

IN THE HIGH COURT OF JUSTICE ANTIGUA & BARBUDA

Claim No: ANUHCv2025/0149

BETWEEN:

ALKIVIADES ANDREW DAVID – Applicant

and

**JOSEPH CHORA, GLORIA ALLRED, LISA BLOOM, TOM GIRARDI, JOHNNY FRATTO JR.,
and others – Respondents**

EXHIBIT M900

The Fraudulent \$900 Million Nichols Judgment – From Fratto to Girardi to Dordick

1. Introduction via Johnny Fratto Sr.

Johnny Fratto Sr., a close friend of the Applicant, was the man who first sold him the Hologram USA technology. Before his death, Fratto Sr. asked the Applicant to look after Marguerita Nichols. Out of respect, the Applicant promised to do so.

2. Nichols's Conduct

Nichols persistently pursued the Applicant, even exhibiting stalking behavior. She walked his cloned Doberman Vader, who was terminally ill, then later cited Vader as a 'threat' in Girardi's complaint. Nichols stayed with the Applicant in his hotel room for three days, during which they had consensual sex on two occasions. The Applicant has acknowledged this was consensual but spiritually and personally regrettable given his faith and long-term relationship with Nissrine.

3. International Pursuit

Nichols followed the Applicant to Greece, fabricating an MTV 'deal' in Lebanon to justify her travel. The deal was false. Her real purpose was to intrude into the Applicant's home in Greece. That property was later targeted and sold at auction via Lauren Reeves's 'double-dipping' scheme under Gloria Allred.

4. Coercion by Johnny Fratto Jr.

After her consensual involvement, Johnny Fratto Jr. coerced Nichols into filing a false rape allegation. Nichols's relationship was rewritten into a fabricated \$900 million claim.

5. Bait-and-Switch Strategy

The Nichols case followed the syndicate's pattern: bait with harassment headlines, then switch to financial/IP targeting. This mirrors Karl Zirpel's harassment-to-whistleblower pivot.

6. Fraud and Extortion

In 2023, Chora told Judge Orozco (as reported by Courthouse News) the Applicant was worth \$50 million. Two years later, after defamation destroyed banking relationships, Chora inflated this to 'billions' to justify a \$900 million judgment. The case was taken off-calendar, then reinstated last-minute, and held without the Applicant present. Meanwhile, Fred Heather and Robert Shapiro threatened the Applicant's mother in Greece: pay millions or your son goes to jail for rape.

7. Judicial Conflicts

The Nichols trial was presided over by Judge Christopher K. Lui. His father, Justice Elwood Lui, authored appellate rulings in Girardi/Allred cases based on fabricated affidavits by Yelena Calendar and Gary Shoefield. Additionally, Judge Yolanda Orozco, who handled related cases, was formerly Girardi's lawyer at Jones Day during the Girardi-Lee Baca era. Baca later served 3 years in federal prison and undersheriff Paul Tanaka 5 years for obstruction and lying to the FBI. The Applicant was effectively judged by Girardi's former counsel.

8. Girardi Authorship and Dordick Succession

Tom Girardi personally drafted Nichols's complaint. After his disbarment, the case was handed to Gary Dordick, a Girardi protégé, whose sister also trained under Girardi in Beverly Hills. This confirms institutional continuity of the fraud pipeline.

9. Weaponizing Disability

Nichols knew about the Applicant's disability and his reliance on his ADA service dog Vader. She maliciously claimed Vader threatened her, despite having personally walked him and knowing he was dying. This shows deliberate cruelty and ADA retaliation consistent with syndicate strategy.

10. Compassionate Note

The Applicant notes he believes Nichols may be drug-induced and captured by her situation. She may not be acting freely but as a pawn within the Girardi-Allred cartel's machinery.

11. Media Collusion

DMG, CBS, NBC, ABC, and FOX blasted the \$900M Nichols judgment globally. When the figure was reduced to \$90M, appealed, investigated criminally, and brought to Antigua, these outlets never reported it. This silence proves collusion — headlines for lies, silence for truth.

12. DMG Confrontation and Courthouse Demonstration

The Applicant confronted Rory Tingle of the Daily Mail at DMG offices on video, demanding accountability for the \$900M lie. He also publicly demonstrated the fraud at the courthouse before Sheriff deputies, as the State Bar of California confirmed investigations into Gloria Allred were underway.

13. Post-FilmOn Pursuit

After FilmOn closed in Beverly Hills and two IPOs were cancelled due to syndicate sabotage, Nichols followed the Applicant to Hologram USA. She begged for work, and during the one week the Applicant was separated from his long-term partner Nissrine, they engaged in consensual sex.

This context disproves Nichols's later narrative of harassment or rape.

14. Testimony of Nissrine Qrib

The Applicant's long-term partner, Nissrine Qrib, has testified and will testify again. She confirms that she and the Applicant were in a monogamous seven-year relationship, separated only for one week. It was during that week that Nichols pursued the Applicant, begged for work, and engaged in consensual sex. Qrib's testimony provides independent corroboration that Nichols's later claims were fabricated.

15. Chora as Dordick's Expert Witness

In the Nichols case, Gary Dordick presented Joseph Chora as an 'expert witness' on the Applicant's finances. Chora was not an independent expert but a cartel insider. He contradicted his own 2023 statement before Judge Orozco, where he valued the Applicant at \$50 million, by inflating the figure to 'billions' for Dordick. This perjured expert testimony was used to justify the \$900M judgment in absentia.

16. Betrayal and Intimidation by Counsel

Robert Shapiro and Fred Heather dropped the Applicant as a client while collaborating with Louis Freeh to intimidate the Applicant's 84-year-old mother. They threatened her with catastrophic consequences unless millions were paid — extortion under color of law.

17. Shapiro–Allred Alliance

Robert Shapiro has a long professional history with Gloria Allred. Their alliance in Beverly Hills law circles meant Shapiro was never a neutral advocate. He was aligned with the very syndicate targeting the Applicant.

18. Threats Against the Applicant

Shapiro escalated beyond betrayal to direct personal threats against the Applicant's life. Such threats constitute criminal intimidation and prove the litigation was not about justice but about coercion and fear.

19. Legal Relevance and Relief

Shapiro's collusion with Allred, abandonment of the Applicant, intimidation of his mother, and threats against his life prove this case was never lawful. It was cartel enforcement through lawyers. The Nichols judgment must be struck and the conduct referred for prosecution.

Respectfully submitted,

Digitally signed by:

Alkiviades Andrew David
Ambassador-at-Large, Antigua & Barbuda
Applicant in Person

Date: August 31, 2025