

ORIGINAL

**SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE COUNTY OF SAN DIEGO - CENTRAL DIVISION**

ISABEL VASQUEZ,

Plaintiff,

vs.

**MICKEY KASPARIAN; UNITED FOOD
& COMMERCIAL WORKERS LOCAL
135, a labor union charter;
and DOES 1 through 20,**

Defendants.

**Case No. 37-2016-
00044511-CU-OE-CTL**

VIDEOTAPED DEPOSITION OF TERENCE L. HUNT

SAN DIEGO, CALIFORNIA

OCTOBER 5, 2017

**REPORTED BY:
DENISE JOHNSON
CSR No. 36656**



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1 being?

2 A About discipline, getting fired, situations
3 with Anabel and Marabelle, with Sandy. I think it
4 has more to do with the lawsuit and the situation
5 than -- I don't know about the times I come home and
6 find her crying.

7 Q She's worried about the others?

8 A Possibly.

9 Q Isabel, Sandy, being fired.

10 A I -- I can't tell you what a dream means.

11 Q No. Okay.

12 MR. FEINBERG: No further questions.

13 MR. CORRALES: I have some questions. I can
14 ask them from here.

15

16 EXAMINATION

17 BY MR. CORRALES:

18 Q Mr. Hunt, you weren't here, but I took the
19 deposition of Mr. Kasparian in the Vasquez case. And
20 I asked him questions about what Isabel had said
21 concerning his penis. And then counsel also asked
22 questions about what she observed about his penis.
23 And she said that he had a noticeable mole on his
24 penis, described it. And Mr. Kasparian admitted that
25 he did have a mole.

1 And so I asked Mr. Kasparian how Isabel
2 would have known that had she not had sexual contact
3 with him. And Mr. Kasparian said in his deposition
4 that he believes the reason Isabel might have known
5 that was because Mr. Kasparian had a conversation
6 with you where he told you that he had this mole on
7 his penis.

8 And my question to you is: Is that true?

9 A That's not true. He's a liar.

10 Q Okay. I'm going to ask you again.

11 Are you absolutely sure that you never had a
12 conversation with Mr. Kasparian where he told you
13 that he had a mole on his penis?

14 A I'm absolutely positive that conversation
15 never existed.

16 Q And would this, in your opinion -- you've
17 told us other things that were characteristic of
18 Mr. Kasparian, including the fact that he lies.
19 Would this be an example of Mr. Kasparian lying?

20 (Cross-talk.)

21 MR. FEINBERG: Objection. Calls for
22 conclusion. Calls for opinion. Calls for
23 speculation.

24 MR. CORRALES: Okay. And did you get his
25 answer?

1 THE REPORTER: No.

2 BY MR. CORRALES:

3 Q What's your answer?

4 A Exactly.

5 MR. CORRALES: Okay. No further questions.

6 That's all I have.

7 MR. FEINBERG: Nothing further.

8 MR. CORRALES: Okay. Stipulation?

9 MR. FEINBERG: Sure.

10 I'll propose the following stipulation:

11 That the court reporter be relieved of her

12 obligations under the Code.

13 The original transcript be transmitted to
14 Mr. Corrales who will arrange for it to be reviewed
15 by the deponent.

16 The deponent will have 30 days in which to
17 review the transcript and make any changes that he
18 thinks are necessary and sign the transcript under
19 penalty of perjury.

20 And that Mr. Corrales will promptly
21 communicate those corrections, if any, to defendant's
22 counsel. If there are no changes, he'll communicate
23 the same. And if no changes are made to the
24 transcript and it goes unsigned, it may be used as
25 though it is un- -- as though it is signed under