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11									
12	SUPERIOR COURT OF THE STATE OF CALIFORNIA								
13	COUNTY OF SAN FRANCISCO – CIVIC CENTER COURTHOUSE								
14	SARRITA ANASTASIA ADAMS,	Case No.: CCH-24-587004							
15	Petitioner,	PETITIONER'S OPPOSITION TO							
16	VS.	RESPONDENT'S SPECIAL MOTION TO							
17 18	AMY GULLEY,	STRIKE PER ANTI-SLAPP STATUTE [§§426.16, 527.6 CODE OF CIV. PROC.];							
19	Respondent,	EXHIBITS A – G; DECLARATION OF PETITIONER; DECLARATION OF							
20		ATTORNEY OKORIE OKOROCHA							
21		HEARING DATE: SEPTEMBER 30, 2024 TIME: 9:30 A.M.							
22		DEPT: 505							
23		CASE FILED: JUNE 6, 2024							
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26	OPPOCITION TO DECRONDENT								
27		C'S SPECIAL MOTION TO STRIKE Submits this Opposition to Respondent's Special							
28	Petitioner, Sarrita Adams, respectfully submits this Opposition to Respondent's Special PETITIONER'S OPPOSITION TO MOTION TO STRIKE								
		- 1-							

1 Motion to Strike pursuant to California's Anti-SLAPP statute (Code Civ. Proc. §425.16) and requests that the Court deny the Motion in its entirety. 2 3 TABLE OF CONTENTS 4 I. INTRODUCTION.....Error! Bookmark not defined. 5 II. FACTUAL BACKGROUND......4 6 III. ARGUMENT.....4 7 8 Respondent's Conduct Does Not Qualify For Anti-Slapp Protection...... 4 A. 9 В. Harassment is Not Protected Speech....... 10 11 12 2. 13 3. 14 D. Respondent's Reliance on the Due Process Clause, First Amendment, and 15 Communications Decency Act Is Misplaced......10 16 1. 17 3. 18 CONCLUSION 11 IV. 19 20 DECLARATION OF SARRITA ADAMSError! Bookmark not defined. 21 22 DECLARATION OF ATTORNEY OKORIE OKOROCHA. Error! Bookmark not defined. 23 24 25 25 27 28 PETITIONER'S OPPOSITION TO MOTION TO STRIKE - 2-

TABLE OF AUTHORITIES

2	Cases						
3	Balboa Island Village Inn, Inc. v. Lemen (2007) 40 Cal.4th 1141						
4	Bikkina v. Mahadevan (2015) 241 Cal.App.4th 70, 84						
5	Blatty v. New York Times Co. (1986) 42 Cal.3d 1033						
6	Commonwealth Energy Corp. v. Investor Data Exchange, Inc. (2003) 110 Cal.App.4th 26, 347,						
7	Consumer Justice Center v. Trimedica International Inc. (2003) 107 Cal App 4th 505, 601						
8	Dual Diagnosis Treatment Center, Inc. v. Buschel (2016) 6 Cal.App.5th 1098						
9	FilmOn.com Inc. v. DoubleVerify Inc. (2019) 7 Cal.5th 133						
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10	John Doe 2 v. Superior Court (2016) 1 Cal.App.5th 130097Mann v. Quality Old Time Service						
11	Inc. (2004) 120 Cal.App.4th 90, 111						
12	Old Republic Construction Program Group v. The Boccardo Law Firm, Inc. (2014) 230						
13	Cal.App.4th 859, 868						
14	Rand Resources, LLC v. City of Carson (2019) 6 Cal.5th 610, 621						
15	Thomas v. Quintero (2005) 126 Cal.App.4th 635						
16	Weinberg v. Feisel (2003) 110 Cal.App.4th 1122, 1132						
17	Woodhill Ventures, LLC v. Yang (2021) 68 Cal. App. 5th 624, 631						
18	Statutes						
19	Code of Civil Procedure §410.10						
20	Code of Civil Procedure §425.16						
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28	PETITIONER'S OPPOSITION TO MOTION TO STRIKE						

I. FACTUAL BACKGROUND

Petitioner incorporates by reference her Opposition to Respondent's Motion to Quash. Respondent initiated communications with and harassment of Petitioner, a California resident & California-based business, Science on Trial, Inc. ("SoT") Respondent's direct and indirect communication with and harassment of Petitioner clearly establishes the necessary minimum contacts for personal jurisdiction under California's long-arm statute, i.e. Code Civ. Proc. §410.10. Respondent launched an online campaign of harassment against Petitioner on reddit.com. See Exh. A. She and her associates then expanded the harassment campaign to Twitter/X.com & Facebook.com. See Exh. B. These campaigns are easily located by searching Petitioner's and SoT's name on Google.com. They used various aliases that are clearly connected with Respondent's online harassment as shown in Exhibits F & G. The harassment is personal in nature with Respondent and/or her associates even admitting it. See Exh. C. Respondent and her associates falsely accused Petitioner of being a domestic abuser. See Exh. D. Respondent and her associates stated multiple times on X.com, Facebook, LinkedIn.com, and reddit.com that Petitioner lacks the qualifications she states that she possesses. See Exh. E. Petitioner possesses a PhD in Biochemistry from Cambridge University in the UK. See Exh. E. Respondent and her associates hacked into closed SoT meetings then boasted about it online. Exh. F In Respondent's ongoing harassment she even recently harassed SoT staff on or about September 15, 2024. See Exh. G. Respondent's harassment is not protected by §425.16. Respondent's harassment is a form of cyberbullying which is unlawful conduct that the Court has the authority to rule upon in this case.

II. ARGUMENT

A. Respondent's Harassment Does Not Qualify For Anti-Slapp Protection

§425.16, was enacted to protect individuals from lawsuits targeting *their legitimate* exercise of free speech on matters of public interest. Anti-SLAPP motions may be filed challenging petitions for injunctive relief brought under §527.6 Code Civ. Proc. because they constitute "causes of action" under the anti-SLAPP law, and there is nothing in §425.16 which would exempt such petitions from the broad reach of this remedial statute. (*Thomas v.*

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Quintero (2005) 126 Cal.App.4th 635.) However, the anti-SLAPP statute does not apply to a proceeding under section 527.6(c), which is limited to determining whether an interim temporary restraining order should be issued as a prelude to a hearing on the petition for injunctive relief. (Thomas v. Quintero, supra, 126 Cal.App.4th at 642.)(Ruling that a two-prong test applies)

To qualify for Anti-SLAPP protection, i.e. *the test from the Quintero-Court*, is whether the party's actions were connected to an issue of *public interest*. See *Thomas v. Quintero, supra*, 126 Cal.App.4th at 642, 657-8.

Here, Respondent's harassment of Petitioner was not aimed at engaging the public or contributing to any public discourse. Rather, Respondent engaged in a pattern of direct and personal attacks on Petitioner's herself, in addition to attacks upon her professional reputation and SoT. **See Exhibits A – D.** Simply because a topic might be an issue of public interest does not make any conduct connected with it, even harassment that is protected as a matter of public under §425.16(e)(3) (4). (*Jackson v. Mayweather* (2017) 10 Cal.App.5th 1240.)

In Consumer Justice Center v. Trimedica International, Inc. (2003) 107 Cal.App.4th 595, 601, the Court held that advertising claims relating to the promised benefits of a specific herbal supplement did not concern an issue of public interest even if a broader discussion of alternative medicine or herbal supplements in general might. (See Bikkina v. Mahadevan (2015) 241 Cal.App.4th 70, 84, defendant's statements "were only remotely related to the broader subject of global warming or climate change, and involved specific accusations of plagiarism and use of a contaminated sample"; See also Mann v. Quality Old Time Service, Inc. (2004) (Emphasis Added) 120 Cal. App. 4th 90, 111, disapproved on other grounds, although pollution is a matter of general public interest, defendants' alleged statements "were not about pollution or potential public health and safety issues in general, but about [the plaintiffs'] specific business practices" and thus were not protected activity within the meaning of §425.16; Cf. Commonwealth Energy Corp. v. Investor Data Exchange, Inc. (2003) 110 Cal. App. 4th 26, 34, information about protecting consumers from investment scams might be an issue of public interest but statements concerning a company's investigatory services are not. Concerning §425.16, the "gravamen is defined by the acts on which liability is based." (Old Republic Construction Program Group v. The Boccardo Law Firm, Inc. (2014) 230 Cal.App.4th 859, 868

Here, Respondent's actions were not motivated by any intention to contribute to public

discourse but were driven by personal retaliation after Petitioner spurned her business proposal.

The intent, timing and nature of Respondent's harassment was to harm Petitioner for refusing the business opportunity, rather than engage in any broader discussion of public interest.

Moreover, it is important to emphasize that Petitioner is not a public figure, despite her professional involvement in high-profile criminal cases. Petitioner operates SoT. Her professional commentary is available online as part of her business services. Simply because Petitioner's website and analysis are accessible online, and she provides commentary on a prominent case, does not elevate her to the status of a public figure by mere fact that Respondent chooses to do so. Significantly, §425.16 distinguishes between individuals who voluntarily thrust themselves into public controversy and those who remain private professionals.

Here, Petitioner clearly falls into the latter category of a private professional whose personal life has nothing to do with the merits of Respondent's false accusations. Petitioner's work in forensic consulting via SoT even in a high-profile case, does not make her subject to the heightened standards for public figures in defamation claims. As a result, Respondent's conduct does not warrant Anti-SLAPP protection.

B. Harassment is Not Protected Speech

Respondent's conduct involves harassment via cyberbullying which she coordinated with others to carry out her campaign against Petitioner. See Exhibits B & C. These communications demonstrate that Respondent's actions were part of a deliberate and calculated effort to harm Petitioner's reputation and business.

Code of Civil Procedure §425.16(e)(3) requires a showing the speaker made the statements in connection with an issue of "public interest." (*Woodhill Ventures, LLC v. Yang* (2021) 68 Cal. App. 5th 624, 631.) valuating what qualifies as an issue of "public interest" inherently requires consideration of the public/private distinction, a notoriously malleable standard. (See *Rand Resources, LLC v. City of Carson* (2019) 6 Cal.5th 610, 621.)

Agile thinkers can create some kind of link between a statement and an issue of public concern such as fondness for abstraction and a knowledge of popular culture. (See *Dual Diagnosis Treatment Center, Inc. v. Buschel* (2016) 6 Cal.App.5th 1098, 1106, i.e. "Almost any statement, no matter how specific, can be construed to relate to some broader topic.")

This pervasive potential means there must be "some degree of *closeness* between the PETITIONER'S OPPOSITION TO MOTION TO STRIKE

challenged statements and the asserted public interest." (Weinberg v. Feisel (2003) 110 Cal.App.4th 1122, 1132, italics added.) A tangential relationship is not enough. (FilmOn.com Inc. v. DoubleVerify Inc. (2019) 7 Cal.5th 133, 140, defendant's statements were "too tenuously tethered to the issues of public interest they implicate, and too remotely connected to the public conversation about those issues, to merit protection".) There is "a need to go beyond the parochial particulars of the given parties." (Commonwealth Energy Corp. v. Investor Data Exchange, Inc. (2003) 110 Cal.App.4th 26, 34.)

Respondent's conduct here, which involved coordinated attacks through private messaging and public posts, similarly falls outside the scope of protected speech under the Anti-SLAPP statute. The mere fact that Respondent made many harassing, defamatory statements in a public forum, i.e.Reddit, Twitter/X.com, Facebook.com, Linked.com, and/or Google.com does not automatically grant Respondent protection under the Anti-SLAPP statute. The law protects speech connected to matters of public concern, not personal attacks aimed at harming an individual's reputation for private, monetary reasons.

Respondent's campaign of harassment was motivated by personal animosity, stemming from a rejected business proposal, and was aimed at damaging Petitioner's professional credibility and business. Such conduct is not part of any broader public debate or discourse, and the use of social media as a platform does not transform Respondent's personal vendetta into protected speech. This was a targeted, malicious effort to harm Petitioner specifically, which falls outside the scope of the protections the Anti-SLAPP statute was designed to provide.

C. Petitioner Has a High Probability of Success On The Merits

The elements of a defamation claim are (1) a publication that is (2) false, (3) defamatory, (4) unprivileged, and (5) has a natural tendency to injure or causes special damage. (*John Doe 2 v. Superior Court* (2016) 1 Cal.App.5th 1300, 1312.) "In general, ... a written communication that is false, that is not protected by any privilege, and that exposes a person to contempt or ridicule or certain other reputational injuries, constitutes libel." (*Shively v. Bozanich* (2003) 31 Cal.4th 1230, 1242.) The defamatory statement must specifically refer to, or concerning, the plaintiff. (*Blatty v. New York Times Co.* (1986) 42 Cal.3d 1033.)

2. Respondent's Harassment of Petitioner as/via CyberBullying

Respondent published multiple false, harassing statements about Petitioner on various social media platforms, as described above. One of Respondent's false claims was that Petitioner lacked the necessary qualifications to provide forensic analysis. See Exh. E. This statement, disseminated across social media platforms was completely false and designed to cast doubt on Petitioner's expertise. Petitioner holds advanced degrees and has built a respected career in forensic science, regularly providing expert analysis on high-profile legal cases. See Exhibits A & F. Her forensic insights are grounded in scientific rigor and objectivity, and she is well-regarded in the forensic and legal communities for her expertise. By falsely alleging that Petitioner was unqualified, Respondent deliberately sought to undermine the confidence that Petitioner's clients, colleagues, and the public have in her professional abilities, with the intent to harm Petitioner's business and reputation.

Furthermore, Respondent escalated her harassment, defamatory campaign by *falsely accusing Petitioner of being a domestic abuser*. **See Exhibits A, at ¶6 & D.** This false and malicious, which Respondent widely spread online, is entirely unfounded and directly contradicted by official court records from Petitioner's divorce proceedings, where Petitioner was not found to be an abuser, but rather the victim of abuse. **See Exh. D.** The accusation of domestic abuse, particularly in Petitioner's professional context, is deeply damaging because it attacks not only her personal integrity but also her professional credibility. As a forensic consultant who frequently deals with sensitive legal matters, such a serious false accusation can irreparably harm Petitioner's reputation and standing within the forensic and legal communities. The deliberate spread of this lie was intended to destroy Petitioner's personal and professional life, casting doubt on her character and further eroding the trust essential to her work.

Moreover, Respondent falsely accused Petitioner of engaging in unethical practices in her professional forensic work. See Exhibits A & B. Respondent's defamatory posts insinuated that Petitioner mishandled forensic evidence and conducted improper analyses, allegations that are baseless and completely unfounded. These accusations are particularly harmful because they strike at the core of Petitioner's professional integrity, which is vital in forensic science, a field that demands precision, ethics, and adherence to strict standards. Such false accusations, aimed at questioning Petitioner's ethical standing, are designed to sabotage her career by causing clients and colleagues to doubt her credibility. In the forensic and legal fields, trust and accuracy are

paramount, and Respondent's malicious statements threaten to destroy the foundation of Petitioner's professional reputation.

Finally, Respondent falsely claimed that Petitioner had misrepresented her expertise in public forums, alleging that Petitioner was spreading misinformation about the legal cases she analyzed. See Exhibits A & B. These statements were fabricated with the intent to further tarnish Petitioner's reputation and credibility. Petitioner's work is known for its scientific accuracy and objectivity, and Respondent's false claims were an attempt to undermine Petitioner's authoritative voice in the field. By using social media to disseminate these falsehoods, Respondent sought to inflict substantial reputational damage, attacking Petitioner's professional standing in both the forensic and legal communities. These coordinated harassing attacks, coupled with the baseless allegations of domestic abuse and professional misconduct, have severely harmed Petitioner's business, personal life, and professional relationships, all of which rely on her reputation for integrity and expertise.

3. Respondent's Statements Were Not Privileged

Respondent was not acting in any official capacity or performing any duty that would entitle her to a privilege under California law. Instead, her harassing, defamatory statements were made out of personal retaliation following Petitioner's rejection of her business proposal.

See Exhibits C & D. The public nature of the platforms Respondent used, and the intent behind the statements, clearly disqualify them from any form of privilege.

4. Respondent's Statements Caused Injury/Special Damages to Petitioner

The harassing false statements published by Respondent had a direct and foreseeable tendency to cause significant harm to Petitioner's personal and professional reputation.

Petitioner's work as a forensic consultant relies heavily on her credibility and expertise.

Respondent's false accusations that Petitioner was unqualified, unethical, and unreliable in her professional conduct struck at the core of Petitioner's reputation. The falsehoods disseminated by Respondent on social media have led to clients questioning Petitioner's qualifications and ethical standards, harming Petitioner's standing in her professional community and causing financial losses. In a field where reputation is paramount, the damage to Petitioner's business has been substantial, and the decline in opportunities represents special damages. Respondent's

actions were intended to cause this type of harm, and the financial impact on Petitioner's business is both direct and severe.

D. Respondent's Reliance on the Due Process Clause, First Amendment, and Communications Decency Act Is Misplaced

1. This Court Has Personal Jurisdiction Over Respondent

Respondent's claim that the Court lacks personal jurisdiction over her is without merit. Petitioner Opposed Respondent's Motion to Quash concerning this claim of jurisdiction. Respondent raising this argument again in her Motion to Strike is improper. *Petitioner incorporates her Opposition to Respondent's Motion to Quash in this section.*

2. The First Amendment Does Not Bar the Relief Sought by Petitioner

Respondent's argument that the First Amendment bars the relief sought by Petitioner is likewise flawed. While the First Amendment protects free speech, it does not provide protection for harassing, defamatory speech or false statements made with the intent to harm another person's reputation. For instance, defamation is not constitutionally protected, especially when the false statements are made with actual malice or reckless disregard for the truth, as is the case here. Respondent knowingly published false and defamatory statements about Petitioner, falsely accusing her of unethical conduct again and again, professional incompetence, and domestic abuse, among other false accusations, as discussed above. These harassing statements are not protected by the First Amendment and are actionable under California defamation law.

The California Supreme Court recognized this fundamental principle. (*Balboa Island Village Inn, Inc. v. Lemen* (2007) 40 Cal.4th 1141, 1155–1156.) In *Balboa Island*, the Court *made factual findings* that the defendant had repeatedly defamed a business entity and issued a permanent injunction prohibiting the defendant from making certain specified defamatory statements about the restaurant. (*Id.*, at pp. 1144–1146.) The California Supreme Court held that although other aspects of the injunction were overbroad, the defendant's "right to free speech would not be infringed by a properly limited injunction prohibiting defendant from repeating statements about plaintiff that were determined at trial to be defamatory." (*Balboa Island, supra*, 40 Cal.4th at p. 1144.)

Should the Court strike the restraining order, Petitioner's only remaining remedy for PETITIONER'S OPPOSITION TO MOTION TO STRIKE

Respondent's ongoing defamation would be to file a succession of lawsuits seeking damages. This approach is impractical and ineffective in addressing the harassment and continuing harm Respondent inflicted through her defamatory conduct. A monetary judgment would not provide meaningful relief, as Petitioner's injuries are ongoing and not solely financial. The damage to her reputation and business continues to accumulate, and a series of lawsuits would only result in delayed and insufficient compensation.

Furthermore, money damages would not guarantee that Respondent ceases her harmful actions. *Petitioner does not seek financial gain from Respondent; her primary objective is to stop Respondent's defamation and harassment.* Without the restraining order, Petitioner would have no effective means of preventing future harm, leaving her vulnerable to continued attacks. The restraining order is essential to provide immediate and necessary protection, as monetary relief alone cannot prevent the ongoing damage to Petitioner's personal and professional life.

III. CONCLUSION

For the reasons set forth above, Petitioner respectfully requests that the Court deny Respondent's Special Motion to Strike.

Date: September 23, 2024

Marc D. Pelta

Attorney for Petitioner

INDEX OF SUPPORTING EXHIBITS

Exhibit	Description	
Exhibit A	Evidence showing that Respondent Initiated Harassment of Respondent	
Exhibit B	Evidence showing that Respondent Expanded Her Ongoing Harassment Campaign Against Petitioner	
Exhibit C	Evidence showing that Respondent and her associates admitted their harassment campaign was/is personal.	
Exhibit D	Evidence showing that Respondent and her associates labelled Petitioner a Domestic Abuser.	
Exhibit E	Evidence showing that Respondent and her associates Repeatedly Stated that Petitioner Lacks the Proper Credentials/Degree which is False	
Exhibit F	Evidence showing that Respondent and her associates Hacked into a Closed SoT Meeting	
Exhibit G	Evidence showing that Respondent and her associates Continued to Harass Petitioner and Even Staff of SoT	

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DECLARATION OF SARRITA ANASTASIA ADAMS

- I, Sarrita Anastasia Adams, declare as follows:
- 1. I am the Petitioner in this action, over the age of 18, and have personal knowledge of the facts set forth in this declaration. If called to testify, I would testify competently to the matters stated herein.
 - 2. I own and operate Science on Trial, Inc. ("SoT") from San Francisco, CA.
 - 3. On September 27, 2023, Respondent initiated harassing me/SoT. See Exh. A.
- 4. Respondent expanded her campaign of harassment that has gone unabated. For instance, Respondent made and encouraged others to make false statements about me/SoT on reddit.com then later on X.com/Twitter See Exh. B. She/They posted the false, harassing comments under various pseudonyms, including "MrJusticeGossipGirl", "FyrestarOmega", "JessRose", "PaulBeach", et al. on reddit.com and X.com. In fact, from Oct. 25 present, Respondent and her associates posted no less than 3,237 comments on X.com about me/SoT. These posts contained false and malicious statements intended to harm my professional reputation and credibility as a forensic consultant.
 - 5. Respondent and her associates admitted their campaign is personal. See Exh. C.
 - 6. They falsely accused me of being a domestic abuser which is false. See Exh. D.
- 7. They falsely accused me of lacking the proper professional credentials which is also false because I possess a PhD in Biochemistry from Cambridge University. See Exh. E.
- 8. Respondent hacked into closed SoT meetings for staff, she recorded and took screenshots of those meetings then posted it on her subreddit discussion thread to harass me/SOT even further. See Exh. F.
- 9. Despite the Court's TRO, Respondent has continued to maintain defamatory posts about me online, i.e. reddit.com, X.com, & Facebook.com, including posting content on an invitation-only subreddit that is still accessible via Google. Respondent even harassed a specific employee of SOT on September 13, 2024, as recently as This harassment have continued to harm my professional reputation and SoT. See Exh. G.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Executed on September 23, 2024 at San Francisco, California.

Sarrita Alastasia Adams

Petitioner

DECLARATION OF OKORIE OKOROCHA

- I, Okorie Okorocha, declare as follows:
- 1. I am an attorney duly licensed to practice in California. I am co-counsel with attorney-of-record, Marc Pelta, in this case. I make this declaration in support of Petitioner's Opposition to Respondent's Motion to Strike per Anti-SLAPP Statute §426.16 Code Civ. Pro.
- 2. Attached hereto as Exhibit A is shows that on September 27, 2023, Respondent initiated harassing Petitioner online.
- 3. Attached hereto as Exhibit B is proof of Respondent's campaign of harassment that has gone unabated. She/They posted the false, harassing comments under various pseudonyms, including "MrJusticeGossipGirl", "FyrestarOmega", "JessRose", "PaulBeach", et al. on reddit.com and X.com. In fact, from Oct. 25 present, Respondent and her associates appear to have posted no less than 3,237 comments on X.com about Petitioner/SoT.
- 4. Attached hereto as Exhibit C is proof Respondent and her associates admitted their harassment campaign against Petitioner is personal.
- 5. Attached hereto as Exhibit D is proof Respondent and her associates falsely accused Petitioner of being a domestic abuser.
- 6. Attached hereto as Exhibit E is proof Respondent and her associates falsely accused Petitioner of lacking the proper professional credentials which is she possesses a PhD in Biochemistry from Cambridge University.
- 7. Attached hereto as Exhibit F is proof Respondent hacked into closed SoT meetings for staff, she recorded and took screenshots of those meetings then posted it on her subreddit discussion thread to harass Petitioner and/or SoT staff.
- 8. Attached hereto as Exhibit G is proof that despite the Court's TRO, Respondent has continued to maintain defamatory posts about me online, i.e. reddit.com, X.com, & Facebook.com, including posting content on an invitation-only subreddit that is still accessible via Google. Respondent even harassed a specific employee of SOT on September 13, 2024.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Executed on September 23, 2024 at Pasadena, California.

Okorie Okorocha,

Attorney for Petitioner Sarrita Anastasia Adams

EXHIBIT A

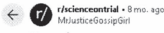
Respondent Initiated Harassment

Proof of Stalking, claims of fraudulent business practice



Sarrita Adams, author of the CONSPRIACY SITE rexvlucyletby2023.com, who incorporated her business Science on Trial as a FOR PROFIT BUSINESS, who LIED about her phD, who is WRONG about the evidence, who has NO PUBLIC PEER REVIEW, who is SELLING MERCH, is now accepting donations for Science on Trial.

https://www.scienceontrial.com/donate



For the newcomers, a reminder that Sarrita Adams created r/sciencelucyletby before Science on Trial

Sarrita Adams has publicly stated that r/sciencelucyletby is her subreddit, and u/aggravating-south-28 has publicly said they created r/scienceLucyLetby and is still lead moderator there.

Sarrita desperately wants people to be ignorant of her erratic past on reddit, she wants people to ignore the public documents showing her erratic behavior in her divorce. All this, she wants you to ignore while you give her money (at least £25, you cheapskate).

Anyone wanting to know more about Sarrita Adams should look into the post and comment history of u/aggravating-south-28



The fraudulent organization, "Science on Trial," has changed strategy. Sarrita Adams names the first member of the Board of Directors

Lies, lies, and more lies. They flow like water from Sarrita Adams.



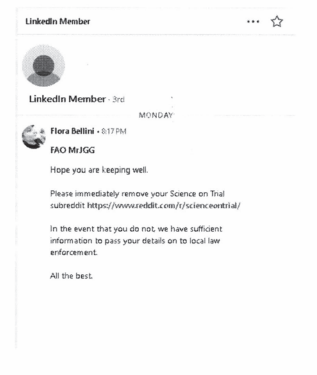
About donations and merch shops - Sarrita Adams is a fraud, and it's clear when looking at the organizations she compares herself to

This morning, Sarrita Adams commented the following on reddit:

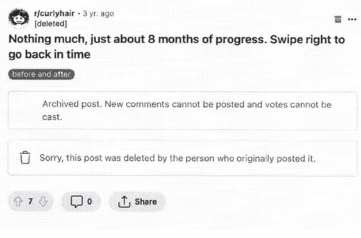
https://www.linkedin.com/in/amy-gulley-a2b3629/

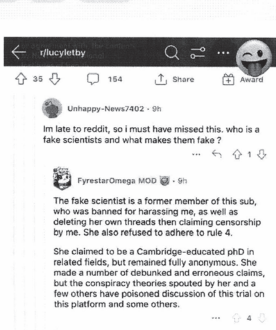


My experience in the construction industry began with an office manager position in a masonry company, which provided a good foundation for the ability to provide solid financial masonry estimates. As Estimator, I had the opportunity to price b...see more









Facebook.com



Rex vs Lucy Letby page - private chat

Q MrJusticeGossipGirl

3 results X



Eleanor Bovington added a participant.

Eleanor



@Mrjusticegossipgirl Welcome

A Someone replied to Eleanor

@Mrjusticegossipgirl Welcome

Hi everyone. I understand our current interests are aligned. I am here to assist in any way I can

A Eleanor replied to participant

Hi everyone. I understand our current interests are aligned. I am here t...

Thank you! It is all a little unsettled at the moment, so it would be good to hear that your views about the verdicts to reassure people the work reddit is doing is not against providing Lucy a fair trial.

Mrjusticegossipgirl

Right. My opinion on the verdicts are that if they are ever overturned, it won't be connected in any way to the actions of Sarrita Adams.

That of course does imply that if there is a valid reason to overturn a verdict or verdicts, that they should be vacated. I am not here to argue if that is or is not the case, and have no interest in subverting the discussions of this chat to that end.

i 2



Rex vs Lucy Letby page - private chat

Q paul breach



Whaten badye Coombes Welcome

Eleanor Bovington added Paul Bench to the group.

Eleanor



@Paul Breach Welcome!









Hello. Thanks for the add.



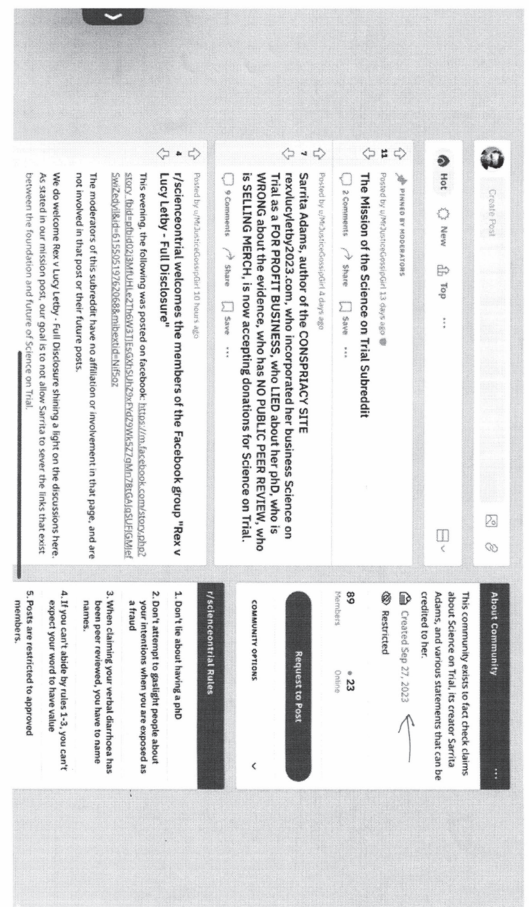
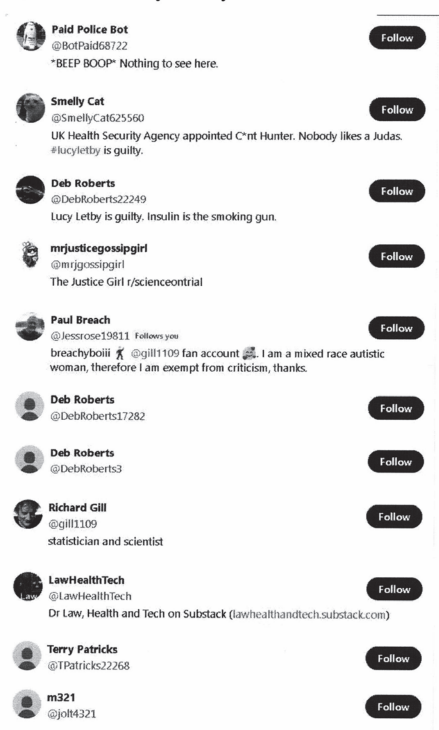


EXHIBIT B

Respondent Expanded Harassment

EXHIBIT A - Amy Gulley's Aliases and Associates





Still active on Gulley's Subreddit

From Sarrita Adams

Date Thu 9/19/2024 8:52 PM

To Marc Pelta <marc@peltalaw.com>

https://www.reddit.com/r/lucyletby/s/d8clMOBA6p

This is Amy Gulley's first subreddit this is where she started placing defamatory content and encouraged others content before she switched to the subreddit specific to SoT

Kind Regards,

Sarrita

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Eleanor



@Mrjusticegossipgirl Welcome

↑ Mrjusticegossip girl rep lied to Eleanor

@Mrjusticegossipgirl Welcome

Hi everyone. I understand our current interests are aligned. I am here to assist in any way I can

♠ Eleanor replied to Mrjusticegossip girl

Hi everyone. I understand our current interests are aligned. I am here t...

Thank you! It is all a little unsettled at the moment, so it would be good to hear that your views about the verdicts to reassure people the work reddit is doing is not against providing Lucy a fair trial.

Mrjusticegossipgirl

Right. My opinion on the verdicts are that if they are ever overturned, it won't be connected in any way to the actions of Sarrita Adams.

That of course does imply that if there is a valid reason to overturn a verdict or verdicts, that they should be vacated. I am not here to argue if that is or is not the case, and have no interest in subverting the discussions of this chat to that end.





Posts

Comments

Media

Relevance ~

All Time ~

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r/scienceontrial · 6mo ago

Sarrita Adams still trying to use fake credentials to make Science on Trial happen

7 votes · 2 comments





r/scienceontrial · 7mo ago

Sarrita "Tashania Curtis" Adams

9 votes · 53 comments



7 r/scienceontrial - 6mo ago

An apparent use of some donations to Science on Trial - and statements by Sarrita Adams

6 votes · 17 comments





r/scienceontrial - 6mo ago

Science on Trial continues to represent itself as more than it is - a website of lies created by a woman who complains having a phD

9 votes + 5 comments





r/scienceontrial · 8mo ago

The book chapter may be at the root of Sarrita Adams' lies

3 votes · 8 comments



r/scienceontrial · 7mo ago

A totally true and accurate post that briefly appeared on Science on Trial's forum this morning

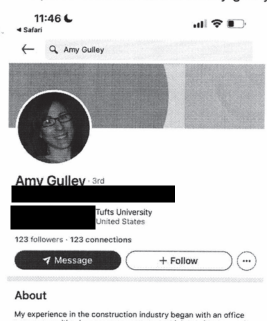


- Identification of Amy Gulley

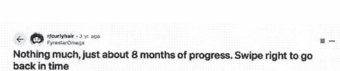


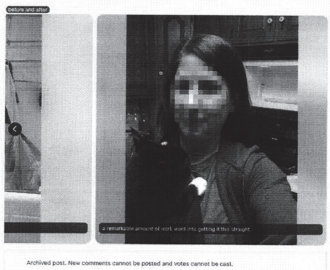


https://www.linkedin.com/in/amy-gulley-a2b3629/



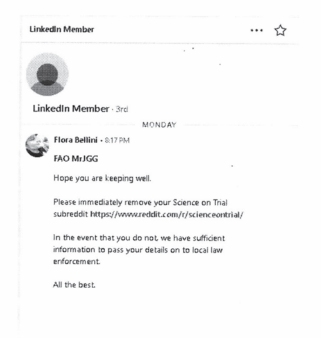
manager position in a masonry company, which provided a good foundation for the ability to provide solid financial masonry estimates. As Estimator, I had the opportunity to price b...see more



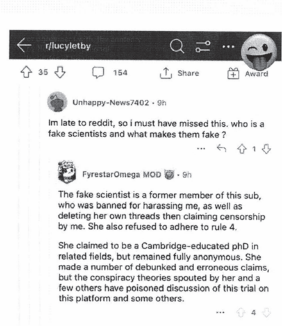




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Sarrita adams



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Reddit · r/scienceontrial
20+ comments · 7 months ago

Sarrita Adams says "Fuck you, pay me" about questioning ...

Sarrita Adams says "Fuck you, pay me" about questioning her on Science on Trial. Goodness! Sarrita Adams has yet to learn a lesson she has been ...

Sarrita Adams has publicly admitted she does not hold the title ... 7 Oct 2023

Does Sarrita Adams, author of rexvlucyletby2023.com and ... 28 Sept 2023

I raised the matter of Sarrita Adams' credentials: r/scienceontrial 8 Oct 2023

Sarrita Adams has erased all evidence of her prior claims of ... 27 Oct 2023

More results from www.reddit.com



Science on Trial

https://www.scienceontrial.com :

Science on Trial | Sarrita Adams

Founder, **Sarrita Adams**, is the brain behind Science on Trial, which provides consistent, high-quality scientific analysis and expertise in legal cases with ...



X · gill1109

20+ likes · 7 months ago 🚦

Richard Gill

RexvsLucyLetby **Sarrita Adams** is not fraudulent. I am not taking any money from anyone. You are the fraud around here, a cheat and a thief.



X (Twitter)

https://twitter.com/mrjgossipgirl

mrjusticegossipgirl (@mrjgossipgirl) · X



Sat watching Bridgerton before bed, maybe I should have gone with "Mr Justice Whistledown"? Sat watching Bridgerton before bed and wondering why I didn't go with "Mr Justice Whistledown"? pic.twitter.com/IsLb3mo...



Thought Sarrita caught me but it's just a fire in the neighborhood. Hoping everyone affected is sare.

tanin deliner and and an extent





mrjusticegossipgirl @mrjg... · 01/04/2024 ··· It's true, I have said that I will set r/ scienceontrial to private when Science on Trial the company ceases to exist. However, it is an archive of Sarrita's own words. So if she finds it harassing, that is her own fault.

#scienceontrial #sarritaadams @forensic_sci_



mrjusticegossipgirl @mrjg... · 21/03/2024 ··· The #lucyletby grift is over for Sarrita Adams @Forensic_Sci_. Her "science" could never stand up to scrutiny. Rather than let it be examined by a wider audience, she's thrown all her toys out the pram.

Those who supported her work would be wise to finally rethink their choices



mrjusticegossipgirl @mrjg... · 26/04/2024 ··· Replying to @mrjgossipgirl @Forensic_Sci_ and @lizhull

One more thing Sarrita. You have me blocked on this platform (a block that I do not violate to contact you), and I'm posting in my own subreddit. That means anything I say that you see, you've sought out. Kind of undercuts your whole stalking claim......

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11 139



mrjusticegossipgirl @mrjg... · 07/02/2024 ··· Lol Sarrita Adams finally changed her handle for #scienceontrial away from @EdgarMoose43433.

As a reminder, she has a regular degree in natural sciences and an incomplete phd in microbiology.



mrjusticegossipgirl @mrjg... · 22/05/2024 ··· Remember when Sarrita Adams @forensic_sci_ was telling her followers of the grants she was applying for so she could live off her grift? She didn't get those, but she's still trying!

#scienceontrial #sarritaadams #lucyletby #fraud

reddit.com/r/scienceontri...



mrjusticegossipgirl @mrjg... · 01/04/2024 ---And finally, whatever I would choose to do with my subreddit, page one of a Google search of "Sarrita Adams" does enough even without me

Googling "Science on Trial" has a fun page 1 result as well not on my subreddit 4/



mrjusticegossipgirl @mrjg... · 29/05/2024 · · · Blind Spots - The Fatal Flaw of Sarrita Adams and Science on Trial My latest here:

reddit.com/r/scienceontri... #lucyletby #scienceontrial #sarritaadams #richardgill @forensic_sci_ @gill1109 @rachelaviv @NewYorker



mrjusticegossipgirl @mrjg... · 27/04/2024 ··· OMG <a> <48 hours after posting a blog on scienceontrial.com falsely accusing me of stalking, Sarrita Adams "notices" 3 brand new accounts she accuses of being me. This would not be the first time she has attempted to harass me for telling the truth about her @Forensic_Sci_



mrjusticegossipgirl @mrjg... · 27/05/2024 ··· Another reason, of course, is that Sarrita Adams does not have a phD, a fact that other reporters were far more honest about last August.

"According to her LinkedIn profile" 😜





mrjusticegossipgirl @mrjg... · 28/04/2024 ··· Not that I believe US law enforcement told Sarrita anything of the kind, but if they did, the Americans deserve far more from their tax dollars. @forensic_sci_ #sarritaadams #scienceontrial #whosharrassingwho #stillnotscaredofher #sowrongitsfunny #sipstea



mrjusticegossipgirl @mrjg... · 04/02/2024 ··· Since Sarrita Adams has blocked me again, just a brief thread to respond to some of her accusations: #scienceontrial #sarritaadams @EdgarMoose434331/



mrjusticegossipgirl @mrjgossipgirl · May 22 Remember when Sarrita Adams @forensic_sci_ was telling her followers of the grants she was applying for so she could live off her grift? She didn't get those, but she's still trying!



Exhibits

From Sarrita Adams

Date Thu 9/19/2024 9:15 PM

To Marc Pelta <marc@peltalaw.com>

Posts targeted and me and SoT

See date Gulley set up the X account, one of her first followers was Helena Spinelli (Eleanor aka Rex v Lucy Letby - Full Disclosure)



mrjusticegossipgirl

@mrjgossipgirl

r/scienceontrial

- Joined October 2023
- 4 Following 5 Followers
- Followed by Rex v Lucy Letby Full Disclosure

Exchange between Gulley and Spinelli

mrjusticeg Replying to Hi Ruth. Ho	outlet.	ŗ					
Q 1	tì	♡ 2	ılıt 40		ı		
Rex v Lucy Letby - Full Disclosure @RexvsLucyLetby · Nov 9 Replying to @Ruth39484957 @SisuNorthern and 2 others A group of professionals & I ran the FB page bf SoT was created. We host the largest number of followers interested in the matter. Considering the turn that SoT has taken, the harm it has/is causing to the LL's cause for justice we are focusing on exposing its illegal dealings.							
Q 2	t⊋	\Diamond	Security Control of Con	口土			
*		*		P - 100	econe		
Replyin Or sho SoT and that sh	Rex v Lucy Letby - Full Disclosure @RexvsLucyLetby · Nov 12 Replying to @Ruth39484957 and @mrjgossipgirl Or should we wait for the next headline to be: "Sarrita Adams, founder of SoT arrested over charity fraud, misleading emotionally vulnerable people that she will be aiding an appeal of a serial killer" how great would it be for LL's cause!						
Q	tℷ	♡ 3	1811		5		
Replyir Goodn Letby - group o Sarrita	ng to @Ruth3948 ess woman! @m Full Disclosure 2 of people.	Disclosure @Rexvs 34957 and @mrjgos rjgossipgirl (r/sciend K and FB accounts a ng LL's cause, she m	sipgirl ceontrial) is one & l are run by a comple	Rex v Lucy etely differen	t		
Q	tì	♡ 1	A second		١		

Helena (Eleanor) claims see the date, this was part of the same chat feed as that where she welcomes @MrJusticeGossipgirl

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Twitter Fund

Fundraiser

Richard Gill

Cambridge University

Letby C

California

Linkedin

About 159 results (0.35 seconds)



reddit.com

https://www.reddit.com > scienceontrial > comments > s... :

Sarrita Adams has publicly admitted she does not hold the ...

Not as an implied admission that she lacks a PhD but as an affirmation that she holds the qualification. It is a lie, of course, and I suspect ...



reddit.com

https://www.reddit.com | scienceontrial > comments > s... :

Sarrita Adams receives an email and throws a tantrum on ...

Her response entirely misrepresents the reality, as usual. Sarrita is not fit to run any entity...she seems barely able to run her own affairs.



reddit.com

https://www.reddit.com | scienceontrial > comments > s...

Sarrita Adams says "Fuck you, pay me" about ... - Reddit

Sarrita Adams says "Fuck you, pay me" about questioning her on Science on Trial Goodness! Sarrita Adams has yet to learn a lesson she has been ...



reddit.com

https://www.reddit.com > scienceontrial > comments > d...

Does Sarrita Adams, author of rexvlucyletby2023.com and ...

Does **Sarrita Adams**, author of rexvlucyletby2023.com and creator of Science on Trial, have a phD? In the early versions of rexvlucyletby2023.com, ...



reddit.com

https://www.reddit.com > scienceontrial : comments : s ...

Sarrita Adams has erased all evidence of her prior claims ...

Sarrita Adams has erased all evidence of her prior claims of having a phD. Here are several times it happened. First, the original version of ...



reddit.com

https://www.reddit.com | scienceontrial > comments > i ... :

I raised the matter of Sarrita Adams' credentials - Reddit

I was perfectly polite and civil and offered Sarrita Adams the opportunity to provide evidence or explain herself. I am a very forgiving person ...



reddit.com

https://www.reddit.com i scienceontrial > comments > s... :

Science on Trial can't get financial backers because of ...

Honest to God, how this cluster b riddled fraud has been able to hoodwink anybody into believing her, nevermind giving her money utterly ...



reddit.com

https://www.reddil.com > scienceontrial : comments : t...

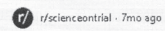
Throwback to another legal "intervention" attempted by ...

Agreed. Although I'm 100% certain Letby is guilty as \sin , I've no objection to people querying the verdicts in good faith. But as the X account ...



About donations and merch shops - Sarrita Adams is a fraud, and it's clear when looking at the organizations she compares herself to

9 votes · 14 comments



Science on Trial is already a fraud and a farce. Now that Richard Gill is part of leadership, here are more reasons it will never be serious

12 votes · 17 comments





r/scienceontrial · 7mo ago

How did we get here? A wiki to detail the genesis of Science on Trial, and the fraud perpetuated by Sarrita Adams

5 votes + 2 comments



r/scienceontrial - 7mo ago

Science on Trial can't get financial backers because of Sarrita Adams' credibility issues

11 votes · 17 comments



r/scienceontrial - 7mo ago

The fraudulent organization, "Science on Trial," has changed strategy. Sarrita Adams names the first member of the Board of Directors

13 votes + 26 comments

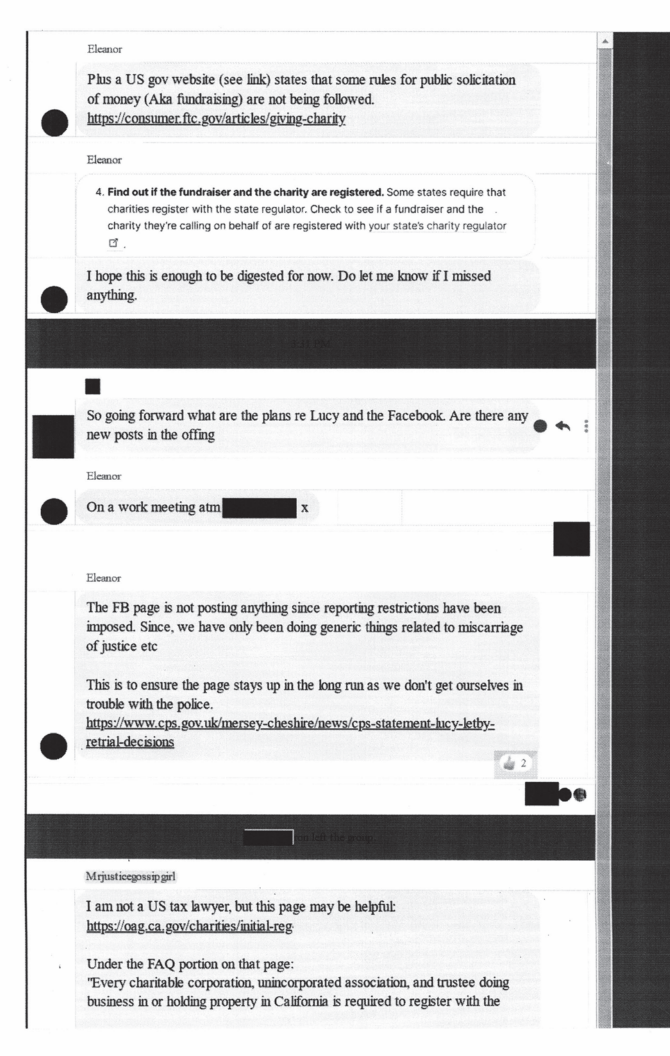




r/scienceontrial - 7mo ago

Sarrita Adams has erased all evidence of her prior claims of having a phD. Here are several times it happened.

10 votes · 10 comments





mrjusticegossipgirl @mrjgossipgirl · Nov 9

::

Replying to @Ruth39484957 @RexvsLucyLetby and 3 others Hi Ruth. How are you? Nice to see you've found a new creative outlet.

0

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the largest number of followers interested in the matter LL's cause for justice we are focusing on exposing its illegal dealings. Considering the turn that SoT has taken, the harm it has/is causing to the A group of professionals & I ran the FB page bf SoT was created. We host Replying to @Ruth39484957 @SisuNorthern and 2 others Rex v Lucy Letby - Full Disclosure @RexvsLucyLetby · Nov 9

[→





Join

Reflecting on the reasons I have been banned from Science on Trial

With any luck, shutting down the Science on Trial forums will force its remaining members to touch grass and emerge from their mass delusion, of which they are victims. Here are a few examples of the dangerous speech that Sarrita wants to shield them from:

Ban #1

Profile name: Human

Banned 20/9/23 for this comment, which included a screenshot of two of Sarrita's reddit comments and asking her what happened to reports she had promised back in May/June

Ban #2

Profile name: Jane Smith

Banned 30/9/23 for this comment, asking wh performed the peer review of rexvlucyletby2023.com. This was, of course, after earlier removals questioning why SoT would need

Add a comment



EXHIBIT C

Harassment is Personal

Eleanor

Plus a US gov website (see link) states that some rules for public solicitation of money (Aka fundraising) are not being followed. https://consumer.ftc.gov/articles/giving-charity

Eleanor

4. Find out if the fundraiser and the charity are registered. Some states require that charities register with the state regulator. Check to see if a fundraiser and the charity they're calling on behalf of are registered with your state's charity regulator.

I hope this is enough to be digested for now. Do let me know if I missed anything.

So going forward what are the plans re Lucy and the Facebook. Are there any new posts in the offing

Eleanor

On a work meeting atm

X

Eleanor

The FB page is not posting anything since reporting restrictions have been imposed. Since, we have only been doing generic things related to miscarriage of justice etc

This is to ensure the page stays up in the long run as we don't get ourselves in trouble with the police.

https://www.cps.gov.uk/mersey-cheshire/news/cps-statement-lucy-letby-retrial-decisions

9 👍 3

Eleanor

Morning all, Please be assured there is no harassment or any plot happening against Sarrita Adams or SoT.

Any organisation or individual (Sarrita in this case) slamming, discrediting, giving bad press, etc to Lucy's cause - Like SoT is doing - will be exposed and awareness will be raised.

This is what the FB page is doing. However, if you have any better suggestions on how we can deal with a situation where people who are actively willing to help in Lucy's cause are being misled by a charlatan (Sarrita) who is exploiting Lucy's fight for justice out of taking money from subject ignorant people, please let me know. I know some think is best to just ignore it, some are actively trying to hide under the carpet, however I have chosen to expose it through the FB page.

Please do take some time to read the content <u>posted on the FB page today</u> with an open mind, and rest assured, those who left or may need a break will be welcome back to the group anytime, just please let us know.



Eleanor

While I can't comment or evidence where the money being raised by SoT is going, I can comment and provide you EVIDENCE is that the money is not going to:

- a) aid Lucy's cause or appeal;
- b) she can't legally ask for donations towards barristers fees who have not been instructed or authorised by the courts to intervene;
- c) that she has no grounds to act as an intervener as she is claiming;
- d) that she has not abided by US or UK regulations by registered with her state's charity regulator;
- e) that she doesn't have a PhD yet lied to Judge Goss about her credentials;
- f) that most if not all of her "scientific claims" are false or misleading;
- g) A Judge ordered a property mortgaged between husband and wife to be sold but she appealed the decision claiming to be entitled to live at the property for free because her autism ended her a mentally incompetent and dependent adult.
- h) That as of 27/07/2023 she was claiming to the court in California to be mentally incompetent YET to Judge Goss in the UK she was a PhD scientist from Cambridge actively working in her field.

I actually can go on here, but I hope the above can demonstrate to you how surreal the problem is and set clearly the importance of removing this dishonest individual from abusing of Lucy's cause for financial gain.

As explained, I can evidence all the above, Just let me know and I happily provide you evidence. x



Brian



Thank you for that

Eleanor Bovington added Mrjusticegossipgirl to the group.

Note at the bottom where it states she added MrJusticeGossipGirl to the group. And at the top the date is given as 10/25/23.

Claims surrounding PhD



r/scienceontrial · 7mo ago

Sarrita Adams has erased all evidence of her prior claims of having a phD. Here are several times it happened.

10 votes · 10 comments



r/scienceontrial · 6mo ago

Science on Trial continues to represent itself as more than it is - a website of lies created by a woman who complains having a phD

9 votes · 5 comments





r/scienceontrial · 8mo ago

Richard Gill has finally come clean about the lack of credentials held by Sarrita Adams, founder of Science on Trial

11 votes · 25 comments





mrjusticegossipgirl @mrjg... · 21/03/2024 Replying to @Jessrose19811 @DebRoberts22249 and 7 others

Evidence in court needs to stand up to cross examination, where credibility is key. An incomplete phD, spotty legal history, & erratic social media presence will not cut it. Also, having been 2x published a decade ago she knows - real research involves more than searching pubmed

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mrjusticegossipgirl @mrjg... · 25/05/2024 Replying to @Jessrose19811 @Luciftian and @Ruth39484957

I don't think Sarrita lying to the court would be an improvement. Then all her spousal support awarded over several years would have been based on fraud. That would be an expensive lie! Plus, she would had to have gotten a phd without her ex knowing. Would be pretty difficult...

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17

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mrjusticegossipgirl @mrjg... · 27/05/2024 ···· Replying to @mrjgossipgirl @Luciftian and 4 others

I'm sure she showed you a very nice document. It is worthless. She is a liar.

@Jessrose19811 is right, people knew since June. Everyone respected her privacy until she was named by the press for her efforts. Note, the press ALSO only said she claimed a phd not that she has one

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mrjusticegossipgirl @mrjg... · 15/05/2024 Sarrita Adams (@forensic sci) claims that @RachelAviv & her fact checker were in regular contact with her regarding the validity of the clinical evidence re: Lucy Letby. Reminder that Sarrita Adams did not complete her biochemistry phd and has zero clinical experience #lucyletby

important one - and likely indicative of using the Lucy Letby trial as a proxy - a way for her to focus her rage and animosity towards her ex-husband's family by taking a position against the doctors and consultants of COCH who she has accused of incompetence.

Why may this be the case? We already know that "the Scientist" has misrepresented themselves before. While her divorce should be private business, these filings are public and are in direct opposition to her account. She claims to be the victim of domestic abuse at the hands of her ex-husband but the state of California took the position taht she has misrepresented herself and alleged, by the incidents listed in the filing, that she is the perpetrator. The truth of the matter is probably somewhere in between - but the convenience of being attracted to a high profile case involving the hospital her ex-father-in-law used to work at is incredibly suspect. The anger and rage that were allegedly involved in the incidents described make it completely feasible that this has all been a stand in for her own interpersonal drama now that the courts have shut down her own appeals.

This new information is deeply concerning as this individual has told multiple lies in an effort to bolster their credibility while hiding a lot which would call that credibility into question. They created an echo chamber community in which they could silence dissent and criticism to spread lies questioning the expertise of those involved in the case.

She is not the unbiased champion of Lucy Letby and science that she has presented herself to be.

Locked post. New comments cannot be posted. Archived post. New comments cannot be posted and votes cannot be cast. Share 85 Search Comments

RevolutionaryHeat318 MOD • 1y ago • Stickied comment

Please note that interference in any other sub is against Reddit's rules, as is inciting harassment or further interference of another sub.

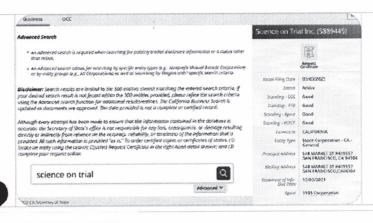
Vote

Sort by: Best

5 more replies

PuzzleheadedCup2574 • 1y ago

Holy Christ. The plot thickens...



Mrjusticegossip girl

You have to read the ruling on Sarrita's final appeal in her divorce carefully. She creates a problem, then blames the court for not having been aware of the problem before she created it. Like, she selected her father as guardian ad litem even though he was in England and she was in the US, then blames the court for his inability to adequately represent her, even though the court record documents that he also refused to assist in the sale of her home



thats the one i read

Mrjusticegossip girl

Anyway, I have to run for a bit. If there's questions I'll work at them as soon as I can. I have been watching Sarrita since she popped up on reddit. I have all the receipts from her time there.

★ Eleanor replied to Mrjusticegossip girl

Anyway, I have to run for a bit. If there's questions I'll work at them ...

Thank you!

I just think it is important to highlight this is Sarrita NOW, not 6/7 years ago.



Eleanor

Phis I can't find any registered non-profit organisations under the name of SoT?



Twitter post: 27 May 2024



mrjusticegossipgirl @mrjg... · 27/05/2024 Another reason, of course, is that Sarrita Adams does not have a phD, a fact that other reporters were far more honest about last August.

"According to her LinkedIn profile" 🐸



victims, and the quality of his evidence itself.

Ms Adams describes herself as "a scientist with rare expertise in rare paediatric diseases".

However, although she has a PhD in biochemistry from Cambridge University, according to her online LinkedIn profile, she appears not to have worked as a scientist subsequently.

She runs a consultancy called Railroad Children which works with under-18-year-olds who have rare diseases and their families to identify novel treatments.

Meanwhile, according to the PubMed database of biomedical research, Ms Adams appears

Ms Adams, who describes herself as 'a scientist with rare expertise in rare paediatric diseases', earned a PhD in biochemistry from Cambridge University, according to her LinkedIn page.

She is understood to run a consultancy called Railroad Children which works with patients under 18 who are suffering rare diseases and their families in a bid to identify novel treatments.

News of the fundraiser comes just one day after

Adams describes herself as "a scientist with rare expertise in rare paediatric diseases". She has a PhD in biochemistry from Cambridge University, according to her online Linkedin profile. She has set up Science on Trial, a website meant to gather support for the convicted murderer's case.

"Lucy Letby's trial may represent the greatest miscarriage of justice that the UK has ever witnessed," the site says. "Through fundraising, researching, and legal assistance, we aim to ensure that Lucy Letby can have a fair trial



1 268





723/23 10:25 PM

Eleanor

IMPORTANT - please read!

Dear members and followers.

Over the course of the next few days (or weeks) we will be running a series of posts exposing potential fraudulent activity currently taking place which is abusing Lucy's cause as well as emotionally exploiting vulnerable people.

In our upcoming posts, we will be talking about Sarrita Adams and a campaign she leads under the name of Science on Trial. Our posts will disclose information aiming to tackle misinformation, lies, and fake science and hopefully help people to make an informed view before donating money or their time to an individual whose motivations are clearly questionable.

From day one of our Facebook page has been clear that our main focus has been on analysing whether the evidence provided Lucy Letby a fair trial, our position still remains that the evidence did not support a fair verdict.

We have been laser focused on that and have avoided things that we feel detract from that. We were happy to work with people on this where we felt there was a common aim, where we were all pulling in the same direction. But, we have distanced ourselves from those whom we felt contradicted our aims. We admit this may have caused tensions but we can't be responsible for how they respond to the focus we have. We have also put a disclaimer on our page to try and be clear on that. However given recent comments all over the internet (please see link below) we now need to formalise our commitment to the cause of Lucy and be clear and unequivocal about those we feel do not share this aim - a fair trial.

As such we can no longer support, share information with or have any contact, official or unofficial, with Sarrita Adams, Science on Trial, or their affiliates and supporters. We are sorry if this decision and upcoming posts may make some feel upset or unsettled, rest assured this decision has been duly considered.

To be clear we are focussed on ensuring Lucy has a fair trial, not distractions and we feel Sarrita comes with distractions and dangerous liabilities that can no longer be ignored.

Please do take the time to look at the collection of information already gathered on Reddit by following the link below; over the next few days, some relevant information will be shared on this page - all are encouraged to take account of what will be shared.

https://www.reddit.com/r/scienceontrial/



Are you staying in the group @Richard Gill? @Sally Hart?

Supporters of said activities are not welcomed here apologies.

Richard replied to Eleanor

Apologies @Richard Gill but we don't

This group does what it's owners/managers say. That's up to them, I have no objection to its aims and governance. I do think there is room for a number of enterprises, we don't compete, we complement one another. This is what I learnt from the case of Lucia de Berk: do not over-organize! Often, indeed, the left hand should not know what the right hand is doing. And vice versa. There are so many fronts we must fight on. Among the elite of society. At grass roots base. Scientists, not scientists. The medical work. The legal world. The men's world, the women's world. The old, the young. Social media, main stream media.

K'A ould lo... 1d

Peritonitis - C...

ents orde... -56m

; you are perf... 2h

so blind as s... · 1d

EXHIBIT D

Respondent Labelled Petitioner a Domestic Abuser









r/lucyletby Search in r/lucyletby







The Alleged "Scientist" Has Revealed A Previously Undisclosed Connection To **Countess Of Chester Hospital**

Discussion

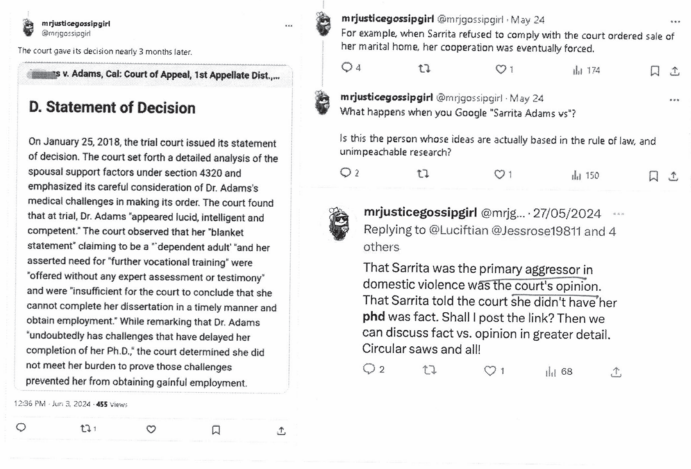
A quick recap [skip bulleted section if already familiar with the background deets, go straight to the bold part]:

- There was previously a woman who claimed to be a scientist that was routinely posting here to argue against the validity of evidence submitted to court - essentially arguing that the trial was a witch hunt and furthering the narrative that Letby was innocent of the charges against her.
- This "scientist" claimed to be a researcher with experience treating rare pediatric diseases who, alongside her staff, put together a document that could prove Letby was not the killer; a mystery virus that went undetected was the culprit.
- When challenged, this "scientist" would routinely threaten posters with doxxing and to report them to their regulatory bodies. Her antics worsened as she would erratically delete her own posts and then accuse the lone moderator at the time of deleting her posts to censor her content; furthering a narrative of victimhood before earning a ban for harassment.
- She established an opposition subreddit which she claimed was to be rooted in scientific evidence and research but never posted any of the documentation she promised and instead banned any users who pointed out mistakes in her calculations and logic.
- She also went on to create a website where she refined her claims and began promoting it across various social media platforms. She has since joined with the purveyors of similar content in order to create a new forum meant to advocate for Letby's exoneration post-conviction in order to secure an appeal on the basis that "bad science" lead to an unsafe conviction.
- Recently, she was identified by the Telegraph in an article which cast heavy doubt on her alleged qualifications and identified her as the leader of the main campaign to exonerate Lucy Letby despite her conviction on multiple murder and attempted murder charges.
- Another user, who has since deleted their account, found public records which further revealed that this individual has been declared mentally incompetent by the state of California. Their post can be viewed here.
- This documentation also alleged that she is a perpetrator of domestic abuse (important later) as well as having failed to complete her doctorate - suggesting strongly that she is unemployed/"self"-employed and that she may not even have a PhD at all as there are several references to not completing her doctorate.
- Other users have claimed to find no trace of the PhD in Cambridge associated databases while Richard Gill has offered to share her PhD with any who ask. A second user attempted to find this PhD and also failed

In the past 24 hours, a previously undisclosed connection between the "scientist" to the Countess of Chester has been revealed which call into question the potentially biased motivation that has driven her campaign from the start.

In her own words, she discloses that she has gone through a contentious divorce with her ex-husband -whose

EXHIBIT F - Divorce Details, erroneous citations



n/scienceontrial - 8mo ago

Sarrita Adams has misrepresented the legal rulings in her divorce yet again. It's time to set the record straight

10 votes · 24 comments

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A completely redacted court document about no one in particular, with selected highlights

7 votes · 7 comments



IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA

IN AND FOR THE COUNTY OF ALAMEDA

BEFORE THE HONORABLE SOMNATH RAJ CHATTERJEE, JUDGE

DEPARTMENT 503

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6 In re Matter of:

ORIGINAL

JOHN NICHOLAS BILLINGS,

Petitioner,

and

Case No. HF16830225

SARRITA ANASTASIA ADAMS,

Respondent.

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REPORTER'S TRANSCRIPT OF REMOTE PROCEEDINGS

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HAYWARD HALL OF JUSTICE TUESDAY, AUGUST 4, 2020

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Pursuant to Government Code 69954(d)

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____Teri F. Rosette-

Certified Shorthand Reporter No. 6631

 Order number two is Mr. Billings' request for a restraining order after hearing is denied. The factual basis are these two visits to the house. The judge looked at it and found grounds for a temporary restraining order, but what we have here is he had no interaction with her at the house. She went there. It was really, in effect, her -- she is attached to the house. I get that. And she opposed the sale of the house.

The house has been sold. There's no further issues of the house. There are two instances where she went there. She might have damaged some property, maybe not. That itself, I think -- I'm going to find under the facts of this case that that doesn't rise to abuse under the Domestic Violence Prevention Act.

The communications with the district attorney's office and the California authorities, one can look at that and say it's potentially -- it's potentially problematic in that maybe there's grounds or maybe there's not grounds or maybe it's excessive. I think both parties know that the Court received emails from some third party, and I had those emails sent to the parties.

You both have those emails; right?

MS. PETTUS-DOTSON: Yes.

MS. POOLE: No. I didn't receive anything.

THE COURT: Ms. Dotson, you got them?

MS. PETTUS-DOTSON: Yes.

THE COURT: I asked my clerk to forward those emails to the two of you, and we'll do that immediately after the

EXHIBIT E

Respondent Misstated Petitioner's Credentials

It would not surprise me if she has never attended the University of Cambridge and has invented large chunk of her background. Given this, and the more important issues with the content of who she says, it may be that any independent efforts on Lucy Letby's behalf should be led and fronted others.	at
☐ 106 Comments → Share ☐ Save ☑ Hide ☐ Report	
Sort By: Best ▼	
View all comments	
SadShoulder641 · 27 days ago	
Sarrita has a chapter published in a book called The Neuroscience of Autism Spectrum Disorders. The chapter (4.6) specifically references that the work took place in the Department of Cambridge, biochemistry department, working with Janine La Salle. It's amazing the accusations which get thrown around.	
♠ -5 ♣ ☐ Reply Share ···	
TTomRogers OP · 27 days ago · edited 27 days ago	
This, I assume, is the same Dr. La Salle who is an academic researcher atthe University of California, Davis! What a surprise. Biographical information available online suggests that Dr. La Salle has never studied at the University of Cambridge, UK. She did however complete her postgraduate study at the University of Harvard, which is in Cambridge, Massachusetts. Is that the source of the confusion? Perhaps we can help Sarrita out here and I could go round saying that, no, it was THAT Cambridge, not the other one.	
SadShoulder641 · 26 days ago I'm sorry, but this is embarrassing. You've set a Reddit forum, which seems to be specifically dedicated to pulling down the work of someone, and you haven't even gone and looked at the chapter in the book which she wrote!	
Gulley-twitter posts.pdf	
Gulley-PhD posts.pdf	
Gulley-reddit posts.pdf	
Por Pages from Pages from 2024-06	

- Richard Gill

On Friday, Aug 18, 2023 at 8:26 am, Richard Gill < gill 109@gmail.com > wrote:

I will not repeat myself again and I will now be blocking your emails. I want nothing to do with you. Please remove any of my diagrams from your website, and stop associating

Please leave me alone. I believe you to be a dangerous individual and your terrible conduct will serve only to inflict harm on all those who associate with you.

Sent from Canary



Rex vs Lucy Letby page - private chat

10/9/23, 4:32 AM

A Richard replied to Kirsten

Have you got a link please where she has stated that she has not actuall...

Sarrita never said in public that she is currently studying for it. She never even said in public that she is going to finish it. She finished writing the main part of a thesis (she gave me a copy; she has not put it online). It does not have a title page. It does not have a preface explaining who did what. Her draft was submitted, examined, approved, and accepted subject to making some corrections. I suspect minor ones. It is not complete since it does not have the necessary and very important introductory section explaining who did what, how much of the research is her own. She did not do her PhD research "between California and Cambridge". She did it solely in California and worked solely with researchers in California. Her thesis and the three published research papers are about molecular biology, not about biochemistry etc etc. The papers were completed by her California colleagues and two of them have a long list of co-authors. The third, and biggest one, is by herself and her California supervisor (head of the department where she worked). That professor is the one who finished the paper for them both, and it was published and published after she had effectively "dropped out". Probably the other two papers were also published later too. I can check when they were submitted, by whom, and when they were accepted. If anyone is interested I can fill in more details but really I think this is a waste of time. She should not call herself Dr and she should not say she has a PhD from Cambridge because she quite simply doesn't. Could she still get it? I doubt anyone in Cambridge is interested in helping her through the last steps, and there is no reason that they should do. (But who knows).



mrjusticegossipgirl @mrjgossipgirl · Feb. 7

Lol Sarrita Adams finally changed her handle for #scienceontrial away from @EdgarMoose43433.

As a reminder, she has a regular degree in natural sciences and an incomplete phd in microbiology.

Anything else is cosplay.

#lucyletby #sarritaadams

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13:34





mrjusticegossipgirl 3,237 posts

Follow

Posts

Replies Media

Likes









mrjusticegossipgirl @mrjg... · 07/02/2024 ···· Lol Sarrita Adams finally changed her handle for #scienceontrial away from @EdgarMoose43433.

As a reminder, she has a regular degree in natural sciences and an incomplete phd in microbiology.

Anything else is cosplay.



Science on Irial

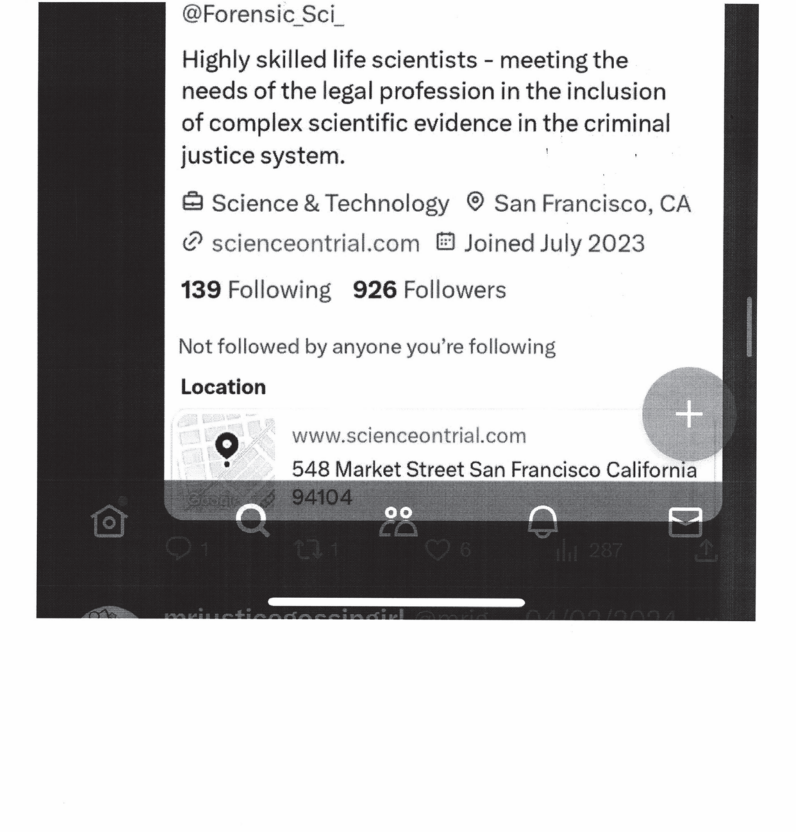


Follow

Science On Trial

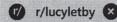
@Forensic_Sci_

Highly skilled life scientists - meeting the











birdzeyeview • 1y ago • Edited 1y ago

On some level I am glad that this alleged 'scientist' is one of the main cheerleaders campaigning to get a baby serial killer out of prison. "With friends like these"... and all that.

I predict it will turn into an absolute Bunfight in no time at all, based on what I have read of this person so far. Let them eat eachother as they grapple for control, \$\$, the limelight, media attention, and eyes and ears of the public.

However, the thing that concerns me most, (and this would apply even if the LL campaign had ppl of a higher caliber and meaningful abilities), is that the families of **Murdered and maimed Babies** will have to be subjected to seeing and hearing from these vultures.

I will be writing to media to ask them not to platform said 'campaign' on reputable outlets and I urge others to do likewise. Even interviewing someone like these gives them false 'legitimacy'.

The families, and the staff that worked at the Countess, should be allowed to move on, and not be subjected to months and years of this odious, bogus claptrap, not to mention false allegations about them and their children's real medical issues. I also feel for the Jury in that they had a very difficult task to do and did it.

I know they will already have to sit through an Inquiry which will also be traumatic, but to have these fake innocence kooks and grifters crawling about is a bridge too far, IMO.

18



RioRiverRiviere • 1y ago

I also searched Dart Europe e-theses portal but didn't find anything: https://www.dart-europe.org/basic-search.php The portal has more than 1,368,701 open access research theses from 583 universities in 29 European countries.

If she has a doctoral degree, why isn't her thesis/dissertation listed in any major open access repository for Europe, UK, US, or Canada?

To be honest, her claim of having a PhD without any evidence is a sticking point for me. I went back to school as a middle aged student in a top ranked university program and worked my butt off, earning my doctorate despite caring for two kids and helping an elderly parent that had a stroke while I was in the midst of completing my draft.

If you didn't complete the dissertation, get it accepted by your committee, and get that piece of paper, then you can't claim a PhD no matter how good a researcher you might be.

She needs to put up or shut up on her degree.



UNIVERSITY OF CAMBRIDGE

I hereby certify that

SARRITA ANASTASIA ADAMS

of GONVILLE AND CAUIS COLLEGE

in the University of Cambridge

was at a full congregation holden in

the Senate-House on

29 JUNE 2017

admitted to the degree of

DOCTOR OF PHILOSOPHY

in BIOCHEMISTRY

Witness my hand this twenty-ninth day of June, two thousand and seventeen

Administrative Officer

Justin Novin

Registrary of the University

UNOFFICIAL TRANSCRIPT

Name and status of awarding institution	University of Cambridge
College	Gonville and Caius College
Name of Qualification	Doctor of Philosophy
Level of Qualification	Postgraduate (Full-Time)
Field(s) of study for the qualification	Biochemistry
Official length of Course	Four Years
Course Start Date	Michaelmas Term 2010 (01 October 2010)
Language of Instruction and Examination	English

ACADEMIC RECORD

(*) denotes no marks recorded for this unit

Subject of Research: The Role of MeCP2 and FoxG1 in Cortical Development; Implications for Autism Spectrum
Disorders.

FURTHER INFORMATION

For further information please refer to the programme specification at http://www.admin.cam.ac.uk/univ/camdata/archive.html

Where available, this will contain information on:

- Access Requirements
- Programme Requirements
- Professional Status
- Grading Schemes and Degree Classification
- Access to further study

INFORMATION ON THE NATIONAL HIGHER EDUCATION SYSTEM

Programme specifications as found on: http://www.admin.cam.ac.uk/univ/camdata/archive.html, for all courses, include an indication of the level of the course in the context of the Framework for Higher Education Qualification in England, Wales and Northern Ireland, published by the Quality Assurance Agency (QAA). Full descriptors of the levels of the Framework can be viewed on the QAA website:

http://www.qaa.ac.uk/quality-code

EXHIBIT F

Respondent Hacked into Petitioner's Meeting

Hacking



mrjusticegossipgirl @mrjgossipgirl · Apr 2

So Sarrita, when I say I will take down my subreddit if Science on Trial ceases to exist - I say that not as an offer, but as a courtesy. Move on from this venture, and I will be happy to help you so far as I am able. But I will not allow you to lie without preserving that record

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r/scienceontrial • 7 mo. ago Mr/usticeGossipGirl

Science on Trial is offering itself for forensic science consulting for district attorneys - here's a reminder of the last time Sarrita Adams met with a district attorney

Now that Science on Trial has shut down its forum, Sarrita Adams has launched a site offering to contract with district attorneys in the United States.

https://www.scienceontrial.com/services-3



r/scienceontrial u/MrJusticeGossipGirl - 208d



Reflecting on the reasons I have been banned from Science on Trial

With any luck, shutting down the Science on Trial forums will force its remaining members to touch grass and emerge from their mass delusion, of which they are victims. Here are a few examples of the dangerous speech that Sarrita wants to shield them from:

Ban #1

Profile name: Human

Banned 20/9/23 for this comment, which included a screenshot of two of Sarrita's reddit comments and asking her what happened to reports she had promised back in May/June

Ban #2

Profile name: Jane Smith

Banned 30/9/23 for this comment, asking wh performed the peer review of rexvlucyletby2023.com. This was, of course, after earlier removals questioning why SoT would need

its members to solicit expert opinions and publicly asking why SoT filed as a corporation.

Ban #3

Profile name: Minnie Johnson

Banned 18/10/23 for this comment, asking for Sarrita to confirm or deny once and for all if she held the title phD.

Ban #4

Profile name: Tim Smythe

Banned 8/11/23 for this comment pressing the issue of the unsubstatiated claim on rexvlucyletby2023.com that Child L's mum had gestational diabetes.





mrjusticegossipgirl @mrjgossipgirl - Apr 2

And finally, whatever I would choose to do with my subreddit, page one of a Google search of "Sarrita Adams" does enough even without me Googling "Science on Trial" has a fun page 1 result as well not on my subreddit

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Sa	rrita	Ad	ams

Zoom meeting recording

7 messages

Ethelred <ethelred321@gmail.com>

Thu, Nov 9, 2023 at 9:17 PM

To:

Hi Sarita,

I only just saw the message about the Zoom meeting and have missed it entirely.

I am unable to attend the Sunday meetings but would have like to have attended today's. Can I have a link to the recoding when it is available please.

Jess Harrison

Sarrita Adams

Thu, Nov 9, 2023 at 9:38PM

Draft To: Ethelred <ethelred321@gmail.com>

[Quoted text hidden]

Ethelred <ethelred321@gmail.com>

Sat, Nov 11, 2023 at 8:48 AM

To:

Sadly I don't know what's going on anymore as the Forum is closed and I didn't get the opportunity to watch the emergency Zoom meeting as I never received a link to the recording.

I feel left out of the loop. Never mind. I wasn't able to contribute anything useful other than support.

Jess

[Quoted text hidden]

Sarrita Adams

Sat, Nov 11, 2023 at 9:00 AM

To: Ethelred <ethelred321@gmail.com>

Fear thee not... The forum is still open...

Also, i just sent you an invite to join the Working Group. When you get into that group click on files and you will find a pdf, the pdf gives you an overview of what happened in the meeting and you can click the links to watch the video.

Best,

S

[Quoted text hidden]

Ethelred <ethelred321@gmail.com>

Sat, Nov 11, 2023 at 9:22 AM

To: Sarrita Adams

Thank you very much,

Not sure why I couldn't get into the forum this morning. I will try again.

Jess

[Quoted text hidden]

Sarrita Adams

Sat, Nov 11, 2023 at 3:43PM

To: Ethelred <ethelred321@gmail.com>

I think you should remove yourself, no? [Quoted text hidden]

Sarrita Adams

Sat, Nov 11, 2023 at 3:47PM

To: Ethelred <ethelred321@gmail.com>

Your Account has been removed. Do not return to my website [Quoted text hidden]

EXHIBIT G

Respondent Harassed Petitioner via Her Staff



Flora you've totally lost the plot dorlin. Look at the state of Sarrita and her life and ask yourself do you genuinely believe what she tells you about being a successful scientific consultant? when she can barely fucking leave the house

4:32 PM · Sep 15, 2024 · 23 Views

Replying to @Jessrose19811 @PaulEmbery and @Forensic_Sci_



Jess Rose @Jessrose19811 · 1h

Replying to @Luciftian @PaulEmbery and @Forensic_Sci_

Flora may I remind you that Sarrita is off her trolley and you're an absolute knob for going along with her nonsense? Also tell her to screenshot this as well:





Luciftian @Luciftian · 2d

Those comments appear to be completely outside her remit and outside the scope of the inquiry.

 Q^2

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Jess Rose @Jessrose19811 · 1d

The entire trial was outside of that silly, PhD-less bint Sarrita's remit and scope of knowledge, but that didn't stop her from spouting all manner of conspiratorial nonsense out, did it Flora?

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Luciftian

@Luciftian

Amy, may I remind you that there is a restraining order in place against you because you are a crazy stalker. @Forensic_Sci_

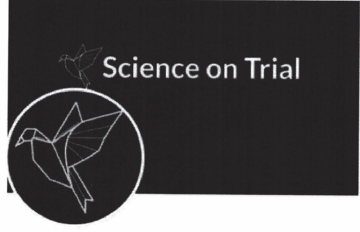
08:44 · 13/09/2024 from Earth · View



LUCY LETBY. Has she been dealt a ...

4d · 😚

PLEASE RESEARCH SARRITA ADAMS
CEO OF
SCIENCE ON TRIAL
ON GOOGLE, FACEBOOK, REDDIT & LINKEDIN



Science on Trial

71 likes • 93 followers

Science on Trial specializes in the meticulous review of scientific evidence used in criminal cases



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1 comment







