

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF FLORIDA

CASE NO.: 08-CIV- 80893 – MARRA/JOHNSON

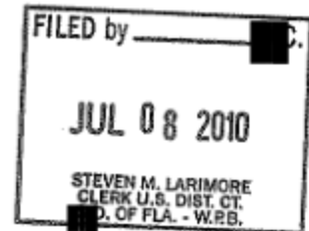
JANE DOE,

Plaintiff,

v.

JEFFREY EPSTEIN,

Defendants.



Joint Stipulation Of Mootness and Withdrawal Of Plaintiff's Emergency Motion For Hearing Requesting That The Court Find Epstein In Civil Contempt Of The Court's Two Orders Forbidding Harassment And Indirect Contact, For Appropriate Sanctions, And Additional Remedies Including Referral For Criminal Contempt

Plaintiff, JANE DOE and Defendant, JEFFREY EPSTEIN ("Epstein"), hereby file their Joint Stipulation of Mootness and Withdrawal Of Plaintiff's Emergency Motion for Hearing Finding That Epstein Is In Civil Contempt of the Court's Two Orders Forbidding Harassment And Indirect Contact, For Appropriate Sanctions, And Additional Remedies Including Referral for Criminal Contempt (Des 194 and 195)(the "Motion for Contempt"), and each state:

1. On July 2, 2010, Plaintiff filed the Motion for Contempt and an associated Motion to file same under seal. (DEs 194 and 195)
2. The parties have resolved the above lawsuit.
3. Plaintiff's counsel has been advised that the investigator was hired by Defense Counsel and was supervised by Defense Counsel.
4. Putting aside certain fact disputes between the Plaintiff, Defendant and their respective investigators as to what occurred, Plaintiff's counsel agrees to withdraw the Motion as

it is now moot.

WHEREFORE, Plaintiff and Defendant requests that the Court enter and order finding the above Motion for Contempt as moot and withdrawn, and grant any additional relief the Court deems just and proper.

Local Rule 7.1 Statement

Pursuant to the above rule, the undersigned counsel and Plaintiff's counsel have conferred and have agreed to same.

Respectfully submitted,

By: /s/ Robert D. Critton, Jr.
ROBERT D. CRITTON, JR., ESQ.
Florida Bar No. 224162



Certificate of Service

I HEREBY CERTIFY that a true copy of the foregoing was electronically filed with the Clerk of the Court using CM/ECF. I also certify that the foregoing document is being served this day on all counsel of record identified on the following service list in the manner specified via transmission of Notices of Electronic Filing generated by CM/ECF on this 8 day of July, 2010:

Brad Edwards, Esq.
Farmer, Jaffe, Weissing, Edwards, Fistos
& Lehrman, PL



Jack Alan Goldberger, Esq.
Atterbury Goldberger & Weiss, P.A.



Co-Counsel for Defendant Jeffrey Epstein

Paul G. Cassell, Esq.
Pro Hac Vice





Co-counsel for Plaintiff

By: /s/ Robert D. Critton, Jr.
ROBERT D. CRITTON, JR., ESQ.

A handwritten signature in black ink, appearing to be 'R. Critton', written over the signature line.



(Co-Counsel for Defendant Jeffrey Epstein)