa, in a release here, said all those affected and the victims of Nityananda were free to contact him and depose. He said the travel expenses of those willing to depose before him and provide information would be met by the department and their identities kept in utmost secrecy." [Indian Express]

3. **23 July 2010:** The case was about to be quashed by the Hon'ble High Court of Karnataka as shown in the High Court Proceedings excerpt from 23 July 2010 hearing of the quash petition:

"...there is no material for the offences under Sections 376 and 420 IPC..."

4. **17 August 2010:** 6 months after the false complaint filed by Lenin, after no case was made out against The SPH, when the false case was about to collapse, another conspirator behind the morphed video, US citizen Ms. Arathi Rao with pseudo-name Ms. Amala, posed as a false rape victim to sustain the false case lest it fall and the truth behind the extortion and conspiracy lead to the exposure of Lenin and her and their resultant arrest.

This was inspite of blatant facts like Aarthi Rao herself had admitted as later as end of 2009 she had not suffered any kind of sexual abuse or even knew of anyone else who suffered any such abuse at the hands of The SPH.

[2009 Rao Email Excerpt](#)



Premeshwari Maii Nithyananda <nithyananda.premeshwari@gmail.com>

re. my conversation
1 message

Premeshwari Maii Nithyananda <nithyananda.premeshwari@gmail.com> Thu, Jul 30, 2009 at 5:05 PM
To: Gopika Nithyananda <nithyananda.gopika@gmail.com>

Nithyanandam Ma,

Here is the conversation I had with Vimalananda last nite at 11:00 pm. I'm putting down as much as I can recollect in detail. Not all the words may be exactly as said, but all the key ideas are as I heard & understood.

Vimalananda: Nithyanandam ma. I want to talk to you about something. You were there in LA so you have heard some of it in the meetings. It is continuing here and more is happenning.

Premeshwari: Yes. I remember. So whats up?

V: I feel when people know a few secrets of Swami, they are immediately pushed away and supressed. I have seen this happen many times.

P: That doesn't make much sense, bcos if they knew a few secrets, and they are pushed away, they can go out and reveal all those secrets. So why would Swami want to do that?

V: Swami has had relationships with many women. I am also one of those with whom he had a relationship. Did you know Radhika?

P: Yes, a little - the one from San Diego?

V: Yes. Radhika left bcos she was continuously pressured to do things. She was constantly pressured by Swami to become a Radhika. She couldn't handle that pressure. There are many cases like that. I want to talk to you and find out if you have had any such experience. You are a lady devotee and you have been in the ashram. Have you had any such experience? I am talking to 1 or 2 people to know more about their experiences.

P: I have no direct knowledge of any of these things you are saying. In all my personal experiences, nothing like this has happened to me.

5. 6 November 2011: Arathi Rao filed a similar false complaint in her home country USA alleging rape by The SPH. The USA police did not even register a case on the complaint filed by Arathi Rao as no case was even made out:

"Numerous documents were submitted to the Ann Arbor Police Department regarding Swami and Rao. At this point, I am unaware of any active investigation regarding the abuse, nor am I aware of any criminal warrants regarding the complaint."

6. 14 March 2012: Lenin was arrested for 108 days for extortion and blackmail after his Anticipatory Bail got rejected even by the Apex Court of India. The case is about to be chargesheeted.

7. August 2014: The US Federal Court in Ohio passed a judgment against Arathi Rao for defaming The SPH and for producing the morphed video. Arathi Rao was fined close to half a Million US Dollars by the Court as penalty. This is the second default judgment against Arathi Rao who faced a similar order by a California court for \$25,000 in April 2012.



Case: 2:13-cv-00526-ALM-NMK Doc #: 32 Filed: 08/12/14 Page: 1 of 1 PAGEID #: 219

**AO 450 (Rev. 5/85) Judgment in a Civil Case

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF OHIO

JUDGMENT IN CIVIL CASE

NITHYANANDA DHANAPEETAM OF COLUMBUS,	:	Case No. 2:13-CV-00526
Plaintiff,	:	JUDGE ALGENON L. MARBLEY
v.	:	Magistrate Judge King
AARTHI S. RAO,	:	
Defendant.	:	

Jury Verdict. This action came before the Court for a trial by jury. The issues have been tried and the jury has rendered its verdict.

Decision by Court. This action came to trial or hearing before the Court. The issues have been tried or heard and a decision has been rendered.

Decision by Court. This action was decided by the Court without a trial or hearing.

IT IS ORDERED AND ADJUDGED That pursuant to the August 12, 2014 Order, Judgment is entered in favor of Plaintiff, and against Defendant Rao, in the amount of Four Hundred Sixty-Three Thousand, Two Hundred Eleven and 25/100 Dollars (\$463,211.25), plus attorneys fees (\$10,568.30), plus costs (\$603.20), plus post-judgment interest in the amount of 3% per annum.

Date: August 12, 2014

John Hehman, Clerk

s/Betty L. Clark
Betty L. Clark/Deputy Clerk

<https://kailaasa.org/wp-content/uploads/2021/09/Ohio-Judgment1.pdf>

<https://kailaasa.org/wp-content/uploads/2021/09/Ohio-Order.pdf>

8. Vinay Bharawaj – a Convicted CHILD RAPIST – who is currently in jail in Seattle, USA added a complaint of unnatural sex against Swamiji just to escape from his case. His charge of Homosexuality too is proven false by the Victoria hospital medical test which says that there is absolutely no evidence of Swamiji having participated in unnatural sex.



Scribbled BY ANDREW T. NEARY
BY

COMMITMENT ISSUED SEP 24 2012

PRESENTENCING STATEMENT & INFORMATION ATTACHED

SUPERIOR COURT OF WASHINGTON FOR KING COUNTY

STATE OF WASHINGTON, Plaintiff,) No. 10-1-10009-8 SEA
vs.) JUDGMENT AND SENTENCE
VINAY KESHAVAN BHARADWAJ Defendant,) FELONY (FJS)
See non-felony J+S

I. HEARING

1.1 The defendant, the defendant's lawyer, JOHN BROWNE, and the deputy prosecuting attorney were present at the sentencing hearing conducted today. Other present were: Get Party Near

II. FINDINGS

There being no reason why judgment should not be pronounced, the court finds:

2.1 CURRENT OFFENSE(S): The defendant was found guilty on 08/14/2012 by bench trial of:

Count No.: I	Crime: CHILD MOLESTATION IN THE SECOND DEGREE	Crime Code: 01072
RCW 9A.44.086	RCW 9A.44.086	Incident No. _____
Date of Crime: 11/27/2008 THROUGH 04/30/2009		
Count No.: II	Crime: CHILD MOLESTATION IN THE SECOND DEGREE	Crime Code: 01072
RCW 9A.44.086	RCW 9A.44.086	Incident No. _____
Date of Crime: 11/27/2008 THROUGH 04/30/2009		
Count No.: III	Crime: CHILD MOLESTATION IN THE SECOND DEGREE	Crime Code: 01072
RCW 9A.44.086	RCW 9A.44.086	Incident No. _____
Date of Crime: 11/27/2008 THROUGH 04/30/2009		

Government of Karnataka
Bangalore Medical College & Research Institute
(An Autonomous Institute of Government of Karnataka)
Victoria Hospital, Bangalore

OPINION:

The Medical team which has examined Sri Nithyananda Swamy is of unanimous opinion on basis of relevant History, thorough physical examination aided by Bio-chemical investigation supported by Abdominal Ultrasound and Penile Doppler study that **there is no evidence to suggest that the person is incapable of performing sexual act.**

There is no clinical signs to suggest that the person was involved in unnatural sexual acts.

He is taking Tablet Metformin for Diabetes Mellitus and Tablet Hydrochlorothiazides for Hypertension both of which may reduce potency. As per the request of the Investigating officer remaining sample of Blood and urine which was collected for Medical tests have been sent to Forensic Science laboratory to detect presence of any drugs which could affect the potency of a person as it was not available at Victoria Hospital. Reports of the Forensic science laboratory are awaited.

Dr C R Chandrashekhar
Professor & H.O.D. Urology
Institute of Nephro-Urology

Dr Veeranna Gowda K M
Professor
Department of Medicine
Institute of Nephro-Urology and Research Centre

Vinay Bharadwaj's conviction for Child Molestation by Seattle Court and The SPH's medical report showing no evidence of unnatural sex.

<https://kailaasa.org/wp-content/uploads/2021/09/FELONYJUDGMENTSENTENCE.pdf>



9. The cases filed by US Citizens Arathi Rao and Vinay Bharadwaj in their home country USA have already been ruled against them and they have been fined heavily for defaming The SPH.

1	TUCHMAN & ASSOCIATES AVIV L. TUCHMAN, ESQ. (SB#133321) MICHAEL C. DICECCA, ESQ. (SB#259367) 6080 West Pico Boulevard 3 Los Angeles, CA 90035 4 Tel.: (323) 653-7100 Fax: (323) 653-7400 5 6 Attorneys for Defendants Nithyananda Foundation; Life Bliss Foundation; Gopal Reddy Sheelum; Siva Vallabhaneni; Ragini Vallabhaneni; International Governing Body 7 Commission of Nithyananda Dhyanapeetam and Nithyananda Mission; and Ma Nithya Sadhananda 8 9 10 11 KAUFMAN DOLOWICH VOLUCK & GONZO LLP FRANCES O'MEARA, ESQ. (SB#140600) SANJAY BANSAL, ESQ. (SB#251563) 12 11755 Wilshire Boulevard, Suite 2400 13 Los Angeles, California 90025 Tel: (310) 775-6511 14 Fax: (310) 375-9720 15 16 Attorneys for Defendants Nithyananda Foundation; Life Bliss Foundation; Gopal Reddy Sheelum; Siva Vallabhaneni; Ragini Vallabhaneni; and Ma Nithya Sadhananda 17 18 19 20 21 22 23 24 25 26 27 28	LEWIS BRISBOIS BISGAARD & SMITH LLP JEFFREY S. RANEN, ESQ. (SB#224285) MEGHAN E. McCORD, ESQ. (SB#242281) 221 North Figueroa Street, Suite 1200 Los Angeles, California 90012 Tel: (213) 250-1800 Fax: (213) 250-7900 Attorneys for Defendants Nithyananda Foundation; Life Bliss Foundation; Gopal Reddy Sheelum; Siva Vallabhaneni; Ragini Vallabhaneni; and Ma Nithya Sadhananda FILED SUPERIOR COURT COUNTY OF SAN BERNARDINO RANCHO CUCAMONGA DISTRICT NOV 26 2012 BY <i>Nancy L. Cardozo</i> NANCY L. CARDOSO, DEPUTY SUPERIOR COURT OF THE STATE OF CALIFORNIA, FOR THE COUNTY OF SAN BERNARDINO VINAY BHARADWAJ,) CASE NO.: CIVRS1013793 Plaintiff,) v.) Assigned For All Purposes To: SRI SWAMI NITHYANANDA, an) Hon. Judge Keith D. Davis individual, and agent and employee of) Department R6 Nithyananda Foundation, Life Bliss) Foundation, International Governing Body) [PROPOSED] ORDER GRANTING Commission Of Nithyananda Dhyanapeetam) DEFENDANTS' MOTION FOR And Nithyananda Mission, Dhyanapeeta) TERMINATING AND/OR ISSUE Charitable Trust, and Dhyanapeetam Hindu) SANCTIONS; REQUEST FOR Temple & Cultural Center, et al.) MONETARY SANCTIONS Defendants.) Date : November 26, 2012 Time : 8:30 a.m. Department: R6) I ORDER GRANTING DEFENDANTS' MOTION FOR TERMINATING AND/OR ISSUE SANCTIONS; REQUEST FOR MONETARY SANCTIONS
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1 23. This most recent misuse of discovery is considered alongside Plaintiff's extensive history
2 of discovery abuse in this case. The Court's file is replete with evidence of continuous use of
3 dilatory tactics and misuse of discovery by Plaintiff. For example:

- 4 a. Plaintiff commenced this action on January 3, 2011. On two separate occasions,
5 October 19, 2011 and then November 17, 2011, Plaintiff tried to stay this action
6 pending the resolution of his criminal case in Washington, without success.
7 b. Also, Plaintiff repeatedly failed and refused to appear for deposition, which was
8 first noticed for April 20, 2011. This caused Defendants to file a Motion to Compel
9 and resulted in sanctions against Plaintiff and a Court Order for his deposition, which
10 he violated. Defendants then filed a Motion for Terminating Sanctions which led to
11 another Court Order on January 5, 2012 for Plaintiff's deposition, which finally took
12 place on February 14, 2012 nearly one year after it was first noticed.
13 c. On May 4, 2012, Plaintiff filed a frivolous Motion for Protective Order to delay
14 the deposition of a third party witness Yamini Nerurkar. The Motion was denied and
15 Plaintiff was sanctioned.
16 d. Recently, on November 6, 2012, this Court granted three Motions to Compel
17 discovery against Plaintiff, two of which were unopposed. The Motions concerned
18 discovery that was due and outstanding well before Plaintiff's criminal trial.

19 24. Plaintiff's persistent failure and refusal to comply with discovery in this case results in
20 the presumption, as a matter of law, that his asserted causes of action are without merit.

21 25. Accordingly, it is in the interests of justice that Plaintiff's Second Amended Complaint
22 be dismissed with prejudice as against the Defendants.

23 THEREFORE, IT IS SO ORDERED THAT Defendants' Motion for Terminating Sanctions
24 and/or Issues Sanctions is GRANTED and that Plaintiff's Second Amended Complaint is dismissed
25 with prejudice as against Defendants Nithyananda Foundation, Life Bliss Foundation, Gopal Reddy
26 Sheelum, Siva Vallabhaneni, Ragini Vallabhaneni, International Governing Body Commission of
27 Nithyananda Dhyanaapeetam and Nithyananda Mission, Ma Nithya Sadhananda, and Nithyananda
28 Dhyanaapeetam Temple & Cultural Center.