

**ORIGINAL**

**FILED**  
Superior Court of California  
County of Los Angeles

**OCT 28 2025**

David W. Slayton, Executive Officer/Clerk of Court

By: E. Sarver, Deputy

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5 **SUPERIOR COURT OF THE STATE OF CALIFORNIA**  
6 **FOR THE COUNTY OF LOS ANGELES**

7 **THE PEOPLE OF THE STATE OF CALIFORNIA,**

Case No. 24CJCM07073

8 Plaintiff,

9 v.

10 **ANTHONY DAMATO**

11 Defendant.

**PEOPLE'S SUPPLEMENT TO  
PEOPLE'S MOTION TO REMAND  
DEFENDANT, SET BAIL IN THE  
AMOUNT OF \$500,000.00, AND ADD  
A CONDITION OF RELEASE**

Date: October 29, 2025

Time: 8:30 AM

Dept.: 51

12  
13 **TO THE HONORABLE SHANNON COOLEY AND TO THE DEFENDANT,**  
14 **ANTHONY DAMATO, AND HIS ATTORNEY OF RECORD:**

15 The People of the State of California already submitted a motion to remand Defendant, set bail  
16 in the amount of \$500,000, and impose a condition of release should Defendant pay his bail. Now, the  
17 People submit the following supplemental motion in support of this motion to alert the court to  
18 allegations unknown to the People at the last court date.

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20  
21 **I. NEW INFORMATION AND EXHIBITS**

22 **Exhibits CC through OO** are included on a disc provided to the court along with a courtesy  
23 copy of this motion. The alphabetical exhibit identification picks up where exhibits for the original  
motion left off. These exhibits show additional instances of Defendant violating his bond conditions,

1 namely Force and Violence conditions and Judge Armendariz's order that he not post about the  
2 victims in this case or mention them in any way. The exhibits are itemized below and once again, the  
3 People encourage this Court to review the videos in their entirety to understand the context in which  
4 Defendant's statements are made.

5  
6 **Exhibit CC:** 3min 27sec video clip in which Defendant begins by discussing the legal mechanisms  
7 he believes are available to him to ruin the life of "Clea," one of the people primarily responsible for  
8 saving and uploading Defendant's videos to the r/HeroNotZer subreddit. He then begins to incite  
9 physical violence on Clea by calling for Clea's feet to be tied to a truck so she can be dragged down  
10 a gravel road, calling for someone to "bash her head in" while they "rape [her] ass," and more.  
11 (Date: 3/9/25).

12 **Exhibit DD:** 5min 14sec video clip from the same stream as Exhibit CC in which Defendant  
13 threatens to assault his accusers once he is off bond. (Date: 3/9/25).

14 **Exhibit EE:** 2min 3sec video clip of Defendant describing how he would assault/maim his accusers  
15 and citing to his eighteen years of martial arts experience. (Date: 3/22/25).

16 **Exhibit FF:** 1min 20sec video clip of Defendant describing how he dislikes LA and if he moves, he  
17 will live in a place with better sight lines so he can "get a [sniper's] bead on them," and "break out  
18 the fifty [caliber sniper rifle]." (Date 3/23/25).

19 **Exhibit GG:** 1min 58sec video in which Defendant mimics Solomon's voice and repeatedly says  
20 "Solo" (a nickname for Solomon) and says "What are you gonna do?" to the viewers. He then  
21 continues to mimic Solomon's voice begging Defendant for mercy as Defendant assaults him. (Date:  
22 6/5/25).

23 **Exhibit HH:** Screenshot of a Twitter/X post by Defendant posting a video of someone with the

1 comment "A pop tart"s [sic] future." As described in the original motion, "Pop Tart" is a  
2 nickname/codename given to Solomon by Defendant so he can mention him without explicitly  
3 saying Solomon's name. (Date: 6/13/25).

4 **Exhibit II:** 25sec video clip of Defendant discussing a "minor" (another reference to Solomon) who  
5 was cited by another person as a victim of Defendant's harassment. Defendant also mentions the  
6 hanging of flyers, which is a reference to something he alleges Solomon did in the past. (Date:  
7 7/23/25).

8 **Exhibit JJ:** 45sec video clip of Defendant streaming himself riding his motorcycle while describing  
9 that if he is sent to jail for these allegations, that he will have nothing left to lose when he gets out  
10 and will "snap," and "come for" Clea and others. (Date: 8/5/25).

11 **Exhibit KK:** 1min 3sec video clip of Defendant playing someone else's stream to comment on it  
12 despite the person talking explicitly about the ongoing court case involving Solomon. **Note: This**  
13 **video was made after the most recent court date in this case.** (Date: 10/16/25).

14 **Exhibit LL:** An AI-generated picture showing Defendant mutilating someone with a knife. The  
15 victim is the same person whose video Defendant played in Exhibit KK. The room is covered in  
16 blood. The title of the post is "RESERVOIR DOA," which is a reference both to the pictured victim  
17 who goes by DOA online, and the scene from the film Reservoir Dogs where a main character  
18 tortures a police officer. **Note: This picture was posted after the most recent court date in this**  
19 **case.** (Date: 10/16/25).

20 **Exhibit MM:** A post on social media by Defendant linking to the Rumble video that used the  
21 teaser/thumbnail shown in Exhibit LL. **Note: This post was made after the most recent court date**  
22 **in this case.** (Date: 10/16/25).

23 **Exhibit NN:** 2min clip of Defendant describing that if he had a plantation, that his accusers would

1 be "picking [his] cotton." He goes on to describe how he would whip them and force them to call  
2 themselves humiliating names. **Note: This video was made after the most recent court date in**  
3 **this case.** (Date: 10/18/25).

4 **Exhibit OO:** 31sec video clip of Defendant playing the video of one of his accusers (the same  
5 person depicted in Exhibits KK, LL, and MM) and then encouraging an accuser to stab himself in  
6 the neck. **Note: This video was made after the most recent court date in this case.** (Date:  
7 10/22/25).

## 9 II. CONCLUSION

10 As described in the previous motion, the purpose of this motion is to modify Defendant's bail  
11 amount in light of his violation of the court order made by Judge Armendariz at arraignment and his  
12 continued harassment of the charged victims and other individuals related to this case over the last  
13 eight months. The exhibits provided in this supplement serve as further examples that Defendant has  
14 been flagrantly and publicly violating court orders while out on bond. Especially telling is the  
15 continues violations even after this court held a hearing to address this issue (which was continued to  
16 October 29, 2025).

17 To that end, the People again request that Defendant's bond be forfeited and he be remanded  
18 immediately, that bail be raised to \$500,000, and that Defendant's access to social media be  
19 restricted in the manner described in the original motion.

20 Dated this twenty-seventh day of October, 2025.

21  
22 Respectfully Submitted,  
HYDEE FELDSTEIN SOTO, City Attorney

23 BY:



ETHAN GREENE, DEPUTY CITY ATTORNEY