

William J. Wagener
ON SECOND THOUGHT.TV
P.O. Box 7522
Santa Maria, CA. 93454

County Supervisor

28 June 29, 2021

Dear Das Williams,

Listening to the discussion in past meeting for the County, I wish I could have been there And spoken. Can tell you where the Sheriff Bill Brown's office and the current D.A. can save money. Enclosed is a copy of 1st page of a file. I have covered this story on TV for 4+ years. Its simple, very simple. The D.A. can release evidence of trespass damage to defendants Evi & Randy Quaid, of that they have multiple times attempted to obtain, and pending a trial drop the Warrant for their arrest, which is a decade old, and is being used to NOT investigate the parties that STOLE that same property, changed the official address, via Forged documents, and a completely fraudulent foreclosure document, as established years ago by Forensic document examiner Marie McDonald, which video is publically viewable on YOU TUBE.com. It is already established that the house was stolen via Fraud. At Law, fraud undoes everything back to the point of the Fraud. The Montecito home is the center of a Lis Pendens, now. All that is necessary is for Asst. D.A. Anthony Davis & or others to release the photos of a broken (alleged) mirror, and quash the WARRANT. Then the case cas proceed. The fact that for a decade the D.A. has wasted time, money, and evidence room space (allegedly) holding what they claim is evidence of Trepass, in a home that belonged to the Quaid's and still does. What should be obvious to anyone who looks at this, is : for some reason the Dist. Atty.'s Office does NOT want to investigate the REAL Crime of theft by Fraudulent Foreclosure, via forged documents? Why? What is the District Atty. Office hiding? Why does our esteemed Sheriff Bill Brown who was NOT sheriff when these crimes were committed against Evi & Randy Quaid, not want to investigate. Evidence of the Forgery is before the Court NOW, in a stalemate, wasting Court time & money.

Lastly, I would like to interview you before and after Thursday meeting where I hope I can speak in person. Call me. This is not a good time to go on vacation. Hope to see you Thursday.

William J. Wagener, Host of O.S.T.

Randy Quaid & Evgenia "Evi" Quaid Pro Per
7600 Chevy Chase Drive
Chase Park, Suite 300-Quaid Films
Austin, TX 78752 (802) 453-7250;
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SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE COUNTY OF SANTA BARBARA
ANACAPA DIVISION

The People of the State of California)	Case No. 1363847
)	The Honorable
Plaintiffs)	Pauline Maxwell
)	
)	RESPONSE TO RECISION
)	OF ORDER FOR ANTHONY
)	DAVIS TO TURNOVER
)	VANDALIZED MIRROR
)	EVIDENCE PURSUANT TO
vs.)	PENAL CODE SECTION
)	1054.3
RANDY QUAID and)	
EVGENIA "EVI" QUAID)	
)	
)	
Defendants)	File Date: 10/18/2010
)	
)	

Response to recision of Order granted and signed 5/21/21 for Anthony Davis to turnover evidence.

Pro Per Defendants Randy Quaid and Evgenia Quaid ("Quaid") hereby respond to the Court's recision of its order compelling Anthony Davis to turnover

evidence of an alleged “vandalized mirror.” Nowhere does CPC section 1054 state evidence can be withheld from Defendants unless they first agree to terms of a plea deal, as Davis demands.

Quaid has committed no crime, much less felony vandalism of a mirror, and Mr. Davis knows it.

Mr. Davis is desperate to avoid getting caught out for his crime of fabricating evidence which is a felony if committed by a peace officer or assistant district attorney; and for being exposed for his abuse of process and malicious prosecution of the Quaid’s on baseless charges with zero evidence of felony vandalism of a mirror.

If Mr. Davis placed any confidence in his evidence he should have no problem turning it over. Defendants respectfully urge the Court to stand by its original order to allow Defendants to see the purported vandalized mirror evidence against them. It will prove to be the most economic use of the Court’s time and resources to do so. **EXHIBIT A, ORDER GRANTED 5/21/21**

Dated: June 1, 2021

Respectfully submitted,

By Randy Quaid __/s/ Randy Quaid, Pro Se

By Evgenia Quaid __/s/Evi Quaid, Pro Se

Exhibit A

Evgenia "Evi" Quaid & Randy Quaid Pro Per
P.O. Box 17372
Beverly Hills, CA or 7600 Chevy Chase Drive
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FILED
SUPERIOR COURT of CALIFORNIA
COUNTY of SANTA BARBARA

MAY 21 2021

Darrel E. Parker, Executive Officer
BY Jennifer Mehlenbacher
Jennifer Mehlenbacher, Deputy Clerk

**SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE COUNTY OF SANTA BARBARA
FIGUEROA DIVISION**

The People Of The State Of California)
Plaintiffs)

Case No. 1363847
Honorable)
Montes de Oca, Raimundo)

~~PROPOSED ORDER~~

vs.)

EVI QUAID)
RANDY QUAID)

Defendants)

File Date: 10/18/2010

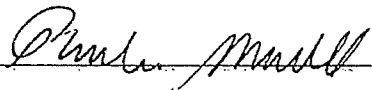
ORDER

Production of Documents requested by defendants at the date and time specified is granted and so ordered.

Date

5/21/21

Honorable



PAULINE MAXWELL

MAY 14 2021

Darrel E. Parker, Executive Officer
BY *Liz Mendez*
Liz Mendez, Deputy Clerk

Evgenia "Evi" Quaid & Randy Quaid Pro Per
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**SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE COUNTY OF SANTA BARBARA
FIGUEROA DIVISION**

The People Of The State Of California)
Plaintiffs)

Case No. 1363847
Honorable
Montes de Oca, Raimundo

vs.)

EVI QUAID)
RANDY QUAID)

Defendants)

**REQUEST TO PROVIDE
DISCOVERY PURSUANT TO
PENAL CODE SECTION 1054(b)
SUBPOENA FOR FELONY
VANDALISM EVIDENCE
& PROPOSED ORDER
FILED CONCURRENTLY**

File Date: 10/18/2010

Come now Randy Quaid and Evgenia Quaid victims of false willful and negligent accusations, charges and extortion by Senior Deputy District Attorney Anthony Davis with his false accusation of a "broken mirror" the Quaid's allegedly feloniously vandalized, a charge for which the Senior Deputy DA knows he has no

as self-represented defendants request, per rule 1054, that Mr. Davis be ordered to turn over to them proof of felony vandalism of said mirror. For over a decade the Sr. Dep. DA has knowingly and willfully hidden the fact that his mirror evidence does not exist, that he can show no proof that Quaid intentionally, and with malice, destroyed, defaced or damaged a mirror, as the vandalism statute requires.

The County and the District Attorney's Office have deliberately withheld this evidence from Quaid unless they first pay restitution for its alleged damage. This unreasonable demand by the prosecutor has caused the Quaid's to be to be falsely arrested and incarcerated multiple times, to be defamed by slanderous and libelous media stories. The DA's pursuit of the Quaid's with meritless charges based on no evidence and no probable cause has inflicted emotional duress upon the Quaid's and even endangered their lives.

Mr Davis must either turn over his evidence to Quaid or, in the alternative, be held accountable for his numerous misrepresentations of fact, and his multiple attempts to extort from the Quaid's a large sum of money base on no evidence in exchange for their freedom. EXHIBIT A - ASSISTANT DA EMAIL

- A) A color copy of all photos of a broken Mirror.
- B) A color copy of any and all Photos of all evidence retained by the Sheriff and DA. In regard's to this case.

Place of production to be picked up by Attorney services Rezac Meyer from Santa Barbara Sheriff and DA office. On behalf of the Quaid's

Date of production 14 days from the date of this SUBPOENA.

Date of production May/27/2021

Time of production. 2pm

I declare under the laws of the united states of America the above is true and correct.

Signature Randy Quaid /s/ Randy Quaid Pro se

Signature Evgenia Quaid /s/ Evgenia Quaid Pro se

EXHIBIT A

From: "Davis, Anthony" <[redacted]>
Date: March 23, 2018 at 7:43:57 PM EDT

Subject: RE: Randy & Evi Quaid

I apologize for not getting back to you sooner. I mean no professional discourtesy to you, but the Quaid case has been around so long and gone through the hands of so many defense attorneys that it is simply not a top priority of mine, nor one that demands expedience. That said, I am more than willing to negotiate a disposition of this matter with you.

I am in receipt of your email and attached letter. The offer to settle the case remains as contained in my original email – personal appearance in SB by both Randy and Evi Quaid, plead to misdemeanor charges as indicated, and payment of restitution up front. The total amount of damages caused by the Quaid's to the victim's home far exceeds the \$10,000 figure mentioned in your letter (there is a decorative mirror that the Quaid's significantly damaged that is worth \$7000 alone). If you would like a more specific number for restitution, that can be arranged.

Regards,

Anthony S. Davis

Deputy District Attorney

Santa Barbara County District Attorney

1112 Santa Barbara Street

Santa Barbara, CA 93101

Phone: 805.964.2400

805.964.2400 ext. 2100 facsimile