

STATE OF CA
COUNTY OF West Hollywood / Los Angeles

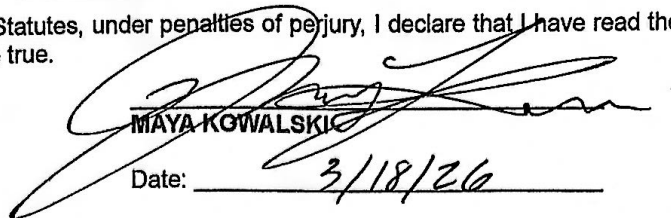
I, Maya Kowalski, declare as follows:

1. My name is Maya Kowalski. I am over the age of eighteen and competent to make this Declaration. The statements contained herein are based upon my personal knowledge.
2. I previously provided a sworn statement on September 2, 2025. This Declaration is intended to supplement, and not contradict, that prior statement.
3. Over the course of Gregory Anderson's ("Greg") representation of me, he frequently communicated with me privately (without my father's knowledge) by text message, email, and telephone.
4. As time went on, I became increasingly uncomfortable with the tone and content of many of Greg's communications with me. Examples of things that made me uncomfortable are set forth below, and copies of these communications from Greg are available and can be produced if requested.
5. I turned 18 years old in December 2023. Shortly after the New Year, Greg arranged and paid for a hotel room for my friends and me. Greg knew that I had just separated from my boyfriend, and he wanted to cheer me up. I was very upset and emotionally vulnerable at that time.
6. Greg also stayed at the same hotel in a separate room.
7. While at the hotel, Greg invited me to come to his room. When I arrived, it was apparent to me that he had been drinking.
8. While I was alone in his hotel room, Greg rambled on about a variety of things for a very long time. During that conversation, he asked me to sign a new fee agreement because I had turned 18.
9. I signed the document he presented to me. Greg did not explain that the fee arrangement might not comply with the Rules Regulating The Florida Bar. I was not advised that the fee percentages exceeded what is permitted or that court approval would be required. At no time did I suggest or agree that Greg should receive a fee greater than what is permitted by The Florida Bar.
10. After I returned to my hotel room, Greg sent two bottles of wine to the room for my friends and me to drink. All of us were under 21 years old. He later came to my room.
11. Greg made many comments to me that were inappropriate. Among other things, he encouraged me to be sexually promiscuous and advised me that I should date older men. He told me that women age faster than men and that older men prefer younger women. He suggested that dating older men would make me more attractive in certain social and professional circles and would help me become connected to influential people. He also provided unsolicited advice about using contraception and not getting pregnant.
12. Greg encouraged me to pursue a relationship with his 28-year-old nephew (when I was just 18 years old). He also encouraged me to drink on several different occasions, and he commented about my behavior and what I wore when meeting his friends.
13. Greg's comments about my sexuality, relationships, and social positioning made me uncomfortable. However, I did not immediately fully appreciate how inappropriate Greg's interactions and communications were. As I matured and spoke with other trusted individuals, I came to understand that Greg's behavior was not appropriate, especially for a lawyer representing a young client.
14. In July 2024, Greg told me that I was no longer permitted to speak with Nick Whitney ("Nick"), who I understood to be one my attorneys and who I liked and trusted.
15. Around this same time, Greg asked me to sign an affidavit regarding Nick that I believed contained inaccurate statements. I refused to sign the affidavit.
16. I relied on Greg to provide me with accurate and complete information regarding my case, my finances, and my legal rights. By the fall of 2024, I no longer felt that Greg was acting in my best interests, I did not trust him, and I became very concerned about his motivations. Because of this, and other reasons, I reached out to Nick despite Greg telling me not to speak with him.
17. In conversations with my father, I learned that he also had significant concerns about Greg, including concerns about his honesty, how he interacted with my brother and me, and concerns about his handling of financial issues. After discussing these matters and others with my family, we made the decision to terminate Greg and AndersonGlenn LLP.
18. With respect to the Advance Funding Loan, Greg never informed me that The Florida Bar prohibits attorneys from participating in advance funding loan transactions.
19. Greg did not explain the total costs associated with the Advance Funding Loan, including the magnitude of fees, interest, and repayment obligations. Greg never told me to get independent counsel before the loan was closed or funded. I was also not advised that smaller or less expensive funding options may have been available.

20. Greg did not explain to me that the loan documents could restrict my ability to make independent decisions regarding my case, including whether to settle, retry the case, pursue an appeal, or retain new counsel. Greg did not tell me that the lenders or other parties to the transaction could influence or control these decisions for me.

VERIFICATION

Pursuant to Section 92.525, Florida Statutes, under penalties of perjury, I declare that I have read the foregoing and that the facts stated above are true.


MAYA KOWALSKI
Date: 3/18/26