

Hannah Guertin

From: Matt McGregor
Sent: Friday, May 10, 2024 1:38 PM
To: david@
Subject: SBA File No. 24-1199

Good afternoon, Mr. Gingras,

This email will serve to confirm that this bar charge matter involving Mr. Dave Neal is being dismissed and closed.

Moving forward, please be mindful of and keep in mind our conversation about professionalism and the comments that you are making about other individuals in your social media and on the blogs in your website. Please refrain from personally insulting language and name-calling directed at other individuals. Your professionalism obligations would be better suited, as well as your service to your clients and the legal community at large. Again, I very much appreciated our conversation on the matter.

Thank you for the time and attention that you provided to me and to this matter. Please also extend my thanks again to Ms. Owens for her time and attention. It all is greatly appreciated.

Thank you, David,



Matt McGregor, Intake Bar Counsel

State Bar of Arizona

4201 N. 24th St., Suite 100 | Phoenix, AZ 85016-6266

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EMAIL: Matt.McGregor@staff.azbar.org

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From: [Matt McGregor](#)
To: [dave \[REDACTED\]@gmail.com](#)
Subject: SBA File No. 24-1199
Date: Friday, May 10, 2024 9:22:00 AM
Attachments: [image001.gif](#)

Good morning, Dave,

I write you following up on a couple of voicemails that I left for you on 05.06.24 and again this morning.

Please contact me so that we may discuss the matter involving Mr. Gingras.

Thank you, Dave,



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From: [David Gingras](#)
To: [Matt McGregor](#)
Subject: RE: SBA File No. 24-1199
Date: Monday, May 6, 2024 11:11:59 AM
Attachments: [image002.jpg](#)
[image003.gif](#)

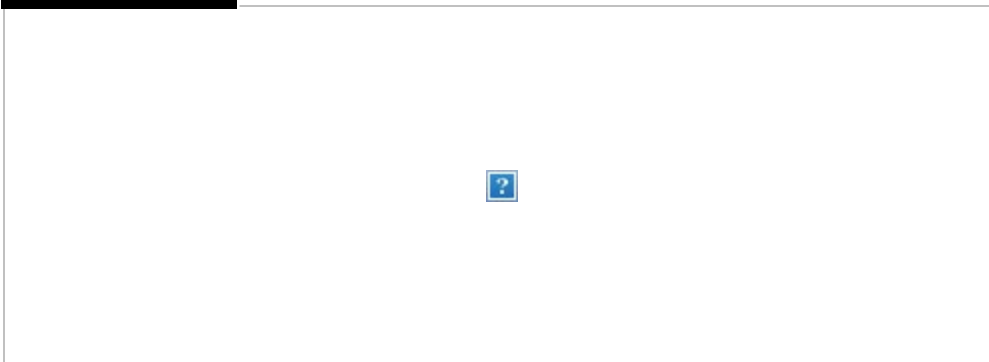
Matt,

I just tried to call you about this, but I got your voicemail.

I'm around most of the day today, and I'm happy to discuss this matter, so feel free to reach me on my cell – (480) 570-6157.

Thanks.

[David Gingras, Esq.](#)



From: Matt McGregor <Matt.McGregor@staff.azbar.org>
Sent: Monday, May 6, 2024 10:53 AM
To: David Gingras [REDACTED]
Subject: SBA File No. 24-1199

Good morning, Mr. Gingras,

My name is Matt McGregor, and I am Bar Counsel with the State Bar of Arizona's Intake department.

I write to you because we received a written charge submission from a Complainant, Mr. Dave Neal. The charge submission and other documents provided by Mr. Neal are attached for your review and records.

Once you have the chance to review the charge and accompanying documentation, please contact

me so that we may discuss the matter.

Thank you, David,



Matt McGregor, Intake Bar Counsel

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To: [\[REDACTED\]@gingraslaw.com](#)
Subject: SBA File No. 24-1199
Date: Monday, May 6, 2024 10:53:00 AM
Attachments: [Charge and Documents from Complainant.zip](#)
[image001.gif](#)

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I write to you because we received a written charge submission from a Complainant, Mr. Dave Neal. The charge submission and other documents provided by Mr. Neal are attached for your review and records.

Once you have the chance to review the charge and accompanying documentation, please contact me so that we may discuss the matter.

Thank you, David,



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From: [SBA email](#)
To: [Matt McGregor](#)
Subject: [Filedrop] David Gingras
Date: Friday, May 3, 2024 3:27:11 PM

State Bar of Arizona — File Transfer Service: <https://fta.azbar.org>

Hey Matt,

Here are the blog hyperlinks from Gingras:

<https://gingraslaw.com/my-guest-appearance-on-the-bachelor-i-mean-dr-phil/>

<https://gingraslaw.com/clearing-more-things-up-part-2/>

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Thanks,

Dave

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Filedrop Message Info

Message ID	oNiQUArmMx39Ijrgm587T
Message Expires	Friday, 17 May
Message URL	https://fta.azbar.org/message/oNiQUArmMx39Ijrgm587T
Permission	Only specified recipients can access the files attached to this message.

Files attached to this message

Filename	Size
8 Let's Talk About Lies – Part 1 – Gingras Law Office, PLLC.pdf	602 KB

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
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David S. Gingras, Esq.

My Guest Appearance On The Bachelor, I Mean Dr. Phil

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Someone recently accused me (falsely) of talking about a case as an act of “self-promotion”. Um, is there something wrong with self-promotion? I think we should all promote ourselves, to a degree. Don’t be an arrogant asshole (which, in a past life, I certainly was). But if you have something useful to say to the world, why not say it?

Most people who know me are familiar with the fact that I used to do a fair amount of media appearances. I have received formal media training, and as part of handling high-profile cases, I sometimes need to go public to share information about a case.

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Anyway, it occurs to me that rather than promoting myself too much, the truth is I have been too focused on work and probably haven't promoted myself enough. After all, if people want to know what you've done, how will they ever know unless you tell them?

So here's a fun story — back in 2010, on a Sunday evening I got a phone call from my client, Nik Richie. Back then, Nik had a website called TheDirty.com which was a very early precursor to what you see on social media today. The site began purely for comedic purposes. WAY before sites like Instagram even existed, TheDirty.com was a place where you could submit funny photos showing your friends drunk at a bar, or whatever.

Pretty quickly, TheDirty.com BLEW UP and was, for a while, one of the most-talked about websites in existence. Traffic was around 20 million uniques per month. And although TheDirty initially began as a place to have fun, some people started to abuse it, posting really horrible stuff about other people....sometimes even strangers. Back then, 15+ years ago, this was kind of a new thing, and it made BIG news, often national news.

So one Sunday night, Nik Richie calls me and asks: "Hey are you free tomorrow? I just got a call from the Dr. Phil show and they want to know if we can come do an appearance. I need you to come with me, if you can."

Well, of course I could, so literally about 12 hours after getting the call, we flew to LA and got picked up by a driver who took us to Dr. Phil's TV studio. We had our own little green room, and some nice lady came and did our hair & makeup. Notably, we NEVER met Dr. Phil, never talked with any of the producers (at least not about the contents of the show). We just sat there and waited....wondering what would happen next.

At some point, a lady with a headset and clipboard comes to get us. She walks us through this dark studio, below some bleachers which were clearly filled with people sitting in the

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audience (they couldn't see us). The producer walked us up on stage, gave us some chairs, and sat us down (Nik's wife, former Bachelor winner Shayne Lamas was also with us).

The lights come up, out comes Dr. Phil, and BOOM – the ambush began. Dr. Phil has some girl (Bruna?) sitting there who had been posted on TheDirty by a stranger. They said nasty things about her. She cried. Said her world was destroyed. The audience was PISSED. I could see people glaring at us and shaking their heads. I felt the pressure in the room building. And while I like Shayne Lamas (she and Nik have sadly split up), I don't think Shayne's comments helped much.

Prior to this, I had never heard anything about Bruna. Didn't know her story. Was never given a chance to help her out. So it was a total ambush.

That's why, in the second clip below, I started by apologizing to her. It was clear to me Dr. Phil did not understand the legal situation (under the law, website owners like Nik are not liable for what people post on their sites, just like Mark Zuckerberg is not liable for what you post on Facebook). And although the law was 100% on our side, Dr. Phil didn't see it that way. So, I felt I needed to start by defusing the situation. I did that by telling Bruna I was sorry for what she had been through.

After my apology to this lady I had never met, I briefly sparred with Dr. Phil, trying to explain why he shouldn't be blaming Nik for everything people posted on his website. He pushed back at first, but after a few minutes, he finally started to realize I was right.

Couple things — this was 14 years ago, and when we did the show, I am not gonna lie — I was NERVOUS. Not about being on TV...I have done tons of TV. It was more the fact that we had ZERO prep time with the producers. We did not know what Dr. Phil was going to ask. We did not know who else would be on

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the show. Put yourself in that situation. It's hard to respond to an attack when you have no idea where the attack is coming from.

So if I look or sound nervous, cut me some slack. This was me doing my best to respond to a completely unprepared situation, entirely off-the-cuff. If they had given me at least 5 minutes of prep time before this, I'm sure I would have been a lot smoother.

NOTE – the main part of my discussion with Dr. Phil is in the second video below. For copyright reasons, I can't post the whole show, but these clips give you an idea of what went down.

And fun fact – although it was clear Dr. Phil didn't like me or Nik at first, we actually had a good talk with him back stage after this was taped, and Nik ended up being asked to return as Dr. Phil's guest on at least two or three more shows.

P.S. TheDirty.com is gone now, but I was their lawyer from 2007 to 2018. During that time, they were sued 42 times. My track record of results? 42 cases, 42 wins (well, more or less; I can explain some other time).

Dr Phil Part 3





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I just want to point out that you defended your client using the same BROKEN law that allows places like 4chan/8kun to evade responsibility for fomenting domestic terrorist, school shooters, and child predators. A law society all agrees needs to be amended and that members of your ex-client's lobby pour money into in opposition. 42 wins, 42 technicalities.

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David Gingras is a solo Internet and First Amendment attorney based in Phoenix, Arizona.

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Blog



David S. Gingras, Esq.

Let's Clear A Few Things Up; The Bachelor Update 4/4/24

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It's impossible to cover everything in a single post, so I want to take a minute to break something down about what is happening in the [Owens v. Echard](https://www.superiorcourt.maricopa.gov/docket/FamilyCourtCases/caseInfo.asp?caseNumber=FC2023-052114) (Bachelor) case.

As explained yesterday, Clayton Echard withdrew his Motion for Sanctions against Laura Owens. What does that mean? It just means Clayton has withdrawn (dropped) the motion he filed back in January asking the court to punish Laura for lying about being pregnant.

Does that mean the case is over? NO.

Does that mean Laura didn't lie? NO.

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Does that mean the court isn't going to punish someone for lying? NO.

All those issues remain on the table for the judge to resolve.

The only change in the case is that Laura claimed there was a technical problem with the original sanctions motion Clayton filed. Clayton's lawyer disputed this, but rather than fighting about it (not every dispute is worth fighting over, even when you're right), Clayton agreed to withdraw his original motion. He remains free to still ask for sanctions in other ways.

Now, what's next? We have a very short trial (2 hours) set for June 10th. The issues for trial are very narrow. So let's try to get a grip on what is, and what is not, going to happen.

First, Laura started this case by filing a "PETITION FOR COURT ORDER FOR PATERNITY". In legal terms, this is called an "establishment petition". What that means is Laura was asking the court to make a finding that: A.) she was pregnant, and B.) Clayton was the father. Put differently, she wanted the court to establish Clayton was the father of her unborn child/children.

As everyone knows, Clayton denies Laura was pregnant and he denies he was the father. He says he never actually had sex with Laura. You need to wait and hear what he says about this on the stand, under oath, because it may not be exactly what you were expecting.

For her part, Laura will say she did have sex with Clayton, and after that happened, she tested positive for pregnancy at least 5 times. And for the record — Clayton has argued that a "HPT" (home pregnancy test) is somehow not proof that a woman is pregnant.

What he probably means is that an HPT is not *conclusive proof* that a woman is pregnant. And to save him any surprise — Laura agrees 100%. It is absolutely possible to have a false positive on a test. But how common is that? Consider this:

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According to pregnancy kit manufacturers, most at-home pregnancy tests are **98% to 99%** accurate when you use them exactly as instructed. Positive results can be trusted, but you can get a false negative result if you take the test too soon. Blood tests tend to be more expensive and inconvenient.

Source

(<https://my.clevelandclinic.org/health/diagnostics/9703-pregnancy-tests>).

So yes, if Clayton argues HTP's are not 100% accurate, he will get no pushback from Laura, because that's true. The tests are only about 98% or 99% accurate, so if Laura took ONE test, there is a 1 or 2% chance she wasn't pregnant (bear in mind, Laura took multiple HPT tests, and they all showed the same thing).

For the record — there is NO requirement that a woman obtain a 100% reliable pregnancy test before she files a paternity action. In fact, there is no requirement that the woman have any pregnancy test at all. The ONLY requirement under Arizona law is that the woman must have *some plausible basis* to think she is pregnant. That could be something as simple as: she had sex, missed a period, and is experiencing symptoms of pregnancy (weight gain, morning sickness, etc.) So basically, while a positive test is nice, it is absolutely, positively NOT a prerequisite to filing a paternity action.

In addition, it's important to note — Laura's belief she was pregnant was NOT based solely on HTPs. She also had a blood test done (which is arguably more reliable). That test was also positive.

In this extremely odd situation, here is what I expect will happen at trial. Technically, Laura is still the "petitioner" (kind of like the plaintiff). That means we will get to go first at trial. But every issue raised in Laura's petition is moot because she

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claims she had a miscarriage in November 2023. Thus, she is no longer pregnant, there is no baby or babies on the way, and thus there is no issue of paternity for the court to establish. That is all moot now (and courts generally will not resolve moot issues).

I plan to explain all this to the judge, and I will ask her to simply dismiss Laura's paternity petition as moot. That doesn't mean she "loses"; it just means there is no remaining issue of paternity for the court to decide.

For his part, Clayton is not satisfied with this outcome. He wants more. He has asked the court to give him something called an order (or judgment) of "non-paternity" (sort of the inverse of establishing paternity). Basically, he wants the court to say he is not the father (despite that issue being moot), and he wants the court to go even further by making a finding that Laura was never actually pregnant to begin with.

This is one of the most misunderstood aspects of this case, so I want to make something VERY clear — in litigation, when a party takes a position or makes a claim, the person making the claim generally bears the "burden of proof" on that issue. What that means is if you claim something is true, you have to prove it is true with admissible evidence. If you fail to meet your burden of proof, the court will find against you on whatever issue you were trying to prove.

In this case, Laura is no longer claiming to be pregnant, so that issue is moot. She has mountains of proof that she was pregnant (despite claims to the contrary). However, she agrees it is impossible for the court to establish that Clayton is (was) the father, because DNA tests conducted in the case were inconclusive, and there is no longer any fetus to test. This is why Laura asked to dismiss the case back in December 2023.

Let me explain why this matters. Arizona law provides a set of rules for how paternity can be established. This is normally done by DNA testing, and it is important to understanding

exactly what the law says about this....so take a look for yourself (here is the full statute) (<https://codes.findlaw.com/az/title-25-marital-and-domestic-relations/az-rev-st-sect-25-814.html>):

A. *A man is presumed to be the father of the child if:*

1. *He and the mother of the child were married at any time in the ten months immediately preceding the birth or the child is born within ten months after the marriage is terminated by death, annulment, declaration of invalidity or dissolution of marriage or after the court enters a decree of legal separation.*

2. *Genetic testing affirms at least a ninety-five per cent probability of paternity.*

3. *A birth certificate is signed by the mother and father of a child born out of wedlock.*

4. *A notarized or witnessed statement is signed by both parents acknowledging paternity or separate substantially similar notarized or witnessed statements are signed by both parents acknowledging paternity.*

See point #2 there? In most paternity cases (and yes, this is NOT my first one), the issue of paternity requires DNA testing to be performed, and the test results must come back showing a 95% probability match to the alleged father. If that happens, the court will issue an order finding paternity has been legally established.

In our case, the DNA tests were “inconclusive”. That means they did not have enough tissue to give a meaningful result (which is different from saying the test affirmatively excluded Clayton as the father). Because Laura was the petitioner in this

paternity case, and because she cannot show a DNA test with a 95% probability that Clayton was the father, the court is going to conclude that paternity was not shown here.

That just leaves Clayton's "counterclaim" in which he asks for an affirmative finding that he was NOT the father. But remember – the party who makes a claim bears the burden of proving that claim. And since Arizona's paternity statutes generally require a VERY high degree of proof, it is unclear how Clayton plans to meet that burden at trial.

YES – Clayton's testimony about all this IS still evidence. But by asking the court for a specific factual finding in his favor, what Clayton is doing is similar to a contested paternity case in which the alleged father walks into court and tells the judge: "The mom claims I am the father of her child, but I deny this and I want you to rule in my favor *based solely on my word.*" Because on the issue of Clayton's paternity, his word (and Laura's rebuttal) is the only evidence the court is going to hear.

No family law judge anywhere in the country would make a decision of non-paternity based solely on the father's *denial*. But that is what Clayton is seeking.

The point here is that given the unusual posture of this case, Laura's position is that if Clayton wants the court to find that Laura was never pregnant and/or that Clayton was never the biological father, those are issues Clayton must prove. He bears the burden on both of those matters, and the standard of evidence the court will likely apply is VERY high — it's called "clear and convincing" proof.

As I keep saying, everyone needs to wait for all the evidence to be presented in court. Once that happens, Laura is confident there is no possible way that Clayton will be able to meet the high evidentiary burden for the claims *he is making*. If she is correct, this case will end with a judgment in favor of *neither side*.

To me, that seems like an incredible waste of time and resources, but at least for now, that is where things are headed.

~DSG

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🕒 October 27, 2023

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Rochelle

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Blood test? Where is this documented?



David Gingras (<https://gingraslaw.com>)

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It's in the name of the test itself (quantitative HCG).

[https://www.mountsinai.org/health-library/tests/hcg-blood-test-](https://www.mountsinai.org/health-library/tests/hcg-blood-test-quantitative#:~:text=A%20quantitative%20human%20chorionic%20gonadotropin,in%20the%20body%20during%20pregnancy_(https://www.mountsinai.org/health-library/tests/hcg-blood-test-quantitative#:~:text=A%20quantitative%20human%20chorionic%20gonadotropin,in%20the%20body%20during%20pregnancy).)

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Maria

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Her quantitative hcg blood test level of 102 does not correlate with the number of weeks pregnant she should have been on 10/16/23 at all LOL

Sincerely,

A Physician



Janice

APRIL 4, 2024 [REPLY \(HTTPS://GINGRASLAW.COM/LETS-CLEAR-A-FEW-THINGS-UP-THE-BACHELOR-UPDATE-4-4-24/?REPLYTOCOM=4378#RESPOND\)](https://gingraslaw.com/lets-clear-a-few-things-up-the-bachelor-update-4-4-24/?replytocom=4378#respond)

First you say she miscarried in November. Now you say she miscarried in October. Which is it?



Janice

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If she miscarried in November, show the Fetal Death Certificates. Laura should have no problem doing that. Plus, the hCG in that test you shared would have been in the hundreds of thousands. If she miscarried in October, Laura lied under oath in the November 2nd hearing, saying she had just seen Dr. Higley and confirmed the pregnancy on October 27th.

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David Gingras is a solo Internet and First Amendment attorney based in Phoenix, Arizona.

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David S. Gingras, Esq.

Clearing More Things Up – Part 2

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I didn't want to spend so much time on this today, but another issue just came up that I think is important enough to share.

A common theme (in fact maybe the only theme) in this case is the idea that "there are no medical records" to show Laura Owens was ever pregnant. Clayton's lawyer recently made that representation to me, and at the time he did, I was not familiar enough with the case to understand what the facts showed.

Now that I'm getting familiar, there is something really important that needs to be said. First, the idea that there are "there are no medical records" to show Laura Owens was ever pregnant is 100% categorically false. YES, there ARE records. TONS of records. Are they 100% perfect? Are they 100% conclusive? That is a mixed question of personal opinion (what

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would it take to make you believe YOU were pregnant?), and it's ultimately something the judge in our case will have to consider.

Laura's position is clear — if you want to say you don't trust her, that's your opinion. If you want to say you don't find her medical records to be convincing, that's your opinion. But it is absolutely dead wrong for anyone to say that no records exist. Because they do.

With Laura's express permission, I want to share one of those records with you (oh, and before you go there – NO, THERE IS NO COURT ORDER STOPPING LAURA FROM PUBLISHING HER OWN RECORDS).

Now, as you probably know, Laura took lots and lots of HPTs (home pregnancy tests). She even took a test that Clayton bought and gave to her. ALL those tests were positive. And yes, Clayton believes all those tests were wrong (although I don't know what medical expertise he has to express such an opinion; that is something the trial will explore).

But let's put that aside and assume EVERY HPT is unreliable. What other evidence does Laura have?

Before I answer that, let's look at what Clayton's lawyer told the court about this exact point. On January 25, 2024, Clayton's lawyer filed a brief ([Reply To Petitioner's Response To Motion For Sanctions](https://gingraslaw.com/Reply%20ISO%20Motion%20for%20Sanctions%20-%201.25.2024.pdf) (<https://gingraslaw.com/Reply%20ISO%20Motion%20for%20Sanctions%20-%201.25.2024.pdf>)). In that brief, Clayton's lawyer said this to the court:

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*Petitioner wanting to be pregnant and being pregnant are two (2) different things. Despite her repeated assertions, positive hCG tests are not verifiable medical evidence of pregnancy. (Parenthetically, per the Office on Women's Health, **a blood test, which Petitioner ostensibly never underwent, is the best way for a doctor to confirm pregnancy**).*

Got that? Couple of key points here. First, Clayton's lawyer told the court positive HCG tests (which is what HPTs are) "are not verifiable medical evidence of pregnancy." Again, it's not exactly clear why Clayton claims that EVERY home pregnancy test sold in America is somehow meaningless...but for the purposes of this discussion, let's ignore that point.

Second, Clayton's lawyer also told the court that the BEST way for a doctor to confirm pregnancy is with a blood test. OK, fine. And, of course, Clayton's lawyer asked for sanctions against Laura because he claims she "never underwent" any blood tests.

Can you guess where this is going? Yep, on October 16, 2023, Laura had a blood test done at a lab. Wanna guess what the results showed? PREGNANT. But don't take my word for it, the report can be viewed [right here](https://gingraslaw.com/Any%20Lab%20Test%20Now%20-%20Response.pdf) (<https://gingraslaw.com/Any%20Lab%20Test%20Now%20-%20Response.pdf>).

Does this conclusively prove Laura is telling the truth and Clayton is lying? Of course not. That is something the judge will decide for us.

But make no mistake — if anyone tells you there are "no medical records" supporting Laura's pregnancy, that person is lying to you. And if anyone tells you the ONLY proof Laura had was take-home (pee-type HPT) pregnancy tests, that person is lying to you.

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[\(https://gingraslaw.com/2024/04/\)](https://gingraslaw.com/2024/04/)

UPDATE (4/4/24): A newegg Twitter account (clearly a troll) just made a comment that, actually, seemed to raise a valid point – the guy looked at Laura’s test posted above and noted something – the HCG level was 102. That is high enough to count as positive for pregnancy, but my troll friend said it was fishy. Why is that important? PPG (Per Professor Google): “The detection of hCG is used to confirm your pregnancy. After you conceive (when the sperm fertilises the egg), your developing placenta (<https://www.pregnancybirthbaby.org.au/about-the-placenta>) begins to produce and release hCG.” Source. (<https://www.healthdirect.gov.au/hcg-levels>)

Now I am no expert, but apparently HCG levels change a lot during pregnancy. They start very low and get higher during the pregnancy. A LOT higher. Per this chart (<https://www.healthdirect.gov.au/hcg-levels>), at the start of a pregnancy, HCG levels can range from 0-750, and as things progress, the levels go all the way up to a huge number like 210,000. Even higher for twins.

All else being equal, that suggests a test showing HCG levels of 102 several months into Laura’s pregnancy raise a big red flag. My troll friend (now blocked, sorry bro) seemed to think this absolutely sinks Laura’s case. I mean, if Laura’s levels in the 5th month were only 102, and they should have been 210,000 (or more if twins), yeah, that kinda looks bad for Laura, right?

I don’t agree for two reasons.

First, the same page linked above says this: “Falling hCG levels may show a pregnancy loss (miscarriage (<https://www.pregnancybirthbaby.org.au/miscarriage>)).” OK, since Laura claims she *had a miscarriage* at some point after this test was done, the low HCG levels on this test may (or may not) be explained by that event. If anything, the levels may be completely consistent with Laura’s story – she got pregnant, something went wrong, and she had a miscarriage. I don’t have the scientific knowledge to know what a woman’s HCG levels

should be shortly before a non-viable pregnancy ends, but it sure seems like they would drop....maybe all the way down to zero?

But here is the second thing, and it is the key point that EVERYONE seems to be missing – I don't care about the HCG numbers in her 5th month. That issue is not relevant here.

Why not? How could that possibly not matter?

Here's why — the HCG number in the 5th month does not matter because IT DOES NOT MATTER IF LAURA WAS OR WAS NOT EVER PREGNANT. Read that again.

Think about this and please try to understand — Laura is no longer pregnant. She admits this. According to her, the miscarriage happened at some point way back in November 2023. Now in April 2024, she does not want the court to declare Clayton is the father, because there is no baby for him to be the father of.

Because of this strange situation – where Laura is no longer pregnant and is not asking the court to say Clayton was or was not the dad – it literally makes no legal difference whether Laura was ever actually pregnant in the first place. Of course, Clayton says she lied about whole thing from the start....and that twist is what changes the situation, drastically. Clayton's claim is being made to support his request for SANCTIONS (and to support his request for a finding of “non-paternity”). So now we need to ask — how can he get sanctions? What does he need to prove?

To get sanctions, Clayton does not have to prove that Laura was never pregnant (put another way, to avoid sanctions, Laura does not need to conclusively prove she ever WAS pregnant).

To get sanctions, Clayton will have to prove something different – that LAURA HAD NO BASIS TO EVEN THINK SHE WAS PREGNANT WHEN THE CASE WAS FIRST FILED. That is totally

and completely different than saying Laura was or wasn't pregnant months later. We are focused on what she believed on August 1, 2023, not whether that belief was still correct months later down the road (people are allowed to bring cases which end up failing because what they initially believed later turns out to be incorrect). The only thing that matters, for purpose of sanctions, is whether the person *knew* their claim was groundless *at the time it was brought*, and that is a VERY HIGH HURDLE to clear.

Obviously if a person believes they are pregnant on January 1, and they file a paternity action that day, but they have a miscarriage a month later, the court can't sanction the woman for bringing a groundless case...because the case was not groundless at the time it was filed. Same thing here.

To repeat: the standard that matters, and the standard the court will be asked to decide, is NOT whether Laura was ever actually pregnant. I could stipulate she was NEVER pregnant, and we can still win.

Here, for purposes of what Clayton is seeking, the correct legal standard is: "Did Laura have any reasonable basis to think she might be pregnant when the case was first filed on August 1, 2023?" That's it. That is the ENTIRE CASE. HCG levels months later? Not even the slightest bit relevant. And if you don't believe that, take more time and think about it. You will eventually see the light.

If Laura was NEVER pregnant, but she had a good faith reason to think she was, Clayton will lose his request for sanctions. For the umpteenth time – that is what will happen, *even if Laura was never actually pregnant*.

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Jane dodo bird

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If Laura was pregnant with twins, how'd she know this without a sonogram? Where's the sonogram? Also there are meds that can cause someone to test hcg positive and based on her history with mental health and epilepsy, I'd be surprised if she wasn't on a drug that caused this.



Janice

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Did you know there is a video of Laura with a lawyer representing her at the October 24th hearing? Here is a link to the video if you have not seen it yet: <https://www.youtube.com/watch?v=Gn-szJXMtr4> (<https://www.youtube.com/watch?v=Gn-szJXMtr4>).



JD

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If Laura was ever pregnant, this would have been over months ago .

As a male, with two miscarriages in my past, my actions and that of my pregnant partner were very different to what Laura has done. The quick actions we took to go to a physical doctor to ensure if the baby was ok after seeing blood or clots.

I did not take a word of a tele- health provider even when I was sure the second time was a miscarriage as there might be a chance of saving our baby.

Laura, supposedly intelligent, took so many pregnancy tests during the process, as claimed during her affidavit, never went to a doctor to ensure the health of her babies were ok, growing as per schedule, and ensuring health of herself and baby. Even in affidavit she does not mention she did any of these things.

That being said, I can see you will get her off on the financial sanctions as most of the lawyer fees were incurred after the fake pregnancy was terminated.

Laura needs help and her mental health will get worse as she gets older and potential for real pregnancy becomes more difficult.

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About Gingras Law

David Gingras is a solo Internet and First Amendment attorney based in Phoenix, Arizona.

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Hey Matt,

Here is the pdf of the full blog by David Gingras. If you look at the last 2 paragraphs you see his edited words. Screengrabs show what he deleted after being called out. I'm still searching for the unedited version but having difficulty since he deleted. I'll send that when I get it, hopefully by end of day. But here is the full blog where he calls me and others out as vile and scum.

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What Just Happened? Bachelor Update #2 – April 3, 2024

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Hello and warm welcome to all 3 people who follow this page. Peace be with you.

I've moved off Twitter (FU Elon), and my first non-Xitter post wasn't really about the Clayton Echard case. I promised I would say more when I could, so let's do that.

A lot happened today, so let me explain — earlier today, Clayton's lawyer filed a motion asking to WITHDRAW a Motion for Sanctions he filed on January 3, 2024.

[Here is what he filed](#) (<https://web.archive.org/web/20240404194143/https://gingraslaw.com/Withdraw.pdf>).

OK, what does that mean? How does that affect the case? Does that mean Clayton lost? What's going on?

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True answer – it actually does not matter that much....but let me explain.

The timeline of this is important, so let's recap. My client, Laura, filed this paternity case on August 1, 2023. Clayton filed what is known as a "response" on August 21, 2023. His response basically said: "No, I'm not the dad. Let's get a test and confirm I'm not the dad, and then this will all go away." That is standard stuff.

In late September or early October 2023, Laura and Clayton submitted samples for early testing. Those samples came back "inconclusive". Laura claims she had bleeding in mid-November 2023, and she went to a OB/GYN for care. They confirmed the pregnancy ended around that time. Yes, Clayton says this whole thing was a sham, but that's another issue.

OK, cool. We all know that timeline. Let's move on.

The next thing that happened was in early December 2023, court administration said they would dismiss the case for "lack of prosecution". That is normal. It happens in any case when the case appears to be inactive. Court administration will just drop the case, although it can be refiled later (maybe).

If Clayton had done nothing, the case would have been administratively dismissed. He could have called that a win, and gone home. But he didn't.

In mid-December 2023, Clayton hired a lawyer to appear in the paternity case. That lawyer, Gregg Woodnick, filed a bunch of things, basically asking the court to find that Laura lied, and asking the court to say the whole case was BS. He pushed back, HARD. Fair enough (maybe).

This is where it gets tricky.

When Woodnick first appeared in the case, Laura did not have a lawyer. Wisely, she quickly hired a lawyer and on December 28, 2023, that lawyer filed a motion telling the court Laura was no longer pregnant, and the case should be dismissed as moot. Makes sense.

In fairness to Clayton, the motion to dismiss filed by Laura's first lawyer was technically wrong. Although the miscarriage mooted *most* of the case, Clayton DID ask for sanctions in his response, and that issue was not moot despite the miscarriage. Based on this, I agree (as the court later ruled) the whole thing could not be dismissed as moot. This isn't a huge deal. It just means that even if Laura was no longer pregnant, Clayton still had a score to settle. I agree that's not a problem. His position was fair.

Here is where the problem happened – after Laura's lawyer moved to dismiss on December 28, 2023, on January 3, 2024 Clayton's lawyer (Woodnick) filed a very specific type of motion for sanctions. This motion used something called "Rule 26" which is basically a rule that says you can't file bullshit cases which have no basis. Clayton said it was a bullshit case, and therefore he was entitled to Rule 26 sanctions.

But Clayton's lawyer made a mistake. A BIG mistake.

Rule 26 has something called a "safe harbor". I won't bore you with the details, but it works like this — courts are busy, and they are used to seeing EVERYONE say the other party is lying, etc. That happens in most, if not all, cases. Yawn. You have to feel bad for court staff. How do they know who to believe?

Rather than hearing EVERY petty dispute over he said/she said, the courts have created this funky system where a party can ask for sanctions (meaning monetary penalties) if someone files a bullshit case. But there's a catch — you can't file the motion for sanctions unless you give a CLEAR, written warning FIRST.

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That warning MUST be specific, and it must follow the letter of the rule. And once you give that warning, the party who allegedly filed the bullshit case has a safe way out — they have an absolute right to drop the case within a fixed time period (currently 10 working days after the notice is given). If the bad guy takes this “safe harbor”, they get to drop the case, and they get immunity from sanctions for doing the right thing. This saves the court staff from having to deal with all these nasty disputes. It’s a good thing, even if it means some people who filed bullshit cases get to walk away.

This is where Clayton screwed up. He filed a motion for sanctions, but he forgot to give the 10 day written warning. OOPS. You still think his team is rock solid, Dave Neal?

His lawyer just filed the motion without following the proper steps. A first year law student can tell you what that mistake means — if you didn’t follow the rule, you CANNOT get sanctions. YOU ARE DONE. Literally 100,000 cases say this, with no exceptions. In fact, if you file a motion for sanctions without following the rule, you open yourself up for getting sanctioned for filing a bullshit motion yourself.

Got all that? That is exactly what happened here. To fix this, I tried to talk to Clayton’s lawyer, but he snubbed me. I understand why. When you make a mistake, it is hard to admit it. That’s fair, and that’s life, but it is BAAAD behavior as a lawyer. We are supposed to be bigger and better than that. If you fuck up, the FIRST thing you do is admit it, fix it, and apologize. Move on. Own it.

After Clayton’s lawyer refused to withdraw his bullshit sanctions motion, I did what the rule requires — I gave him a written notice that I was going to seek sanctions against him, and I gave him a chance to fix this. He was entitled to the same safe harbor he forgot to give my client. Initially he refused, but I explained to him that was incredibly dumb because it put him at risk of paying ALL Laura’s legal fees (\$35K+). There was no question he did not follow the rule, so there is no question his sanctions motion was fatally defective.

He was going to lose, no question (in my mind).

In addition to threatening to file my own sanctions motion (which would have been appropriate), I also drafted a separate motion that asked the judge to toss Clayton’s sanction motion based on his failure to follow the rules. This is called a motion for judgment on the pleadings. Under our local requirements, I could NOT just run out and file that request. I had to talk to Clayton’s lawyer about this, and I had to give him a fair chance to fix this problem before I took it to the judge.

I asked Clayton’s lawyer to speak to me about this on Saturday, March 30th. No response was received. I asked again the next day (Easter Sunday). Again, no response. I finally sent an email today (April 3, 2024) telling Clayton’s lawyer that if he did not respond, I was going to file my motion with the court, asking the court to rule that Clayton’s sanctions motion was defective as a matter of law. Clayton’s lawyer did not respond to my email, so I called the guy and he wouldn’t take my call. I finally left a message saying if he wouldn’t speak to me by 4 PM, I was going to file my motion and tell the judge he was refusing to speak with me (as required by the rules). That would have looked REALLY bad (on his part).

A few minutes later, I got an email saying Clayton’s lawyer caved. He agreed to withdraw the motion for sanctions that he filed way back in January. This means that issue is off the table. OOPS.

Here is the [withdrawal request Clayton’s lawyer filed](https://web.archive.org/web/20240404194143/https://gingraslaw.com/Withdraw.pdf) (<https://web.archive.org/web/20240404194143/https://gingraslaw.com/Withdraw.pdf>), and here is the [draft motion I threatened to file if he didn’t withdraw that pleading](https://web.archive.org/web/20240404194143/https://gingraslaw.com/MotionforJudgment.pdf) (<https://web.archive.org/web/20240404194143/https://gingraslaw.com/MotionforJudgment.pdf>).

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You can reach your own conclusions, but reading between the lines, I think what happened is obvious – Clayton's lawyer jumped the gun, filed a motion too soon that did not comply with the rules, and he forced both sides to spend a lot of money battling over this issue. After I was hired, I went back and checked for any mistakes made by any of the lawyers (like I always do), and I immediately noticed this BIG one. To do my job as an advocate, I tried to ask Clayton's lawyer to fix the problem (by withdrawing his motion), and at first he refused to do the right thing. I then pushed forward by drafting a motion asking the court to rule in our favor on this issue. At the last minute, rather than defending his mistake, Clayton's lawyer caved and admitted defeat.

THIS IS NOT A BAD THING.

I actually have respect for Clayton's lawyer doing the right thing here. That is exactly what he should have done, and if he had refused, I would have called him to the carpet on that mistake, and he would have lost. HARD. He could have faced serious financial sanctions for failing to follow the rule. I am glad he changed his mind. It was the right thing to do.

Does that mean Clayton's lawyer is incompetent? NO. Absolutely not. Over the last 20+ years, I have seen a lot of lawyers make the same mistake. It typically happens when the lawyer gets too emotionally involved and they lose their objective professionalism. I am not saying that is what happened here, and honestly I don't care. I DO care that Clayton's lawyer eventually followed what the rules required him to do, and I give him credit for that choice. It was the right move. Hard to do, but glad it happened.

Does that end the case? NO, absolutely not (which is why I did not understand Clayton's initial refusal to withdraw this silly motion). There are like 3-4 other ways to ask for sanctions, and those other ways don't have the same strict requirements as the one rule cited in the now-withdrawn sanctions motion. What this means is simple – Clayton is still asking for sanctions against Laura, and if the court rules in his favor at trial, he can still ask for some (but probably not all) of his attorney's fees to be paid by Laura. I have explained that to her, and she fully understands.

So for now, onward we march. Absent a last minute settlement (which is probably the most likely outcome), we will have a trial in June, and the judge will decide who is lying and who is telling the truth. The only issue NOT up for debate that day is the bullshit motion for sanctions that Clayton filed in January and which he has now withdrawn. And that is a good thing.

~DSG

P.S. As I get more up to speed with this case, I am really starting to lose patience with the small but vocal handful of people out there who are milking this case for personal financial gain (I am not one of them since I make \$0 from writing this stuff). You, the guilty and the dirty, know who you are.

These people (not naming names) are generally blogging or hosting YouTube videos every day to talk about the case...but they are *not really talking about the case*. Not even close. They don't explain all the facts, and they don't give both sides of the story, like any real journalist would. At the end of the day, they don't give a shit about this case, and they don't give a shit about the people involved or the truth. They are nothing but mosquitoes, sucking their meager livings out of the First Amendment I've fought so hard to protect.

These human leeches are selling half-truths and twisting shit WAYYYY out of perspective in order to INCREASE THE DRAMA! SO MUCH DRAMA!, and thereby get a few more pennies of Google AdSense revenue and a few "super chat" bucks to pay for breadsticks.

It honestly makes me puke.

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David Gingras is a solo Internet and First Amendment attorney based in Phoenix, Arizona.

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It honestly makes me puke.



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Let's Talk About Lies – Part 1

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Happy Friday to all...

If you're reading this page, you know the Justice for Clayton crew and their "narrative". It goes like this: Laura *MUST* be lying about Clayton, because of the following points:

- 1.) Clayton says they never had sex (Laura says they did)
- 2.) Clayton says Laura has no medical records to back up her story (that one is a confirmed 100% lie; there are TONS of medical records to document Laura's story, but that's a post for another day)
- 3.) Clayton says Laura has "done this to other men" (this will be the subject of a future post, coming very shortly)
- 4.) Clayton says Laura faked a sonogram in THIS case, and also in the past (again, we'll be talking about the real facts soon)
- 5.) Laura wore a fake "moon bump" in court
- 6.) Laura had a blood test on October 16, 2023 that showed HCG levels of 102, whereas in a normal pregnancy at that same stage, the levels should have been in a range between 1,400 – 53,000 (or even higher, if twins)
- 7.) Laura claimed to have a miscarriage, but never produced any proof (such as a fetal death certificate)

Now I know what the JFC haters will say: "Gingras, you big ugly idiot! You said you weren't going to try this case in public. You are now contradicting yourself with all these posts! This shows you are a big fat LIAR! [insert crying emoji]."

LOOK — I DO NOT WANT TO TALK ABOUT THIS CASE. And NO – I am making NO money from any social media or blog posts. Unlike the JFC crowd, I don't make money from Google AdSense (THEY DO – which is why the word vomit keeps flowing from their side). I am literally not charging Laura even \$1 for any of this PR effort. And trust me — at some future point, Laura is going to seek to recover all her legal fees from Clayton (and others), and when that happens, Laura will have to disclose all her legal bills (including mine). When that day comes, I'll bet you \$1,000,000 you won't see a single charge for "blogging" or tweeting.

So while I wish this wasn't the case, Clayton's army can't stop talking about Laura (again, they are doing it for one reason — to make money from views/clicks), and based on what I've seen, they are spreading LIE after LIE after LIE. In that situation, it would be

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malpractice for me to sit back and ignore those lies. That's why I feel compelled to say something in response. That's why I'm here.

Rather than pushing back with every detail of Laura's side of the story, I am going to take a measured approach. Let's not try to debunk EVERY detail of Clayton's narrative in a single shot. Let's just take this one step at a time.

For today's lesson, I'm going to start with one of the easiest (and most offensive) lies — the "moon bump" thing. This has been mentioned A LOT, but the first time I saw it was in a pleading filed by Clayton's lawyer, Gregg Woodnick on March 11, 2024 (this was Clayton's [Motion to Compel](https://web.archive.org/web/20240419190401/https://gingraslaw.com/Motion%20to%20Compel%20-%203.11.2024.pdf) (<https://web.archive.org/web/20240419190401/https://gingraslaw.com/Motion%20to%20Compel%20-%203.11.2024.pdf>)). You've seen it, but let's refresh what Gregg told the court:

23 | 6. On October 24, 2023, Petitioner appeared on video in a court proceeding before
24 | Judge Giaketsis (CV2023-053952) wearing what appeared to be a fake pregnant stomach
25 | (moon belly).
26 |

When I first heard this claim, I have to be honest — *it really, really worried me*. That is some seriously crazy shit to say about someone. This lady (who I am supposed to be defending) showed up in court wearing a *fake pregnant stomach*? The conclusion is obvious — if Laura actually did that, she must be a stark, raving lunatic. Totally insane. And that's exactly the purpose of this LIE — to make you think Laura IS crazy. Because you NEED to believe Laura is crazy if you want Clayton to get justice.

So is she crazy? Well that's the ultimate question you will have to decide for yourself once you hear ALL the facts and ALL the evidence. But let's just talk about the moon bump since that seems to be one of JFC's critical pieces of evidence. After all, a licensed attorney (Gregg Woodnick) made a written representation to the court that this DID happen. And there are rules that say a lawyer is NOT allowed to lie to a court, and if you say something to a judge, there is a separate rule (26) that says you are making a certification to the court that you conducted a reasonable investigation into the facts *before* you made the statement, and you are further certifying that your investigation produced evidence to support what you said.

OK, so did Gregg Woodnick tell the truth about the moon bump, or did he make it up to support his client's narrative? I have no direct proof as to what Gregg knew or didn't know at the time, and I don't know what investigation he performed to support this claim (this is a question he will need to answer later), but let me explain the facts as I understand them.

First, here's a [detailed affidavit from Laura](https://web.archive.org/web/20240419190401/https://gingraslaw.com/New%20Laura%20Affidavit.pdf) (<https://web.archive.org/web/20240419190401/https://gingraslaw.com/New%20Laura%20Affidavit.pdf>), swearing under penalty of perjury, that she did NOT wear a moon bump or any other form of prosthetic at the court hearing on October 24, 2023. If you hate Laura and think she's a bad person, she just doubled-down on this by putting her denial in writing, under oath. If you can prove she's lying, she risks five years in prison.

Second, if you don't want to bother reading her affidavit, I'll give you the highlights. Laura is 5'5" tall and she currently weighs 91 pounds. I don't know about you, but to me, that is *PRETTY FREAKING SKINNY*. For comparison's sake, take a look at this photo — not exactly a heavyset person, would you agree?

[0401/https://gingraslaw.com/what-the-hell-is-a-vanishing-twin/#comment-4466](https://gingraslaw.com/what-the-hell-is-a-vanishing-twin/#comment-4466)).

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OK, so Laura is s-k-i-n-n-y....like RAIL SKINNY. And on October 24, 2023 (the infamous moon bump court hearing), she appeared to be MUCH, MUCH heavier. She was SO much bigger, it was shocking. That's what caused some people to claim she's *got to be wearing a fake belly*. But is that true?

Rather than speculating, let's pause, take a breath, and look at the facts. On November 14, 2023 (just 3 weeks after the moon bump hearing), Laura went to a OB/GYM facility called MomDoc (<https://web.archive.org/web/20240419190401/https://www.momdoc.com/providers>). If you have ever been to the doctor's office, you know how this works — when it's your turn, the nurse will call you back, and the first thing that happens is you jump on the scale so they can take down your weight.

Guess what Laura's weight was on November 14th? It's right there in the records (which Clayton's lawyer has), so you can read the number for yourself.

Today's Physical Exam

Vitals: BP: 118/80 PR: 92 RR:16 T: 97.0F **WT: 133 lbs** HT: 65" BMI:22

Appearance: Well developed. Well nourished. Well groomed. In good apparent health.

Skin: Good Hydration. Normal tone/turgor. Normal to inspection. No Lesions. No actinic changes.

HEENT: Symmetrical pupils. Sclera WNL. No Strabismus. Teeth & gingiva WNL.

Neck: Normal ROM. No Adenopathy. Thyroid WNL. Normal to inspection. No kyp

Now is that a big deal? Go back and look at the image of Laura in the white turtleneck above. And remember – Laura weighed herself a couple of days ago, and the scale said 91.9 pounds. Again, don't take my word for it, here's the photo Laura sent me (and YES, I am writing all this with her express permission).

That is a difference of more than 40 pounds. Now go back and look at Laura's normal figure in the white turtleneck, and try to imagine adding 40 pounds to that skinny frame. Are you telling me if you added more than 40 pounds to Laura's body (as we KNOW she weighed just 3 weeks after the moon bump hearing) — are you telling me you think she needed to wear a FAKE pregnant belly in court to try and fool people into thinking she was pregnant?



If you can't tell, this sort of thing is why I believe when this case is over, Laura should absolutely haul every single member of the JFC crew into court, put them in front of a jury, and ask them to explain themselves. Laura is either completely insane, or she is an innocent victim of one of the worst intentional, coordinated, defamation campaigns I have ever seen.

Having done this myself many times, I can tell you — if Laura sues the JFC crew for defamation, it would be an absolute bloodbath (to use the metaphorical term like Trump did, not literally). Unless folks like Dave Neal have a *really, really, really, really, really, really* good explanation for EVERY defamatory thing they have said about Laura, my prediction is that by this time next year, Laura's horses will be enjoying some new grazing land out in Tennessee, once the Neal family has been evicted from their home after losing a multi-million defamation case in federal court.

But hey, I'm just a #trampstampawyer, so what the heck do I know?

Have a nice weekend, ya'll....

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🕒 August 28, 2023

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phil/).

🕒 April 6, 2024

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About Gingras Law

David Gingras is a solo
Internet and First
Amendment attorney based
in Phoenix, Arizona.

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From: [SBA email](#)
To: [Matt McGregor](#)
Subject: [Filedrop] David Gingras
Date: Friday, May 3, 2024 1:18:07 PM

State Bar of Arizona — File Transfer Service: <https://fta.azbar.org>

Hey Matt,

Here are some more pdfs of David Gingras's blog. He calls people 'special ed folks' in 'blog 1 before'.

Blog 7 'no chance Laura will sue you into homeless oblivion' (speaking to me)

blog8_BEFORE.pdf - 1) This is where he specifically talks about getting Dave Neal "**evicted from their home**", so that his client (Laura) can graze horses on Dave's former property. This is all subsequently deleted.

Thanks!

Dave

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Message ID	jOSKVgDnBoj1Yam3AzuqtJ
Message Expires	Friday, 17 May
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Permission	Only specified recipients can access the files attached to this message.

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blog1_BEFORE.pdf	440 KB
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David Gingras

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April 3, 2024 -

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2 Comments

(<https://web.archive.org/web/20240404171738/https://gingraslaw.com/some-comments-on-todays-bachelor-news-april-3-2024/#comments>).

OKAY, *WHEW!* No more 140 character Twitter limit. Not gonna lie — trying to explain complicated legal issues in such a limited format was getting tedious. No más. Let the word salad start spinning...

To begin, I want to clear up a few things. First, I've seen some people questioning my professional qualifications and implying that I am some kind of fly-by-night low-rent Saul Goodman. Har har kids, if you knew what I knew, you'd punch yourselves in the face for being such idiots. Let's get that outta the way right up front...

I graduated from law school (University of San Francisco) in May 2000. I took and passed the California bar exam (first try), then I moved to Arizona and took and passed the AZ bar exam (first try).

At the start of my legal career, as a young lawyer, I worked for a small (5-lawyer) firm in Tempe. Two lawyers in that firm handled nothing but family law cases, so I got to do tons of fun stuff like divorce (hell), child custody (nightmare), child support collection (cha-ching), all that crap. I have respect for family law attorneys, but it's not really my thing — seeing people going through a divorce, ALWAYS accusing each other of some terrible shit, never thinking about the kids....it's not fun.

In the mid-2000's, I moved to a larger firm in Phoenix (about 35 lawyers). Still did some family law, including trials, etc. One day, I saw a lawsuit on my boss's desk with the name "Colin Farrell" listed as the plaintiff.

"Is that *the* Colin Farrell? The actor?", I asked.

"Yep," replied my boss. He made a sex tape with a Playboy Bunny and he is suing to keep it out of the public eye.

OK, screw family law — *THAT* is the kind of case I wanted to work on.

So I jumped on board, went to work like crazy, and learned the ropes of big-time litigation. I eventually got to meet Colin Farrell when we took his deposition in New York on Easter Sunday, 2005. We eventually settled that case, and I got to have lunch with the guy. Way nicer than you'd expect. If anyone cares, [this was part of the legal proceeding](https://web.archive.org/web/20240404171738/https://dockets.justia.com/docket/california/cacdce/2:2005cv05668/176698) (<https://web.archive.org/web/20240404171738/https://dockets.justia.com/docket/california/cacdce/2:2005cv05668/176698>) (it moved from state to federal to state court and was eventually settled).

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(<https://web.archive.org/web/20240404171738/https://gingraslaw.com/what-just-happened-bachelor-update-2-april-3-2024/>).

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(<https://web.archive.org/web/20240404171738/https://gingraslaw.com/some-comments-on-todays-bachelor-news-april-3-2024/>).

Testing? Is this thing on? HELLO?

(<https://web.archive.org/web/20240404171738/https://gingraslaw.com/testing-is-this-thing-on-hello/>).

Scottsdale Man Shoots Dog in the Back and Dog Dies During Diamondback's Game

(<https://web.archive.org/web/20240404171738/https://gingraslaw.com/scottsdale-man-shoots-dog-in-the-back-and-dog-dies-during-diamondbacks-game/>).

Scottsdale Police Say Suspects Targeting High-Value Homes to Steal Millions

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October 2023

(<https://web.archive.org/web/20240404171738/https://gingraslaw.com/2023/10/>).

August 2023

(<https://web.archive.org/web/20240404171738/https://gingraslaw.com/2023/08/>).

This started my career in what I call "Internet Law". What this means is that most of the time, I

handle cases involving people getting sued over something posted online. This frequently involves defamation claims, but it can also be stuff like copyright infringement, trademark infringement, or any other claim arising from content posted online. I sometimes handle

practice areas ([https://web.archive.org/web/20240404171738/https://gingraslaw.com/practice-](https://web.archive.org/web/20240404171738/https://gingraslaw.com/practice-areas/)

areas/).

Over the years, I have handled HUNDREDS and HUNDREDS of Internet Law cases. From 2009-2014, I litigated a crazy matter involving a Cincinnati Bengals cheerleader that almost went to

the U.S. Supreme Court. I handled two jury trials in that one and eventually we won 100% victory on appeal. This was (and still is) regarded as one of the most important Internet Law

cases in the last 20 years. If you really want to read about the case, here's the appeal that I won

(<https://web.archive.org/web/20240404171738/https://gingraslaw.com/contact-2/>), (<https://web.archive.org/web/20240404171738/https://casetext.com/case/jones-v-dirty-world-entmt-recordings-llc>), and [here's an article about the story](https://web.archive.org/web/20240404171738/https://www.dailymail.co.uk/news/article-2267903/Sarah-Jones-Ex-Bengals-cheerleader-tells-court-online-rumors-chlamydia-gonorrhoea-sex-team-member-ruined-reputation.html).

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I've handled tons of other high-profile matters. Back in 2015, I defended a lawsuit brought by the "King of Instagram", Dan Bilzerian. [More on that case here](https://web.archive.org/web/20240404171738/https://www.tz.com/2015/08/10/dan-bilzerian-lawsuit-defamation-the-dirty-nik-richie/) (<https://web.archive.org/web/20240404171738/https://www.tz.com/2015/08/10/dan-bilzerian-lawsuit-defamation-the-dirty-nik-richie/>). Total douchebag.

In 2016, I was hired by none other than *fucking Johnny Depp*, as part of his break-up with Amber Heard. I wasn't involved directly in the divorce, and I did not directly represent Johnny. Instead, Amber Heard sued Johnny Depp's best friend here in Arizona over [this article slamming Amber](https://web.archive.org/web/20240404171738/https://www.thewrap.com/johnny-depp-is-being-blackmailed-by-amber-heard-heres-how-i-know-guest-column/)

(<https://web.archive.org/web/20240404171738/https://www.thewrap.com/johnny-depp-is-being-blackmailed-by-amber-heard-heres-how-i-know-guest-column/>). Notice how that article is still online? Yep – because I kicked the shit out of Amber's lawyer in court, and she dropped the case about two days after she filed it.

I can give you more examples, but you get my point. If you think I'm not a lawyer to take seriously...you will quickly learn otherwise. And yeah, my style is a little harsh, but I do try to treat people with respect, until they no longer deserve it.

Now, enough about me. Let's talk about this crazy Clayton/Jane Doe case. And by the way, I have absolutely NO IDEA why people think they aren't allowed to say her name. SAY IT — her name is Laura Owens. There is no court order restricting the publication of her name, and it is not illegal for you talk about her (looking at you, Dave Neal). Oh, and for some of you special ed folks out there — NO, THERE IS NO COURT ORDER LIMITING LAURA'S RIGHT TO PUBLISH HER OWN MEDICAL RECORDS. Seriously, try to at least have a 3-grade-level comprehension of how the legal system works before you start claiming to be an expert. You look stupid. Stop.

Now as for the case itself, this is where I'm going to be more careful. It is NOT appropriate to try a case like this in public. I can't share EVERY fact and detail with you because the rules don't allow that, and it wouldn't be fair to Clayton.

Yes, I know Laura already went public with WAY too much info, and yes, I know Clayton tried to punch back with his own press release. They were both dumb to do that. Or at least it's not what I would recommend.

Also, YES — I am NOT fully up to speed on everything. Stop reminding me of that. I know it. I'm working on it. Give me a f-ing chance guys. It's barely been a week, and this is NOT my only case.

March 2019

(<https://web.archive.org/web/20240404171738/https://gingraslaw.com/2019/03/>).

[https://web.archive.org/web/20240404171738/https://gingraslaw.com/practice-](https://web.archive.org/web/20240404171738/https://gingraslaw.com/practice-areas/)

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Bachelor News – April 3, 2024

(<https://web.archive.org/web/20240404171738/https://gingraslaw.com/some-comments-on-todays-bachelor-news-april-3-2024/#comment-4367>).

Jane Doe on [Some Comments on Today's Bachelor News – April 3, 2024](https://web.archive.org/web/20240404171738/https://gingraslaw.com/some-comments-on-todays-bachelor-news-april-3-2024/#comment-4366)

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Gingras Law Office, PLLC
Having said that, a LOT has happened in this case over the last EIGHT days since I got involved. I am going to post a few comments about this moving forward, but only because I actually want you guys to BE INFORMED so YOU CAN SPEAK INTELIGENTLY ABOUT THIS STUFF.
(<https://web.archive.org/web/20240404171738/https://gingraslaw.com/>).

Practice Areas (<https://web.archive.org/web/20240404171738/https://gingraslaw.com/practice-areas/>).
I don't care, not even in the slightest, whether you love Clayton, hate Laura, or are indifferent. Everyone is entitled to their own opinions. Don't care which side you are on.

What I DO care is that you have an accurate understanding of the facts, and (if possible), I want you guys to understand how the law works....because Jesus fucking Christ.....this group

Connect (<https://web.archive.org/web/20240404171738/https://gingraslaw.com/contact-2/>).
needs some SERIOUS help in that department (I don't mean that disrespectfully). Before I was a lawyer, I worked at fucking Taco Bell for Pete's sake, and I, too, did not know a freakin' thing about this complicated, messy system. It takes time, so please try to realize that *maybe* you don't know everything, and maybe you should ask questions before rushing to a conclusion. You may just learn something.

This post is already too long, so let's leave it there for now. We can talk again soon. I will update when/if necessary, not because I want to "earn the big bucks" (this page is not monetized, and I am NOT charging Laura for writing this). This is purely a public service message.

Until then, please stick to some basic ground rules — ask any questions you want, but BE NICE and RESPECTFUL. I am getting too old to tolerate pricks, so don't be a prick, and I will do my best to reciprocate. Pricks and people acting in bad faith will get blocked. All others are welcome to talk.

More to come soon....
~DSG

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🕒 April 3, 2024

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Jane Doe

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Where are the fetal death certificates?



DSC – There is info about the end of her pregnancy that is documented with medical records. Situation did not require a fetal death certificate. You are

(<https://web.archive.org/web/20240404171738/https://gingraslaw.com/>).

being fed a line of bullshit by nepotism care selling law firms for clicks. Sad and fucking sick to exploit this situation for ad revenue, but that's life and it is

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Paul

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Thank you, David!!!

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About Gingras Law

David Gingras is a solo Internet and First Amendment attorney based in Phoenix, Arizona.

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Blog

Let's Talk About Lies – Part 1

 [David Gingras](#)

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 April 19, 2024 -

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 0 Comments (<https://web.archive.org/web/20240419190401/https://gingraslaw.com/lets-talk-about-lies-part-1/#respond>).

Happy Friday to all...

If you're reading this page, you know the Justice for Clayton crew and their "narrative". It goes like this: Laura *MUST* be lying about Clayton, because of the following points:

- 1.) Clayton says they never had sex (Laura says they did)
- 2.) Clayton says Laura has no medical records to back up her story (that one is a confirmed 100% lie; there are TONS of medical records to document Laura's story, but that's a post for another day)
- 3.) Clayton says Laura has "done this to other men" (this will be the subject of a future post, coming very shortly)
- 4.) Clayton says Laura faked a sonogram in THIS case, and also in the past (again, we'll be talking about the real facts soon)
- 5.) Laura wore a fake "moon bump" in court
- 6.) Laura had a blood test on October 16, 2023 that showed HCG levels of 102, whereas in a normal pregnancy at that same stage, the levels should have been in a range between 1,400 – 53,000 (or even higher, if twins)
- 7.) Laura claimed to have a miscarriage, but never produced any proof (such as a fetal death certificate)

Now I know what the JFC haters will say: "Gingras, you big ugly idiot! You said you weren't going to try this case in public. You are now contradicting yourself with all these posts! This shows you are a big fat LIAR! [insert crying emoji]."

LOOK — I DO NOT WANT TO TALK ABOUT THIS CASE. And NO – I am making NO money from any social media or blog posts. Unlike the JFC crowd, I don't make money from Google AdSense (THEY DO – which is why the word vomit keeps flowing from their side). I am literally not charging Laura even \$1 for any of this PR effort. And trust me — at some future point, Laura is going to seek to recover all her legal fees from Clayton (and others), and when that happens, Laura will have to disclose all her legal bills (including mine). When that day comes, I'll bet you \$1,000,000 you won't see a single charge for "blogging" or tweeting.

So while I wish this wasn't the case, Clayton's army can't stop talking about Laura (again, they are doing it for one reason — to make money from views/clicks), and based on what I've seen, they are spreading LIE after LIE after LIE. In that situation, it would be

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malpractice for me to sit back and ignore those lies. That's why I feel compelled to say something in response. That's why I'm here.

Rather than pushing back with every detail of Laura's side of the story, I am going to take a measured approach. Let's not try to debunk EVERY detail of Clayton's narrative in a single shot. Let's just take this one step at a time.

For today's lesson, I'm going to start with one of the easiest (and most offensive) lies — the "moon bump" thing. This has been mentioned A LOT, but the first time I saw it was in a pleading filed by Clayton's lawyer, Gregg Woodnick on March 11, 2024 (this was Clayton's [Motion to Compel](https://web.archive.org/web/20240419190401/https://gingraslaw.com/Motion%20to%20Compel%20-%203.11.2024.pdf) (<https://web.archive.org/web/20240419190401/https://gingraslaw.com/Motion%20to%20Compel%20-%203.11.2024.pdf>)). You've seen it, but let's refresh what Gregg told the court:

23 | 6. On **October 24, 2023**, Petitioner appeared on video in a court proceeding before
24 | Judge Giaketsis (CV2023-053952) wearing what appeared to be **a fake pregnant stomach**
25 | (moon belly).
26 |

When I first heard this claim, I have to be honest — *it really, really worried me*. That is some seriously crazy shit to say about someone. This lady (who I am supposed to be defending) showed up in court wearing a *fake pregnant stomach*? The conclusion is obvious — if Laura actually did that, she must be a stark, raving lunatic. Totally insane. And that's exactly the purpose of this LIE — to make you think Laura IS crazy. Because you NEED to believe Laura is crazy if you want Clayton to get justice.

So is she crazy? Well that's the ultimate question you will have to decide for yourself once you hear ALL the facts and ALL the evidence. But let's just talk about the moon bump since that seems to be one of JFC's critical pieces of evidence. After all, a licensed attorney (Gregg Woodnick) made a written representation to the court that this DID happen. And there are rules that say a lawyer is NOT allowed to lie to a court, and if you say something to a judge, there is a separate rule (26) that says you are making a certification to the court that you conducted a reasonable investigation into the facts *before* you made the statement, and you are further certifying that your investigation produced evidence to support what you said.

OK, so did Gregg Woodnick tell the truth about the moon bump, or did he make it up to support his client's narrative? I have no direct proof as to what Gregg knew or didn't know at the time, and I don't know what investigation he performed to support this claim (this is a question he will need to answer later), but let me explain the facts as I understand them.

First, here's a [detailed affidavit from Laura](https://web.archive.org/web/20240419190401/https://gingraslaw.com/New%20Laura%20Affidavit.pdf) (<https://web.archive.org/web/20240419190401/https://gingraslaw.com/New%20Laura%20Affidavit.pdf>), swearing under penalty of perjury, that she did NOT wear a moon bump or any other form of prosthetic at the court hearing on October 24, 2023. If you hate Laura and think she's a bad person, she just doubled-down on this by putting her denial in writing, under oath. If you can prove she's lying, she risks five years in prison.

Second, if you don't want to bother reading her affidavit, I'll give you the highlights. Laura is 5'5" tall and she currently weighs 91 pounds. I don't know about you, but to me, that is *PRETTY FREAKING SKINNY*. For comparison's sake, take a look at this photo — not exactly a heavyset person, would you agree?

[0401/https://gingraslaw.com/what-the-hell-is-a-vanishing-twin/#comment-4466](https://gingraslaw.com/what-the-hell-is-a-vanishing-twin/#comment-4466)).

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OK, so Laura is s-k-i-n-n-y....like RAIL SKINNY. And on October 24, 2023 (the infamous moon bump court hearing), she appeared to be MUCH, MUCH heavier. She was SO much bigger, it was shocking. That's what caused some people to claim she's *got to be wearing a fake belly*. But is that true?

Rather than speculating, let's pause, take a breath, and look at the facts. On November 14, 2023 (just 3 weeks after the moon bump hearing), Laura went to a OB/GYM facility called MomDoc (<https://web.archive.org/web/20240419190401/https://www.momdoc.com/providers>). If you have ever been to the doctor's office, you know how this works — when it's your turn, the nurse will call you back, and the first thing that happens is you jump on the scale so they can take down your weight.

Guess what Laura's weight was on November 14th? It's right there in the records (which Clayton's lawyer has), so you can read the number for yourself.

Today's Physical Exam

Vitals: BP: 118/80 PR: 92 RR:16 T: 97.0F **WT: 133 lbs** HT: 65" BMI:22

Appearance: Well developed. Well nourished. Well groomed. In good apparent health.

Skin: Good Hydration. Normal tone/turgor. Normal to inspection. No Lesions. No actinic changes.

HEENT: Symmetrical pupils. Sclera WNL. No Strabismus. Teeth & gingiva WNL.

Neck: Normal ROM. No Adenopathy. Thyroid WNL. Normal to inspection. No kyp

Now is that a big deal? Go back and look at the image of Laura in the white turtleneck above. And remember – Laura weighed herself a couple of days ago, and the scale said 91.9 pounds. Again, don't take my word for it, here's the photo Laura sent me (and YES, I am writing all this with her express permission).

That is a difference of more than 40 pounds. Now go back and look at Laura's normal figure in the white turtleneck, and try to imagine adding 40 pounds to that skinny frame. Are you telling me if you added more than 40 pounds to Laura's body (as we KNOW she weighed just 3 weeks after the moon bump hearing) — are you telling me you think she needed to wear a FAKE pregnant belly in court to try and fool people into thinking she was pregnant?



If you can't tell, this sort of thing is why I believe when this case is over, Laura should absolutely haul every single member of the JFC crew into court, put them in front of a jury, and ask them to explain themselves. Laura is either completely insane, or she is an innocent victim of one of the worst intentional, coordinated, defamation campaigns I have ever seen.

Having done this myself many times, I can tell you — if Laura sues the JFC crew for defamation, it would be an absolute bloodbath (to use the metaphorical term like Trump did, not literally). Unless folks like Dave Neal have a *really, really, really, really, really, really* good explanation for EVERY defamatory thing they have said about Laura, my prediction is that by this time next year, Laura's horses will be enjoying some new grazing land out in Tennessee, once the Neal family has been evicted from their home after losing a multi-million defamation case in federal court.

But hey, I'm just a #trampstampawyer, so what the heck do I know?

Have a nice weekend, ya'll....

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
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Internet and First
Amendment attorney based
in Phoenix, Arizona.

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Blog

What The Hell Is A “Vanishing Twin”?

David Gingras

(<https://web.archive.org/web/20240502221516/https://gingraslaw.com/author/gingraslaw/>).

April 18, 2024 -

Uncategorized

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60 Comments

(<https://web.archive.org/web/20240502221516/https://gingraslaw.com/what-the-hell-is-a-vanishing-twin/#comments>).

An anonymous person recently posted this comment on my blog. Many others have said similar things.

I think it's important enough to warrant a direct response:

*I'm probably a minority in that I'm following this case but not necessarily part of the “jfc” crew. I don't think it's fair to make assumptions until now evidence is seen though I admit all evidence out there really supports Clayton's side. I agree it's reasonable to assume she did think she was pregnant (or even was early on)... Heck, Clayton believed it enough to take a test. I'm sure if you really did NOTHING that was even at risk of getting someone pregnant you wouldn't bat an eye. BUT here is where I think the difference is that makes everyone mad. She didn't just miscarry and then move on..... she faked ultrasounds (which she admitted) and **while she hasn't admitted to it I think it's obvious that she faked an ongoing pregnancy while knowing she wasn't pregnant (ie: showing up to court in November with a bump)**. now whether all of that stuff is related enough to get her trouble in court? I don't know. I'm not involved in law enough. But I think that's at least the basis of everyone being so angry.*

OK, let's unpack this comment, because it's something I have seen a LOT of people speculating about. The theory goes like this:

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1.) Laura had like 5-6 positive pregnancy tests before she filed the paternity case against Clayton (actually I think it was 4 positive tests BEFORE the case was filed, and then many positive tests after).....so OK, that's actually pretty strong proof she was pregnant. Since we can't prove she faked any of these tests, we can probably give her the benefit of the doubt and assume that she WAS pregnant....at least at first (and keep in mind – the paternity case was filed on August 1, 2023).

2.) Even if Laura WAS pregnant on August 1, she claims she later had a miscarriage, maybe even as late as 22+ weeks into the pregnancy, but maybe sooner. At that late stage, if she miscarried a child (or twins) that were between 4-5 months along, there MUST have been an obvious dead baby/babies. You can't have a dead 5 month old fetus fall out without noticing it. That would make NO sense (DSG note – I agree 100%).

3.) Laura has failed to offer any proof of these dead 4/5 month old fetuses, and she has never explained where the dead babies went, therefore she MUST be lying. GOTCHA!

OK, for all you keyboard warriors out there who read some shit on Reddit, watched a few videos on YouTube, and NOW you think you know EVERYTHING about pregnancy, let me break some hard truth for you — you're wrong. You don't know everything (and neither do I, by the way).

That is why you HIRE EXPERTS. Because average people may think they know it all, but the truth is, you just don't. No, seriously — STOP. You don't. D__ N___? I'm talking to you here....

And in case you didn't catch this news — Clayton HAS hired two OB/GYN experts. OOH WOW! TWO EXPERTS! HE MUST BE DOUBLE WINNING! SO MUCH WINNING FOR BIG STRONG CLAYTON!

But Clayton has not shared anything about what his experts are going to say. Having litigated TONS of cases with experts, I can tell you — that's not normal. The rules require this disclosure, so I assume Clayton will be sharing that info soon.

But here is more news — Laura has also hired an OB/GYN expert. Just one. Sorry, not doing the twin expert thing. That's a noob move.

Our expert is still reviewing info and asking questions, and he hasn't produced his expert report yet. Obviously that will be disclosed to Clayton's team as soon as we have it, probably next week (I don't like to rush these things).

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MAY 2024

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So while I can't tell you exactly what Laura's expert has concluded, I can share with you some information — it is ABSOLUTELY possible that Laura could have been pregnant with twins, had an early miscarriage of one, continued to gain weight, and then ended the pregnancy with a “SAB” (the medical term for a miscarriage), ALL WITHOUT EVER PASSING A STILLBORN FETUS.

But don't take Dr. Gingras' word on this. This is a REAL medical thing that happens. It even has a pretty intriguing name: “[Vanishing Twin Syndrome](https://web.archive.org/web/20240502221516/https://pubmed.ncbi.nlm.nih.gov/33085367/)” (<https://web.archive.org/web/20240502221516/https://pubmed.ncbi.nlm.nih.gov/33085367/>):

*Vanishing twin syndrome, as the name depicts, is a condition in which **one of a set of twins or multiple embryos dies in utero, disappear, or gets resorbed partially or entirely**, with an outcome of a spontaneous reduction of a multi-fetus pregnancy to a singleton pregnancy, portraying the image of a vanishing twin. In simple words, the number of embryos conceived, as observed via ultrasonographic examination in early pregnancy, differs from the number of fetuses delivered. This phenomenon occurs in multi-fetus pregnancies, commonly during the first trimester.*

*Twin loss can happen in the form of miscarriage, of which the mother is aware or in the form of vaginal bleeding or spotting in the first trimester **without any knowledge of the mother**, as vaginal bleeding is instead a frequent obstetric complication during the first trimester of pregnancy so that the twin loss may go unnoticed. This phenomenon can range from the disappearance of an early empty gestational sac to a sac that had developed a fetal pole to a fetus with documented heart activity.*

Without getting too graphic (and to be honest, this is something I hadn't even considered), it is medically possible for a woman to become pregnant with twins, have two babies develop inside her womb, and then something goes wrong and one baby stops developing and dies, but the fetus is not discharged from the woman's body; the fetus/uterus is simply “reabsorbed” into the body.

« Apr
(<https://web.archive.org/web/20240502221516/https://gingraslaw.com/2024/04/>).

Be honest — did you know such a thing was possible? Until a few days ago, I had no clue this was possible...and to be honest with you, I kind of understood why people like Clayton's lawyer were jumping up and down saying: "WHERE'S THE BABY!?! WHERE'S THE BABY!?" In the absence of any other medical explanation (and for people who are NOT doctors), this made a lot of sense.

I've even seen suggestions that Laura MUST be lying about miscarrying so late in her term because if that happened, she would have been legally required to file a death certificate for the baby/babies. Again, sounds like a cool theory....but is it solid?

No, it's not.

Everything changes when you understand it is entirely possible Laura was pregnant with twins, had a partial early SAB (miscarriage of one baby), remained pregnant with the other, and then had a second SAB followed by reabsorption (rather than stillbirth). By legal definition, Laura would NOT be required to file a death certificate in that case because no child was ever stillborn after 20 weeks. See [A.R.S. 36-301\(14\)](https://www.azleg.gov/viewdocument/?docName=https://www.azleg.gov/ars/36/00301.htm) (<https://web.archive.org/web/20240502221516/https://www.azleg.gov/viewdocument/?docName=https://www.azleg.gov/ars/36/00301.htm>) (defining "fetal death" to mean "the cessation of life *before the complete expulsion or extraction of an unborn child from the child's mother....*") A dead fetus that is **reabsorbed** into the mom's body doesn't count as a "fetal death" because the unborn child never left the mom's body (yes, this is all seriously kind of creepy, but just stay with me).

In this case (and yes, you will still need to wait for trial to get the full/final story), it is medically possible that Laura experienced Vanishing Twin Syndrome, or something similar. That would explain literally every detail of what happened to her.

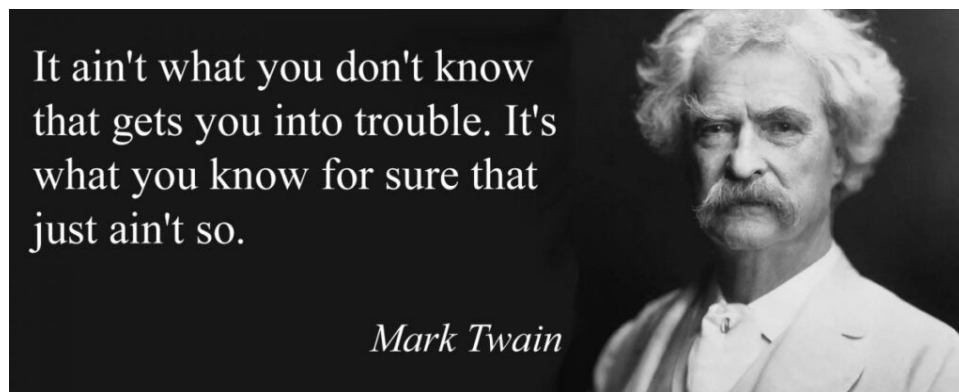
It would explain the positive pregnancy tests at the start. It would explain the partial early SAB, followed by more positive tests, concluding with very low HCG tests which confirm the non-viability of the second fetus, followed by complete reabsorption rather than stillbirth. This explains her weight gain. Explains the NOT-fake "moon bump". Explains the NUMEROUS positive pregnancy tests, followed by positive (but unrealistically low) HCG results. Explains the lack of a fetal death certificate.

Explains literally EVERY. SINGLE. DETAIL. ALL OF IT, START TO FINISH.

But hey — screw the facts. What fun is the truth when a **lie** sells SO much better? Breadsticks aren't free, and people want more drama, more scandals, more LIES, rather than nasty depressing stories about dead babies reabsorbing into the mom...EEEEWWW. So we keep selling lies. It's better that way.

So I agree — screw the truth. Just keep blogging about what a liar Laura is, what a saint Clayton is, and what an immoral scumbag attorney I am for standing by Laura's side. Keep doing that folks. No chance Laura will sue any of you into homeless oblivion when it's all done, because we know you all really tried darn hard to be honest and fair. Just not sure a jury will see it that way.

Enough unpaid commentary for now. Just remember what our friend Mark Twain said:



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🕒 April 3, 2024

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Grant Chester

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You have found one convenient way to explain everything, but everything can be explained away with multiple reasonings. This is why you would bring in two experts. You mention hiring one expert, but please share the number of experts that you consulted. You complain about people calling your client a liar, but you know she lied about at least one thing (ultrasound) so yes calling her a liar is in fact a correct statement. You didn't have this cure all answer until this a few days ago, but last week were saying you knew the truth and it'd change everything. Shockingly seems like you went shopping for answers.



Jfc

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Your expert is going to rise to fame explaining this one. I need to go search through some medical journals to learn more about fetal resorption at 4+ months after passing 2 sacs months prior. Totally explains little to no fetal DNA and then hcg of 104 in October. I can see why her belly looked like it was going to pop in November. Her body was bloated from absorbing a fetus! This answers everything. I'm never listening to the internet again!



Lynne

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So which doctor told her she was having twins to begin with? I suppose those records will be submitted by the deadline tomorrow?



David Gingras

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The twin thing came from Planned Parenthood ultrasound. Yes Clayton disputes this is real, but Laura has testified under oath it's real. Verification of that remains pending, but just because Clayton says something isn't true does not mean he is right. This guy's credibility is in question, as is Laura's, which is why we have the courts to sort through all the BS...



Grant Chester

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The ultrasound she admitted to doctoring?



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She says the ultrasound was legit. She only edited the name at the top to hide where she had this done. Smart? NO. Fraud? NO.



Grant Chester

APRIL 19, 2024

How would editing only part not void an entire document legally?



Ivy

APRIL 19, 2024

If there is an ultrasound from planned parenthood, why has this been SO hard to produce over the last 10 months? Why are you still waiting on this? Like this is so goofy. Produce one legitimate piece of evidence and we'll all shut up and go home. If Laura is so anguished that she's being unfairly persecuted you would think she'd be eager to do this. If she's concerned about privacy this would be wayyyy less invasive than all the other nonsense she's already volunteered (fake pics and videos, thousands of words worth of medium articles and reddit fights, all her texts in a zillion court filings)

My kids are school-aged and I could still find a hard or digital copy of their ultrasounds in about 1 minute. Geez I still have one on my fridge even though that fetus can now read and write.

I mean this respectfully, does this not sound suspicious to you? Are you not concerned she may be evading the truth or being dishonest with you?



David Gingras

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APRIL 19, 2024

You're taking Clayton's bait. From what I can tell, Clayton is using proxies (Dave Neal) to spread false information about what happened, and no one seems to be questioning that narrative.

The ultrasound from PP HAS been produced. It was NEVER hidden. The problem is, as everyone knows, Laura edited the top of the thing to change the name from Planned Parenthood to something else. That was seriously dumb, but it doesn't PROVE she's lying....it just raises questions that need to be checked.

And since you asked nicely, I will answer nicely back — does this sound suspicious? ABSOLUTELY YES. Only an idiot would say it's not suspicious. But here is what you don't seem to understand — I've been in this business for 20+ years, and this sort of thing is NOT uncommon. I have worked on many cases where people fudged a document, backdated something, changed a signature slightly....sometimes for innocent reasons and sometimes for malicious reasons. This one single thing is part of a larger story, and if you want to think the edited PP ultrasound is a deal-breaker, you can think that. But how do you explain the 6+ positive pregnancy tests? How do you explain the large bump in her tummy? How do you explain her gaining SO much weight (she gained somewhere between 20-40 pounds during the time she claimed to be pregnant). How do you explain multiple medical providers performing their own tests on her and all saying the same thing: "YES, you are pregnant."

There are lots of pieces in this puzzle. It's a mistake to focus on just one.



Beth

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Ya, but Laura also testified under oath that she altered that same ultrasound in Adobe Acrobat. I think sharing some portions of the depo are in order, if your client is amenable to it. The opinions of this case were formed from reading the available transcripts and exhibits. We don't want to read long personal stories or theories about why may have happened. Give evidence and we will read it. I don't think it's likely, but it's the only hope to turn at least some of the public opinion in your favor.



Trippy

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You in emails to woodnick said you had the photo that Laura sent to her sister and the texts between her and her sister and the date was 23rd July and Laura in her depo said she sent photo to her sister and telehealth person. So did they vanish without her knowing or did Laura lie in her depo and did you lie in your emails to Greg when you said you had the photos. As for the 2 experts they are waiting on Laura's disclosure of medical records to give their opinion on, also planned parenthood don't give anonymous ultrasounds so at least they will have a medical record for Laura (cough cough)



David Gingras

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Holy crap you drank the Kool-Aid.

Look — Woodnick HAS the photos. He's had them for some time now.

To my knowledge, Woodnick's experts are not waiting for anything further (if they are, Woodnick has said nothing to me about this).

My expert has reviewed 100s of pages of Laura's records. His report has NOT been completed, so I'm not in a position to put words in his mouth, but I am pretty confident his testimony will totally exonerate Laura. You can doubt that all you want, but wait until all the facts are out there.



Grant Chester

APRIL 19, 2024

Your experts testimony means nothing if you find the one of ten doctors who has the differing opinion.



Jane Doe

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Why is it abnormal that Clayton's team haven't disclosed their expert testimony but not abnormal that you haven't disclosed your expert testimony?



Beth

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I'd like an answer to this too.



Becky

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I believe the dependent is required to submit that info first to allow petitioner time to review and choose appropriate experts for themselves? I've always thought that was a weird rule



Becky

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*defendant



Janeth Doeth

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Please don't pull a muscle with how much stretching you're doing.

Either you've wasted all your time as her attorney tweeting and blogging, or you know this is all is ridiculous to argue and you're too stubborn to admit you picked a client who doesn't deserve to win this case.



David Gingras

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In this posture, we're basically offering rebuttal testimony. 100% normal for the party taking a position to disclose their experts first, and the opposing party will then disclose their rebuttal expert later. Despite this, we're still preparing to give the court our expert's info ASAP, regardless of what Clayton does. Yes, I agree it's weird. Not my fault.



JDC

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Still doesn't explain how TF she got pregnant without having sex. Nor will it ever. Jane's own words to Clayton: "I haven't had sex in more than a year."



LFG

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Yup!



Ivy

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DG, my dude, in the words of Taylor Swift, you need to just stop. Your efforts to understand pregnancy are like bless-your-heart adorable right now. I have been through several of them, and have been there alongside about a million more of my friends and relatives, and we've seen it all. Yes, vanishing twins are a known thing. But thanks for mansplaining. A body can ABSOLUTELY absorb a first trimester embryo! A body would never, and I mean NEVER, "absorb" a fetus the size of what was in her (fake) belly from that court appearance. That would be a living baby or a miscarriage/stillbirth that would require significant medical attention. You seem very giddy to have finally found the perfect explanation so I'm sorry to break that news to you : (



David Gingras

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Can't we all just agree to chill out and listen to Dead Poets (or whatever it's called) when she releases this tonight?
Sorry – Tortured Poets...



HCG HORSE FARMS

APRIL 18, 2024 [REPLY](#)

<https://web.archive.org/web/20240502221516/https://gingraslaw.com/what-the-hell-is-a-vanishing-twin/?replytocom=4451#respond>

Pissing hot for HCG bc she snarfs horse pills or whatever other medication she takes that affects her to produce a low amount of HCG DOES NOT MEAN SHE WAS EVER PREGNANT. May the DA address this in criminal court like Trevor's fraudulent accuser. No one believes she was pregnant, including her, hence the moon bump and fake ultra sounds. It's part of her scam she has done to MANY men. Petitioner is not special. No need to come into this case and mansplain pregnancy. You're only affecting your legal reputation. This case will blow over but your reputation in the field will remain. Same thing will happen for you, she'll run out of money and I think there's not much left in the home equity she allegedly is using to finance these "how to not get a boyfriend" court cases.



Mel

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There is 4 guys, 1 common denominator.-YOUR CLIENT. Your asking all of us to believe that Laura had similar situations with not 1, Not 2, not 3, BUT 4 guys? Your client is a liar, keep your word... quit.



David Gingras

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Do you know the full story of those other 4 guys? I do, at least from Laura's side (and looking at what the records show).

Maybe there is more to the story than what I've seen, but based on what I've seen, the narrative you've been sold is a 100% lie. But don't take my word for it – let's wait and see what happens in court.



Grant Chester

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Is it not odd how similar the four stories are?



David Gingras

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Not even slightly. If you think they are odd, you need to hear Laura's side of the story. That's going to be covered at trial.



Grant Chester

APRIL 19, 2024

Are they similar or not?



Anonymous

APRIL 19, 2024 [REPLY](#)

(<https://web.archive.org/web/20240502221516/https://gingraslaw.com/what-the-hell-is-a-vanishing-twin/?replytocom=4457#respond>)

Thank you for replying to my original comment. I actually am familiar with vanishing twin syndrome though never thought about it in this scenario. Definitely interested to see what/how the evidence points in this direction (if that's the case). Upon first read I was really buying in.... And I'm not discounting it (as I mentioned, unfair to say before knowing the evidence) but I'll admit what makes me have questions is the storyline of these other 3 or 4 guys... I gotta say, even knowing that the public probably doesn't have the whole story, it's just so odd for someone to have 4 allegations that are so similar. That's a big red flag. My law question would be... If these guys happened to all be witnesses and testify under oath that LO faked pregnancies with them, ECT.... does that info get taken as fact over the actual rulings since they're under oath?

And to the public I would just say, be sensitive with your words and careful with allegations. I totally understand the anger especially in the situation of there being potentially multiple victims. As a mental health worker, there are a lot of signs pointing to a history of some abuse.... Bring a victim does NOT give you a right to make others victims but that also doesn't take away your victim story. We don't know who could have abused her in the past or how. It COULD have been one of her victims. It's possible for her to have wronged the person who wronged her so just be sensitive and focus on the person who you are currently defending



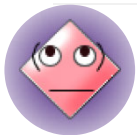
David Gingras

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Just so you know, according to Laura, there are NO other victims. According to her, that is a completely fabricated lie that Clayton is using to try and cover himself. I am not in a position to say who is right or wrong on the victim thing, but per Laura's side, it's 100% BS.



Eleanor

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<https://web.archive.org/web/20240502221516/https://gingraslaw.com/what-the-hell-is-a-vanishing-twin/?replytocom=4459#respond>

So what you're saying is since it's POSSIBLE to have vanishing twin syndrome in the 1st trimester, it MUST therefore be possible to have DOUBLE vanishing twin syndrome occurring the 2nd trimester? It's nice you read an article and all but stick to being a lawyer, human biology is not your strong suit.



David Gingras

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That's why I'm going to let the expert offer his opinion about what happened. I am certainly NOT an expert in female pregnancy. I was just offering an example that *MIGHT* help shed some light on what occurred here.



Paul

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(<https://web.archive.org/web/20240502221516/https://gingraslaw.com/what-the-hell-is-a-vanishing-twin/?replytocom=4461#respond>)

David if Laura admitted to you or you discovered that she lied, would you be duty bound to report that to the court. And if not, would it preclude you from being a zealous advocate on behalf of your client. Regardless of the outcome, I hope Laura gets all the support, help and love she needs going forward. Thank you for your updates



David Gingras

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This is a fair question and I think it is important for people to understand a couple of things.

First, as a lawyer, it DOES sometimes happen where a client will come to you and say: "Look, I lied about something that is really an important part of this case." When this happens, are you required to immediately withdraw from the case?

ABSOLUTELY NOT

If you really want to learn about this, you can go read the [Rules of Professional Conduct](#)

(<https://web.archive.org/web/20240502221516/https://www.azbar.org/for-legal-professionals/ethics/rules-of-professional-conduct/>), and look specifically at ER 3.3(a)(3). If a client tells you they lied, you are NOT required to fire them immediately. There are lots of options. Step #1 is to try and convince the client to come forward and tell the truth. In many cases, even when someone has lied under oath, the rules provide a "safe harbor" that allows the liar to come forward, admit

they lied, and then confess the truth. In many instances, even when a person has lied under oath, they CANNOT be prosecuted for perjury as long as they confess before the lie has impacted the case.

Don't take my word for it — this comes straight from the federal perjury statute, 18 USC 1623

(<https://web.archive.org/web/20240502221516/https://www.law.cornell.edu/uscode/text/18/1623>):

(d) Where, in the same continuous court or grand jury proceeding in which a declaration is made, the person making the declaration admits such declaration to be false, such admission shall bar prosecution under this section if,

at the time the admission is made, the declaration has not substantially affected the proceeding, or it has not become manifest that such falsity has been or will be exposed.

My point is simply this — if a client tells you they have lied, you do not have to withdraw. You can still try to help them fix the issue. You can pressure them to admit the lie, and then move on. In many cases this can be done with zero risk of prosecution (heck, the client probably can't even be sanctioned). The only thing you CANNOT do, and something I would never do, is you cannot allow your client to make a false statement in court, if you KNOW they are lying. But Laura has sworn to me, over and over and over again, that she is not lying. She has testified about this under oath in her deposition. She has signed affidavits directly refuting Clayton's claims against her. And here is the most important thing – EVERY SINGLE TIME I have asked Laura to back up her story or to point me to a document where I can verify what she's said, the documents support what she is claiming (yes, the Planned Parenthood thing is an issue, but she has an explanation for this).

So no, at this point I have not seen anything that would warrant my withdrawal, and I have zero intention of withdrawing unless and until I find out she's been untruthful (and the ultrasound does not count, because Laura has ADMITTED to editing it in a non-material way).



Grant Chester

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If she admits a lie, you no longer consider it a lie? Weeks ago you said, if she lied I'd drop her. Legally you don't have to, but you said those words.



LFG

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Look, you better bring it as far evidence bc what she has shown so far is circumstantial at best, and she already admitted to altering documents. If I were her, I'd be worried about these federal fraud charges on Trevor Bauer's accuser. Maybe they will come for her next. Defrauding people to try and get them into a relationship with you is as bad as defrauding for money (not to mention desperate and sad.) They never had sex, she was never pregnant, she never miscarried. She is a sociopath. We all know it. I hope she one day finds value in herself, and not just in a relationship.



David Gingras

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I have ZERO concerns about Laura being arrested like that other woman. Totally different situations; not even close to comparable (but I get why Clayton wants to think they are).

And by the way, YES — I've personally defended people accused of extortion. Just one example:

<https://dockets.justia.com/docket/california/cacdce/2:2010cv01360/465955>

<https://web.archive.org/web/20240502221516/https://dockets.justia.com/docket/california/cacdce/2:2010cv01360/465955>

So far, my track record when defending extortion claims has been 100% success. Not because I'm good. It's just because extortion is a super-specific thing that is really, really narrow. Based on what I've seen in this case, there is zero chance Laura committed extortion.



Trippy

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So fetal reabsorption can be observed as earlier as 7week and as late as 12th week (according to NHS online) The ultrasound she doctored was dated early September shows 2 healthy babies usually as you tend to see some indication 1 baby is smaller than other etc but not impossible Laura is roughly about 10weeks at that time. How do you explain in November Laura said in court 100% 24weeks pregnant (body can't absorb a 24week baby at that stage it's no longer a fetus its a fully formed baby that can survive outside the womb after 23weeks) and Laura said she had SEEN Dr Higley the previous friday(not she had an appointment but had covid and couldn't go) so she would of known in that November court hearing she had lost at least 1 baby.



David Gingras

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Your timeline is wrong (and to be fair, I initially had the same misunderstanding as well). The ultrasound was from Planned Parenthood in California. Laura has been 100% clear about that, but it was NOT done in September (that's what I originally thought as well). Laura recently found a record that showed an appointment at PP in her name on July 2, 2023, and she initially said that was the date she believed the ultrasound happened, but there are also some records to suggest it might have been the weekend before (so June 24-25th). We are still trying to nail down the exact date, and YES — I am NOT happy about the fact this isn't covered with a clear, confirmed written record. Honestly, Laura's case would be MUCH easier if we had that, but the fact is we just don't (at least not yet). Laura will have to explain this at trial, and maybe you believe her and maybe you don't. Just try

to remember – people are not perfect. I know for a fact that I had a dermatologist appointment last year (I previously had a very serious type of skin cancer), but if you asked me to tell you the exact date, my response would be: “no clue”. YES, I could go find a record that would give me the exact date, but in Laura’s situation, she just doesn’t have that yet. This might mean she is lying, but it might not. It’s just totally unfair to jump to that conclusion just because some dude who was on TV 4 years ago tells you she’s lying.



ALC

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She literally was emailing Clayton in June saying she had an ultrasound done but... can't produce the ultrasound? can't produce the file with the original ultrasound before she deliberately doctored it?? Sus. I bet she had another “telehealth” appt where she told them she was pregnant (which does not make someone pregnant, contrary to what Laura thinks).



Grant Chester

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When she first showed you the sonogram, what date did she tell you? Cause obviously it'd be your first question.



Ivy

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A) If she was really a mother of loss she would remember every detail about that ultrasound and cherish it. B) Setting that aside, she wouldn't need to have perfect recall of the date, the PROVIDER would have it. C) Now setting THAT aside, since she admitted to the photoshopping part, she would have easy access to the original she started with. Doesn't it set off MAJOR alarms

for you that she readily provided the fake pic but is dragging her feet/stalling for months and having all these "issues" producing something real? That should take like 5 seconds to find? Like for real dude you are betting your professional reputation on trusting her word. RUN ????



Beth

APRIL 20, 2024 [REPLY](#)

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David, This may be a dumb question, but are you saying that neither you nor Laura keep doctor appointments in your cell phone calendar or health portal or in your personal emails? Are they kept in a paper appointment book that has been since thrown away? How do you know when your appointments are? (Glad to know Laura is receiving appropriate healthcare now, thanks for writing back about that).



David Gingras

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I typically get doctor's appointments confirmed in emails, but I can't say that's always the case.

I had skin cancer about 5 years ago (melanoma — the worst kind) and this involved a LARGE number of doctors office visits, two surgeries, and several weeks of treatment at MD Anderson Cancer Center. I'm sure I could probably go back and reconstruct the exact dates of everything, but I'm also sure I probably missed a few appointments or forgot one or more details about everything that happened. My imperfect memory doesn't mean I lied about having cancer. I've got a 10" scar down my back that confirms the story.



AC

APRIL 19, 2024 [REPLY](#)

<https://web.archive.org/web/20240502221516/https://gingraslaw.com/what-the-hell-is-a-vanishing-twin/?replytocom=4468#respond>

What's insulting is that you're misstating what "Vanishing Twin" means.

Per your link: "a spontaneous ****reduction***** of a multi-fetus pregnancy to a ****singleton**** pregnancy, portraying the image of a vanishing twin. In simple words, the number of embryos conceived, as observed via ultrasonographic examination in early pregnancy, differs from the number of ****fetuses delivered.**** The syndrome doesn't result in both fetuses being absorbed. It doesn't state that it results in the loss of all fetuses.



Moon bump

APRIL 19, 2024 [REPLY](#)

(<https://web.archive.org/web/20240502221516/https://gingraslaw.com/what-the-hell-is-a-vanishing-twin/?replytocom=4488#respond>)

Only a doctor can confirm vanishing twins... are you and Laura (6x pregnant with fake twins) Owens able to produce those records by the deadline?



David Gingras

(<https://web.archive.org/web/20240502221516/https://gingraslaw.com/>)

APRIL 19, 2024 [REPLY](#)

(<https://web.archive.org/web/20240502221516/https://gingraslaw.com/what-the-hell-is-a-vanishing-twin/?replytocom=4492#respond>)

The court has set a disclosure cutoff of 30 days before trial. And as I've explained, we have an expert (a doctor) who is currently working on his report. As soon as that's done, we will disclose it.

And FYI – Gregg Woodnick has disclosed the names of his experts, but he has not disclosed a single detail about what they may say.



Confused Aussie

APRIL 21, 2024 [REPLY](#)

(<https://web.archive.org/web/20240502221516/https://gingraslaw.com/what-the-hell-is-a-vanishing-twin/?replytocom=4523#respond>)

But how can their experts come to any conclusions without the discovery evidence being handed over?



David Gingras

(<https://web.archive.org/web/20240502221516/https://gingraslaw.com/>)

APRIL 24, 2024 [REPLY](#)

(<https://web.archive.org/web/20240502221516/https://gingraslaw.com/what-the-hell-is-a-vanishing-twin/?replytocom=4538#respond>)

It has been handed over. I know you don't want to hear this, but there is A LOT of false information being spread about this case.

Don't worry. We'll get the facts out there soon enough.



Aussie

APRIL 27, 2024

If it has been handed over, why has the judge just issued an order to compel it to be handed over?



Trippy

APRIL 19, 2024 [REPLY](#)

(<https://web.archive.org/web/20240502221516/https://gingraslaw.com/what-the-hell-is-a-vanishing-twin/?replytocom=4499#respond>)

Okay I appreciate the response but let me clarify I'm not a bachelor fan (never watched a single episode not my cup of tea) or a Clayton fan. I came across this case coz I watch Emily D Baker (she was LA district attorney) on YouTube and I'm a fan of looking at civil/criminal case through court documents I find it interesting and you learn things. I came across Laura case by YouTube algorithm of this channel does similar things to Emily. Im willing to concede that I'm completely wrong on ultrasound timeline but there are excerpts of Laura's depo in a court fillings that exhibit 9 is her ultrasound from PP California and she changed the location to SMIL and the she goes on to state that she also added her name coz she went PP California anonymously.



Beth

APRIL 20, 2024 [REPLY](#)

(<https://web.archive.org/web/20240502221516/https://gingraslaw.com/what-the-hell-is-a-vanishing-twin/?replytocom=4505#respond>)

Trippy, thanks for sharing how you got here! Yes, a lot of us came from the lawtube side of things. I happen to also have watched some of Clayton's season, but had no interest in him as a person. We are really hoping Emily to cover this, if you ever feel like send her a message ????



Confused Aussie

APRIL 21, 2024 [REPLY](#)

<https://web.archive.org/web/20240502221516/https://gingraslaw.com/what-the-hell-is-a-vanishing-twin/?replytocom=4522#respond>

So if the first twin 'vanished' and the second one was reabsorbed as a result of an invisible miscarriage, how did she find out she was no longer pregnant? If it wasn't from passing the 'foetal sacs', was it as a result of a medical diagnostic assessment of some type? If so, where are those records?



Prove it

APRIL 21, 2024 [REPLY](#)

<https://web.archive.org/web/20240502221516/https://gingraslaw.com/what-the-hell-is-a-vanishing-twin/?replytocom=4526#respond>

Can you show us 1 time where an MD or DO has physically examined her, described a pregnant uterus, and given a diagnosis of Intrauterine Pregnancy (IUP) of X number of weeks? Please include the date of the examination and the physician's signature.



Lisa

APRIL 22, 2024 [REPLY](#)

<https://web.archive.org/web/20240502221516/https://gingraslaw.com/what-the-hell-is-a-vanishing-twin/?replytocom=4533#respond>

Most reasonable people following this case would be satisfied with even one verifiable sonogram from really any of the multiple pregnancy sagas Laura's had over the years. The doctored stolen sonograms she's shared with media and sent to the men really makes it hard to believe the rest of her tales (coupled with the under oath lies; correspondence lies to the men and families and media outlets via email and text about receiving OB care and ultrasound evidence turning out to be untrue) Not providing that

proof of her twin pregnancy claims while presenting what i would consider wild theories on vanishing twins and using weight as a confirmation and saying that seals your case is confusing! Just as a curious observer Laura seems adeptly skilled at changing her story and finding any and all loopholes to fit the narrative she needs in the moment. To me the pain and stress she put the men through if based solely on HPTs (which are easy to fake) and not taking the due diligence to confirm her pregnancy with OB care prior to filing lawsuits, destroying career opportunities, and seeking media attention would be cruel and worthy of some sort of justice for the men.

What fascinates me is Laura can present as so normal and legitimate but the more you dig in the more lies you uncover. She doesn't initially come off as crazy which is why I believe she's able to take so many of these cases so far and avoid consequences. She's super smart and is able to find the loopholes to justify punishing these men for not wanting to date her and having just enough to legally back her up while avoiding the proof she always claimed she had by pulling the female victim card. If there really is a sonogram from PP i will eat my words here; but just from history it appears laura will find a narrative as to why the sonogram she edited and used in court isn't available to be traced back to its source and PP won't be able to find her records due to some excuse about using alias or name changes and not remembering what it was or something like that. Genuinely just so curious to see what angle comes out there and if you are able to produce that verifiable ultrasound that would totally seal the case and laura should get any and all justice from that you see fit!

No hate I'm just watching this all unfold but hard for me as a reasonable observer to understand how Laura has any legitimacy till you provide even just one sonogram from the last decade. But the vitriol and accusations you're throwing at Clayton's "supporters" and threats of lawsuits for reasonably doubting Laura and trying to understand what happened without presenting verifiable evidence of twin pregnancy seems a bit unhinged! It appears that she only gained a few pounds from the start of pregnancy was photographed shortly before trial with no belly and suddenly a massive belly and a reasonable person can't say hey that seems like it could be a fake belly? Is that really defamation? I'm not in the legal space so might be just part of the strategy feels a lot like gaslighting a reasonable question.

It's all highly entertaining though and I can't say I'm not enjoying following the insanity that's entered the case albeit to Laura and Clayton's expense! There will always be internet crazies that just throw insults around; but I would say most people following this case are fairly reasonable and just want verified evidence of twin pregnancies outside of the theories you're throwing around claiming it seals the case!



A CONCERNED OBSERVER

APRIL 28, 2024 [REPLY](#)

<https://web.archive.org/web/20240502221516/https://gingraslaw.com/what-the-hell-is-a-vanishing-twin/?replyto.com=4557#respond>

Genuine question here, not trying to be rude. LO claims that she altered the PP ultrasound to include her name and the SMIL at the top. But, even if she claims that she only altered that part of it and not the actual image of the fetuses, isn't it still reasonable to ask that she submit the ORIGINAL ultrasound directly from PP to the court? It seems unethical to allow something into evidence that has been knowingly tampered with. Because she admitted to doctoring it in any way, shouldn't it be required that she give them the original sonogram? She has already demonstrated that she is capable of doctoring images, so what gives the court reason to believe she didn't doctor any other part of it? I don't think it sounds right to submit into evidence anything that didn't come directly from its source now that we know she had made the decision to alter it. Not trying to be rude, just genuinely curious about the logistics behind this.



David Gingras

<https://web.archive.org/web/20240502221516/https://gingraslaw.com/>

APRIL 29, 2024 [REPLY](#)

<https://web.archive.org/web/20240502221516/https://gingraslaw.com/what-the-hell-is-a-vanishing-twin/?replyto.com=4561#respond>

Your question isn't rude at all. It's totally fair.

I get where you are coming from, but let me address this specifically: "It seems unethical to allow something into evidence that has been knowingly tampered with."

I'm sure you're probably not a lawyer (which is fine; many people claim I shouldn't be one). But here is the thing — there is absolutely nothing wrong with submitting "altered" evidence in

court.....PROVIDED you don't claim that it's the original. In other words, Laura has always (at least on my watch) admitted that she changed the name on the sonogram to hide where it was done. She has NEVER (since I've been involved) claimed that the version we have is the original. She claims she no longer has the original, and unfortunately, she claims it's impossible to get the original because, according to her, she went to Planned Parenthood "anonymously" and paid cash, therefore they cannot locate any records with her name on them.

If you are skeptical about this story, that's 100% OK. I am skeptical as well, but that's not the standard for when a lawyer must withdraw from helping a client. I can continue to help Laura as long as I do not KNOW she is being untruthful. I know that may sound odd if you're not a lawyer, but think about it this way — does Clayton's lawyer have to withdraw just because Laura claims Clayton is lying about having sex with her? Of course not. The truth may be that Clayton IS lying and Laura IS telling the truth about what happened that night, but Clayton's lawyer doesn't know what happened (neither do I). So, we are both allowed to trust our client's version of the story....unless and until something happens to prove that one side isn't being truthful. As for the sonogram, Laura has admitted it's not the original. She has admitted to messing with the top of it. Based on that, it's entirely fair to assume the sonogram isn't genuine, but that doesn't mean the rest of her story is all lies.

Anyway, thanks for your interest in the case, and just rest assured that I'm following the rules of ethics every step of the way here. My license to practice law is more valuable to me than any one client, so I have no incentive to put my license at risk by bending any of the ethical rules.



What'sItMatterAnyway

APRIL 29, 2024 [REPLY](#)

<https://web.archive.org/web/20240502221516/https://gingraslaw.com/what-the-hell-is-a-vanishing-twin/?replytocom=4563#respond>

CYA all the way! ????



Lonni

APRIL 29, 2024 [REPLY](#)

<https://web.archive.org/web/20240502221516/https://gingraslaw.com/what-the-hell-is-a-vanishing-twin/?replytocom=4560#respond>

Don't worry concerned observer. The PP that she "visited" does not offer sonograms. There are no originals to gather from PP as it is not a service they provide. David is very busy today getting a disappearing sonogram expert. He'll likely be quite busy going forward. #justiceforlaura ???

Leave a Reply

Your comment here...

Name (required)

Email (required)

Website

POST COMMENT

About Gingras Law

David Gingras is a solo Internet and First Amendment attorney based in Phoenix, Arizona.

[ABOUT \(/WEB/20240502221516/HTTPS://GINGRASLAW.COM/PRACTICE-AREAS\)](https://gingraslaw.com/practice-areas)

[CONNECT \(/WEB/20240502221516/HTTPS://GINGRASLAW.COM/CONTACT-2\)](https://gingraslaw.com/contact-2)

From: [Matt McGregor](#)
To: daveneal5@gmail.com
Subject: SBA File No. 24-1199
Date: Thursday, April 25, 2024 8:33:00 AM
Attachments: [image001.gif](#)

Good morning, Dave,

Thank you for sending the documents via our File Transfer Agent website.

Would it be possible for you to send PDF files or screenshots of the entirety of the blog postings, both the unedited version and the edited version, where applicable? First, I am unable to access the hyperlinks that you embedded in the PDF that you sent due to our network security protocols. Second, it is better for our evaluation to see the entirety of the posting, as it appears / appeared, including with any and all identifying website information and date information.

If that is possible, please do so using the same hyperlink that I sent you before.

Thank you, Dave,



Matt McGregor, Intake Bar Counsel

State Bar of Arizona

4201 N. 24th St., Suite 100 | Phoenix, AZ 85016-6266

T : 602.340.7252 F : 602.416.7452

EMAIL: Matt.McGregor@staff.azbar.org

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From: [SBA email](#)
To: [Matt McGregor](#)
Subject: [Filedrop] David Gingras Complaint
Date: Wednesday, April 24, 2024 8:38:19 PM

State Bar of Arizona — File Transfer Service: <https://fta.azbar.org>

Hi Matt! We spoke on the phone a few days ago regarding some odd behavior by a lawyer named David Gingras. I'm a comedian and journalist and host a show on youtube that has been covering a case involving his client Laura Owens. He has referred to me and other journalists as 'pondscum' cockroaches and more. He has been posting things on his blog and then deleting them. My guess is to intimidate folks like me into not covering his client's case. To be honest, it has absolutely wrecked my wife. She's 39 weeks pregnant and now having to deal with a lawyer claiming his client will be bankrupting and evicting us. Maybe that doesn't meet the ethical standard for a complaint, I'm not sure. The more alarming thing to me was him referring to people online as 'special needs' when they disagree with him. Attached is a document showing all the things he has said and then deleted. And a couple screen grabs of blogs he has since deleted. He has privately emailed me telling me he isn't threatening me, but to be honest, just saying I'm not being threatened doesn't feel non-threatening.

Thanks for taking the time to look into this,

Dave Neal

[Download Files](#)

Filedrop Message Info

Message ID	VAigOz7bsq7CSJK8UC3IZE
Message Expires	Wednesday, 8 May
Message URL	https://fta.azbar.org/message/VAigOz7bsq7CSJK8UC3IZE
Permission	Only specified recipients can access the files attached to this message.

Files attached to this message

Filename	Size
threats of lawsuits.jpeg	196 KB
Screen Shot 2024-04-04 at 10.50.41 AM.png	141 KB
gingras_dirty_deletes.pdf	2.42 MB
Screen Shot 2024-04-04 at 9.29.25 AM.png	109 KB

[Download Files](#)

DG Blog

Some Comments on Today's Bachelor News – April 3, 2024

Changes Made:

Now, enough about me. Let's talk about this crazy Clayton/Jane Doe case. And by the way, I have absolutely NO IDEA why people think they aren't allowed to say her name. SAY IT — her name is Laura Owens. There is no court order restricting the publication of her name, and it is not illegal for you talk about her (looking at you, Dave Neal). Oh, and for some of you **special ed folks** out there — NO, THERE IS NO COURT ORDER LIMITING LAURA'S RIGHT TO PUBLISH HER OWN MEDICAL RECORDS. Seriously, try to at least have a 3-grade-level comprehension of how the legal system works before you start claiming to be an expert. You look stupid. Stop.

Now, enough about me. Let's talk about this crazy Clayton/Jane Doe case. And by the way, I have absolutely NO IDEA why people think they aren't allowed to say her name. SAY IT — her name is Laura Owens. There is no court order restricting the publication of her name, and it is not illegal for you talk about her (looking at you, Dave Neal). Oh, and for some of you **Clayton fans** out there — NO, THERE IS NO COURT ORDER LIMITING LAURA'S RIGHT TO PUBLISH HER OWN MEDICAL RECORDS. Seriously, try to at least have a 3-grade-level comprehension of how the legal system works before you start claiming to be an expert. You look stupid. Stop.

Archive Links:

Original:

- <https://web.archive.org/web/20240404171738/https://gingraslaw.com/some-comments-on-todays-bachelor-news-april-3-2024/>

Edited:

- <https://web.archive.org/web/20240409211814/https://gingraslaw.com/some-comments-on-todays-bachelor-news-april-3-2024/>

What Just Happened? Bachelor Update #2 – April 3, 2024

Changes Made:

The yellow highlighted section was deleted:

So for now, onward we march. Absent a last minute settlement (which is probably the most likely outcome), we will have a trial in June, and the judge will decide who is lying and who is telling the truth. The only issue NOT up for debate that day is the bullshit motion for sanctions that Clayton filed in January and which he has now withdrawn. And that is a good thing.

-DSG

P.S. As I get more up to speed with this case, I am really starting to lose patience with the small but vocal handful of people out there who are milking this case for personal financial gain (I am not one of them since I make \$0 from writing this stuff). You, the guilty and the dirty, know who you are.

These people (not naming names) are generally blogging or hosting YouTube videos every day to talk about the case...but they are *not really talking about the case*. Not even close. They don't explain all the facts, and they don't give both sides of the story, like any real journalist would. At the end of the day, they don't give a shit about this case, and they don't give a shit about the people involved or the truth. They are nothing but mosquitoes, sucking their meager livings out of the First Amendment I've fought so hard to protect.

These human leeches are selling half-truths and twisting shit WAYYYY out of perspective in order to INCREASE THE DRAMA! SO MUCH DRAMA!, and thereby get a few more pennies of Google AdSense revenue and a few "super chat" bucks to pay for breadsticks.

It honestly makes me puke.

-DSG

YOU MIGHT ALSO LIKE

- Testing? Is this thing on? HELLO!
 April 3, 2024
- Arizona Now Allows Sealing Of (Most) Criminal Records. Here's How.
 August 28, 2023
- Some Comments on Today's Bachelor News – April 3, 2024
 April 3, 2024

THIS POST HAS ONE COMMENT

Anonymag1111
 APRIL 4, 2024
 Reply to what your comment on this post says.

Leave a Reply
 Your comment here...

Original:

So for now, onward we march. Absent a last minute settlement (which is probably the most likely outcome), we will have a trial in June, and the judge will decide who is lying and who is telling the truth. The only issue NOT up for debate that day is the bullshit motion for sanctions that Clayton filed in January and which he has now withdrawn. And that is a good thing.

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YOU MIGHT ALSO LIKE

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 August 28, 2023
- Some Comments on Today's Bachelor News – April 3, 2024
 April 3, 2024

Leave a Reply
 Your comment here...

Edited:

So for now, onward we march. Absent a last minute settlement (which is probably the most likely outcome), we will have a trial in June, and the judge will decide who is lying and who is telling the truth. The only issue NOT up for debate that day is the bullshit motion for sanctions that Clayton filed in January and which he has now withdrawn. And that is a good thing.

~DSG

> YOU MIGHT ALSO LIKE

Clearing More Things Up –
Part 2

🕒 April 4, 2024

Arizona Now Allows Sealing
Of (Most) Criminal Records.
Here's How.

🕒 August 28, 2023

Testing? Is this thing on?
HELLO?

🕒 April 3, 2024

> THIS POST HAS ONE COMMENT



Anonymous

APRIL 4, 2024 [REPLY](#)

Why did you edit your post?
Similar to what your client did on her blog post

Archive Links:

Original:

- <https://web.archive.org/web/20240404194143/https://gingraslaw.com/what-just-happened-bachelor-update-2-april-3-2024/>

Edited:

- <https://web.archive.org/web/20240405022407/https://gingraslaw.com/what-just-happened-bachelor-update-2-april-3-2024/>

Let's Clear A Few Things Up; The Bachelor Update 4/4/24

Changes Made:

- No changes have been made at this time (4/9/24). Will continue to monitor

Archive Links:

- <https://gingraslaw.com/lets-clear-a-few-things-up-the-bachelor-update-4-4-24/>

Clearing More Things Up – Part 2

Changes Made:

- No changes have been made at this time (4/9/24). Will continue to monitor

Archive Links:

- <https://web.archive.org/web/20240407141156/https://gingraslaw.com/clearing-more-things-up-part-2/>

My Guest Appearance On The Bachelor, I Mean Dr. Phil

Changes Made:

- No changes have been made at this time (4/9/24). Will continue to monitor

Archive Links:

- <https://web.archive.org/web/20240407122458/https://gingraslaw.com/my-guest-appearance-on-the-bachelor-i-mean-dr-phil/>

Twitter/X

April 4, 2024 (context)

 **Mrsbrightside15** @brightside155 · 15h ...
As a special needs mom, @DavidSGingras makes me absolutely sick. He's revolting. I can't wait to see his sorry ass lose in court.

3 6 348

 **David S. Gingras** @DavidSGingras ...

Also, just so I understand - you are a special needs mom who is attacking a guy you have never met on social media.

My crime? I defended a law that allows people to, among other things, attack people they have never met on social media.

I concur - you do have special needs.

12:24 PM · 2024-04-07 From Earth · 24 Views

 **Mrsbrightside15** @brightside155 · 1s ...
No sir, I was referring to the comment you made on your blog post where you used "special ed" in a derogatory way. Which you also did just now. That's incredibly insulting to kids that use those services.

people think they aren't allowed to say her name. SAY IT — her name is Laura Owens. There is no court order restricting the publication of her name, and it is not illegal for you talk about her (looking at you, Dave Neal). Oh, and for some of you special ed folks out there — NO, THERE IS NO COURT ORDER LIMITING LAURA'S RIGHT TO PUBLISH HER OWN MEDICAL RECORDS. Seriously, try to at least have a 3-grade-level comprehension of how the legal system works before you start claiming to be an





David S. Gingras
@DavidSGingras

Post has been updated and prior rude tweet removed. Life is hard enough and kids can be horrible to each other, especially if a kid is different.

As a small apology, I'm happy to send you a gift card to take your child to pizza or whatever. Contact me directly if interested.

1:13PM · 2024-04-07 From Earth · 16 Views



Mrsbrightside15 @brightside155 · 3m
That's generous, but not needed. Thank you for the offer.



David S. Gingras @DavidSGingras · 16m

Replying to @brightside155
@WoodnickFanClub and 11 others

And because I am a decent person (a little mouthy, but still decent) I will respond to that as follows - you are 100% correct. I agree that statement WAS inappropriate. All kids need love and support, so I truly do feel regret for what I said.

I will remove that right now. 🙏



Deleted Tweets



David S. Gingras
@DavidSGingras



Also, just so I understand - you are a special needs mom who is attacking a guy you have never met on social media.

My crime? I defended a law that allows people to, among other things, attack people they have never met on social media.

I concur - you do have special needs.

12:24 PM · 2024-04-07 From Earth · 24 Views

- This is the only deleted tweet that I am aware of at this time (4/9/24). Will continue to monitor

generally blogging or hosting YouTube videos every day to talk about the case...but they are *not really talking about the case*. Not even close. They don't explain all the facts, and they don't give both sides of the story, like any real journalist would. At the end of the day, they don't give a shit about this case, and they don't give a shit about the people involved or the truth. They are nothing but mosquitoes, sucking their meager livings out of the First Amendment I've fought so hard to protect.

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It honestly makes me puke.



These vile scum, I mean people, are not helping anything. They are human cockroaches spreading feces on the floor and then spinning the facts to make them more dramatic than they really are in the hopes this will drive traffic and increase revenue for their sad, pathetic lives. One day, these trash humans will wake up and realize that lying for money is not a good way to live. Or maybe they will never see their sins. Either way, I look forward to reading their obituaries, briefly, before throwing them in the trash where they belong.

Having done many defamation cases, I can tell you — if Laura sues the JFC crew for defamation, it would be an absolute bloodbath (to use the metaphorical term like Trump did, not literally). Unless folks like Dave Neal have a *really, really, really, really, really, really* good explanation for EVERY defamatory thing they have said about Laura, my prediction is that by this time next year, Laura's horses will be enjoying some new grazing land out in Tennessee, once the Neal family has been evicted from their home after losing a multi-million defamation case in federal court. I really hope that doesn't happen, but at this point, I don't see how it's not going to happen.

From: noreply=staff.azbar.org@mg.azbar.org on behalf of [Dave Neal](#)
To: [Intake](#)
Subject: Contact Request Received
Date: Saturday, April 20, 2024 7:35:49 AM

We have received your contact request.

State Bar Intake staff will attempt to contact you at the phone and/or email provided. Most contact requests are processed within 1-2 business days.

If you have questions, please email intake@staff.azbar.org or call the State Bar Intake Department at 602-340-7280.

Contact Request:

Dave Neal

Email:

Phone:

I am a journalist and have been covering a case involving 2 parties in Maricopa County. David Gingras, a lawyer representing Laura Owens, has repeatedly made public claims that his client intends on bankrupting me due to my coverage of the case. He has also made public comments involving 'reading my obituary and throwing it in the trash' and other very bizarre and trouble rants. He has referred to me and other journalists as cockroaches and pond scum. While I respect his freedom of speech, I wonder if this lives up to any ethical standards for practicing lawyers. I absolutely feel that his recent rants on his blog and twitter are threatening. I'm available to discuss this and can provide receipts. Thanks!

Automated SBA Email