

AFFIDAVIT OF ROBERT Di LORETO, M.D.

I, Robert Di Loreto, M. D., being first duly sworn, deposes and states that:

1. I am over the age of 18 and am a resident of the State of Michigan.
2. I have personal knowledge of the facts set forth below, and if called upon, could and would competently testify to the facts set forth herein.
3. I am one of the founding partners of Michigan Institute of Urology (MIU).
4. I am currently Chief Operating Officer of MIU.
5. I have practiced Urology in Metropolitan Detroit since 1979.
6. I am Board Certified in the specialty of Urology by the American Board of Urology since 1982.
7. I specialize in all areas of adult Urology, with an emphasis on the management and treatment of Erectile Dysfunction.
8. I have hospital affiliations with St. John's Hospital and Medical Center, Beaumont Grosse Pointe Hospital and Henry Ford Cottage Hospital.
9. I serve as Panel Member and Consultant to the U.S. Food and Drug Administration, Center for Device Evaluation and the division of Urology and Gastroenterology since 1989.
10. I currently serve as the Chairman of Urology at St. John Hospital and Medical Center in Detroit, Michigan.
11. I am a past President of the medical staff of the St. John Hospital and Medical Center.
12. I am a past Chairman of the Credential Committee of the St. John Hospital and Medical Center.

RRL

13. I am a past Chairman of the Board of the St. John Hospital and Medical Center, as well as Board Member of St. John Health System.

14. I am currently a member of the American Urology Association and Michigan Urology Association.

15. I have had an opportunity to review the medical records of Sri Nithyananda Swami. (Please see attached Exhibit A)

16. The records reflect that Sri Nithyananda Swami ("Swami") does not have any Sexually Transmitted Diseases. ("STD")

17. Swami suffers from low hormone levels, also known as Hypogonadism. These hormone levels are atypical for Swami's age and indicative of a pre-pubescent boy in the age range of 10 to 11. (Please see attached Exhibit B). A typical adult male Swami's age would be in the range of 300-1,000.

18. Swami underwent the following standard tests to measure his sexual ability to function as a normal adult male, including: Physical Examination, Serum Testosterone; Leutinising Hormone; Nocturnal Penile Tumescence testing with RigiScan; Color Doppler of penile arteries after injection; Serum Sex Hormone Binding Globulin; and, Nocturnal Penile Doppler Study.

19. This condition leaves Swami with extremely low hormone levels required for a sex drive (Libido).

20. The test results indicate that Swami also has poor nocturnal tumescence, which indicates that Swami is unable to have sexual intercourse or sustain an erection (erectile dysfunction).

RAD

21. Based upon my experience and review of the attached records, I am of the opinion that it is medically unlikely that Swami would have the capability or desire to have sexual relations, including sexual intercourse. Further, although the causes are unknown, Swami's low hormone levels and poor nocturnal tumescence could not manifest overnight. Rather, these would develop over time and it is likely he has had these conditions for a number of years.

22. I have also reviewed the detailed claims of Ms. Aarthi Rao in her Indian witness statements under the alias "Amla" (Exhibit C), along with her medical reports from the University of Michigan Hospital (Exhibit D). These detailed records clearly indicate that Ms. Rao has, at a minimum, Herpes Simplex Virus I and II since at least 2004. Based on a comparison of her medical records and Swami's medical records, I find her claims of rape by him to be unbelievable.

23. Given the highly contagious nature of both HSV 1 and 2, the fact that Ms. Rao would have regular monthly flare ups, the number of instances that Rao alleges skin-to-skin physical contact and the fact that Swami does not have the highly contagious disease(s) is indicative that the incidents of rape/sexual abuse are false.

24. Given that Ms. Rao is claiming that she had sexual intercourse with Swami and Swami's records indicate he is not capable of sexual intercourse, is also indicative that the alleged incidents of rape/sexual abuse are false.

25. Given that Ms. Rao claims that Swami had sexual desires and Swami's medical records show that he has extremely low hormone levels required for a sex drive (libido), is further indicative that the alleged incidents of rape/sexual abuse are false.

RMS

Further, Affiant sayeth not.

RR Di Loreto

Robert Di Loreto, M.D.

Subscribed and sworn to before this

11th day of June, 2013.

Mary Catherine Primeau

, Notary Public

Macomb County, Michigan

My Commission Expires: August 24, 2013

Acting in Macomb County

Mary Catherine Primeau Notary Public of Michigan Macomb County Expires 08/24/2013 Acting in the County of _____
