

IN THE ELEVENTH JUDICIAL  
CIRCUIT IN AND FOR MIAMI-  
DADE COUNTY, FLORIDA

CHEALSE HOWELL, an individual,

Plaintiff,

vs.

GRANT CARDONE, an individual, and  
CARDONE CAPITAL, LLC, a foreign  
limited liability company,

Defendants.

CIRCUIT CASE NO.:

**COMPLAINT AND DEMAND FOR JURY TRIAL**

Plaintiff, CHEALSE HOWELL ("Plaintiff" or "Howell"), by and through her undersigned counsel, sues the Defendants, GRANT CARDONE ("Cardone") and CARDONE CAPITAL, LLC ("Cardone Capital"), and alleges as follows:

**JURISDICTION, PARTIES, AND VENUE**

1. This is an action for damages in excess of \$50,000.00, exclusive of interest, costs, and attorneys' fees. Plaintiff has been damaged in an amount in excess of Five Hundred Million Dollars (\$500,000,000.00).

2. Venue is proper in Miami-Dade County, Florida, pursuant to Section 47.051, Florida Statutes, because Plaintiff Chealse Howell resides and owns property within this County; Defendant Grant Cardone resides within this County; the Defendant business, Cardone Capital, LLC, maintains its principal places of business and regularly conduct business within this County; and many of the defamatory statements that form the basis of this action were, upon information and belief, conceived, published, and/or disseminated from within this County.

3. Plaintiff, Howell, is an adult individual who is a resident of Miami-Dade County, Florida and a citizen of Canada, and she is otherwise *sui juris*.

4. Defendant, Cardone, is an individual residing in Miami-Dade County, Florida and is otherwise *sui juris*. He is the principal and controlling figure of Defendant Cardone Capital, LLC and 10X Health, and is the author and primary orchestrator of the defamatory and tortious acts alleged herein.

5. Defendant, Cardone Capital, is a foreign limited liability company registered to conduct business with the State of Florida Division of Corporations, and which at all times material has conducted business within Miami-Dade County, Florida.

6. At all times material, all acts and omissions of Defendant, Cardone, have been made not only in his individual capacity, but also, during the course and scope of his activities on behalf of Defendant, Cardone Capital.

7. At all times material hereto, Defendants, Cardone Capital, acted by and through their agents, employees, officers, and/or principals, including Defendant Cardone, and at all times material, Defendant Cardone was operating within the course and scope of his agency and employment.

#### **STATEMENT OF FACTS AND GENERAL ALLEGATIONS**

8. Plaintiff is a respected professional model, a former Miss Canada who competed and won awards both nationally and internationally, and a successful entrepreneur who owns and operates a successful brand development and talent management agency, the Haute Agency, <https://www.hauteagency.net/> and [www.shop-Sophia.net](http://www.shop-Sophia.net). Plaintiff is also the founder & CEO of the eponymous skincare product company *SOPHIA*. Some of the work that the Haute Agency has been a part of includes: Cover Girl; New Balance; Infinity; New Era; Amazon; Domino's Pizza;

Wedlux; Holiday Inn; Above; Indigo; models and video production for recording star Felix Carter & Lights in “Love Me” <https://www.youtube.com/watch?v=z2i9TCymUG4>. Personally, she has been featured not only as Miss Canada and in competition for Miss Universe Canada, but also in *Vogue Italia*, the cover of *Bridal Guide*, *Forbes*, and numerous other publications and social media outlets and websites.

9. The Defendants coordinated a malicious campaign of defamation and tortious interference aimed at destroying Plaintiff Chealse Howell's professional reputation, business interests, and personal life.<sup>1</sup>

10. Plaintiff has an excellent reputation and is respected in many communities for her integrity, her business success and her community involvement and charitable activities. She has built a successful, respected career in the modeling, talent management, brand development, and entrepreneurial spheres through tireless work and integrity. Her reputation as a former Miss Canada, an international competitor, and a successful business owner, has been established with over two decades of hard work, sacrifices, and accomplishments.

11. Defendant, Grant Cardone, fashions himself as an internationally renowned marketing and branding expert, a self-proclaimed expert in real estate investment, a *New York Times* best-selling author, and a highly acclaimed international speaker who frequently appears on television, including his own media platform, "Grant Cardone TV."

12. Cardone utilizes his massive public platform and sophisticated marketing apparatus, often aided by his affiliated corporate entities, to disseminate his pronouncements.

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<sup>1</sup> As a result of Defendants' defamatory, harassment campaign described herein, Plaintiff has even been attacked through all of her personal and business social media platforms, including but not limited to through Instagram, Twitter, LinkedIn, and Facebook accounts.

13. Despite Defendant Cardone's carefully curated public image, he is a highly controversial figure.

14. Upon information and belief, he and his wife, Elena Cardone, are practicing Scientologists who are alleged to hold a very high position within the Church of Scientology organization.

15. Furthermore, Cardone has been the subject of multiple investigations and lawsuits including a lawsuit alleging the commission of securities fraud by and through his entity, Cardone Capital. Former senior fraud investigators and federal prosecutors have publicly alleged that Defendant Cardone's business model is built upon a foundation of "lies and deception." In fact, the Ninth Circuit Court of Appeals revived a fraud lawsuit against Grant Cardone on all counts, focusing on his real estate investment promotions from 2020. Investors accused Cardone of making misleading statements and hiding important information about debt obligations in his various funds. It also alleges that he omitted important information, raising red flags with the SEC regarding his investment projections.

16. Cardone's alleged approach stirred significant public concerns about misrepresentation and defamation within the investment community, and in fact, the lawsuit appeared to be focused on whether Cardone gave full and truthful details regarding the risks involved in his funds.

17. Cardone promoted real estate securities to investors using Instagram and YouTube. He claimed we could receive a 15% return on investment through these marketing practices. Many of his statements showed both subjective and objective falsity, raising legal allegations of misrepresentation and investment fraud. The SEC pointed out concerns with these omissions as well as overly positive projections in social media advertising.

**Cardone and the Plaintiff**

18. Plaintiff knew Defendant Grant Cardone and his wife, Elena Cardone before the Defendants began their defamatory, harassment campaign against her. Elena Cardone wanted to interview the Plaintiff for her show, the Elena Cardone Show, and Defendant Cardone and his wife were renting their former residence at the Regalia on the Ocean Condominium, located at 19575 Collins Avenue, Unit 33, Sunny Isles Beach, Florida 33160 for one year to the Plaintiff for an exorbitant amount of money, commencing on or about December 1, 2023.

19. Defendant Grant Cardone and his wife had numerous methods for contacting the Plaintiff, including her personal phone number, her email address, other property addresses, and her social media accounts including her Instagram, her Facebook, and other methods of contact. In fact, Elena Cardone and others in the Cardone's inner circle, had routine contact with the Plaintiff via her cell phone including many texts between Elena Cardone and the Plaintiff. *See Composite Exhibit A.*

20. An eerie, weird vibe surrounded the Cardone's former residence and the strange, cultlike individuals that surrounded them. Then problems began, almost immediately. First, it commenced with problems with the front door of the rental unit, and the Plaintiff for the first time in her life did not feel safe with her living arrangements and the Cardone's entourage that surrounded them. It quickly went from bad to worse, and culminated with a contrived event that, upon information and belief, was deliberately aimed at terminating the one-year lease at its infancy so that the Plaintiff would no longer be near the former Cardone residence and those whom they surrounded themselves with.

21. On January 26, 2024, that is when Elena Cardone texted the Plaintiff and stated in her text, in true gangster style, "My husband's gonna make you famous." It was followed by a photo, and then Elena Cardone added, "And all your friends." *See Exhibit B.*

22. Beginning on January 26, 2024, and shortly after Elena Cardone's above text message, continuing to the present, Plaintiff became aware that the Defendants, individually and in concert with each other, maliciously published and disseminated false, defamatory, and actionable statements about Plaintiff. *See attached* Composite Exhibit C.

23. The Defendant Cardone's statements began almost immediately after Elena Cardone's Text Message in Exhibit B, and the statements commenced with the false pretense that Defendant Cardone could not find the Plaintiff or discern her whereabouts (when in fact he had all of the information already and so did his wife Elena Cardone). Defendant Cardone claimed he needed information regarding her whereabouts, and commenced his campaign to malign the Plaintiff's character and background, and even offered publicly in his widely viewed social media account that he was willing to pay \$1,000.00, and later willing to pay \$10,000.00, for information about the Plaintiff. *See attached* Composite Exhibit C; Exhibit D.

24. For example, on January 26, 2024, Grant Cardone posted on his social media Facebook account the following:

**I am looking for information on this person Chelsea Sophia Howell**

**Anything you know about her or her boyfriend(s) who supposedly move between the Middle East, Canada and the USA.**

**She supposedly owns a company called Haute Agency in Miami possibly dating site or model agency owned by middle eastern or Egyptian dude Wael Al Fatayri @waelalfatayri**

**Need phone number and current location.**

**Reward for any details that lead to her whereabouts...**

#thehautelife by #hauteagency

See Exhibit D.

25. The photographs that follow Defendant Cardone's post in Exhibit B appear to show the Plaintiff in a skyscraper window overlooking a city on the water, wearing a modeling outfit he found from an old social media account when Plaintiff was a young lady, wearing a ski mask for a marketing purpose. Additionally, Defendant Cardone, who had made derogatory and offensive statements about people from the Middle East being terrorists and human traffickers, was falsely attempting to align the Plaintiff with someone allegedly named Wael Al Fatayri, who is completely unknown and has no affiliation with the Plaintiff, if he is in fact even a real person. The Plaintiff has no connection whatsoever to this person or anyone in the Middle East, nor is the Plaintiff someone who has "boyfriends" or "dating sites" or anything related to dating agencies or the Middle East in any way whatsoever. The old photograph of the Plaintiff wearing a ski mask was a very old photograph which Defendant Cardone knew, or should have known with reckless disregard for the truth, was a marketing photograph. Instead, he posted those photographs with those specific statements to deceive his many social media followers. It was a thinly veiled attempt to falsely portray the Plaintiff as if she was involved in some clandestine or illegal operation in the Middle East and portraying her as part of an international "dating" agency essentially masquerading as a dating site for Americans and Canadians being peddled to the Middle East. *Id.*

26. Defendants knew that the Plaintiff has never been the owner of any dating service or international dating service, or any service related to the Middle East, or any illegal conduct, and that she had no relationship to any purported business with the individual identified as Wael Al Fatayri or any alleged Haute Agency in the Middle East.

27. There were many more postings by Defendant Cardone of this nature, and monetary rewards were offered and used to stir up comments within social media circles around the world.

28. These false statements were published across various widely accessible social media platforms, including but not limited to LinkedIn, Instagram, Twitter (X), and Facebook, and were viewed by millions, including Plaintiff's clients, business partners, and associates.

29. The core of these defamatory statements is the utterly false and heinous accusation that Plaintiff Howell is involved in sexual and international human trafficking—allegations that strike at the very foundation of her moral character and professional standing, and further, such alleged crimes are considered to be infamous crimes.

30. These false statements were published across various widely accessible social media platforms, including but not limited to LinkedIn, Instagram, Twitter (X), and Facebook, and were viewed by millions, including Plaintiff's clients, putative clients, business partners, vendors, and associates. *See also* Composite Exhibit E.

31. Defendants intended, and a reasonable reader would understand, that Defendants were accusing Plaintiff of sex crimes including but not limited to engaging in prostitution, the business of prostitution, and human trafficking of women and children.

32. Defendants made the statements with the purpose and effect of having others, including a multitude of third parties who were readers, of repeating those statements to others but orally and in writing and throughout social media, including throughout Miami-Dade County, throughout Florida, throughout the United States, and throughout the world.

33. As a result, Plaintiff has been ridiculed and subjected to repeated harassment and continued perpetuation of these defamatory statements which originated from the Defendants, and upon information and belief, Defendants have even liked some of the defamatory and harassing

posts on Defendant Grant Cardone's widely viewed social media accounts. Even to this very day, people harass the Plaintiff in public places and ask her if she is the person who the Defendant, Grant Cardone, posted on his social media. Social media "friends" and "followers" of Defendant Grant Cardone have publicly posted pictures of the Plaintiff's home residence, her home address, and other personal information of the Plaintiff. As a result of the Defendants' tortious conduct, the Plaintiff's life has been put in danger, and the Defendant Grant Cardone has repeatedly told his "friends" and "followers" to go and find her, causing the Plaintiff to constantly fear for her safety and increasingly causing the Plaintiff to retreat from public places. Plaintiff has even been harassed during her international travels.

34. The social media postings of the Defendants were disseminated through the internet, and were thus carried out throughout this county, this state, this country, and the entire world. To this very day, those statements can be read throughout the world via the internet.

35. Persons in Miami-Dade County, Florida, and throughout this state, this country, and other countries, have viewed, read, commented on, and spread the defamatory statements referenced and attached herein.

36. All such statements are false and defamatory.

37. The false statements of fact were published to third parties notwithstanding that Defendants knew that said statements were false, scandalous, and defamatory.

38. In addition to the foregoing facts, upon information and belief, discovery will reveal that the Defendants have been engaging in other ongoing attempts to slander the Plaintiff throughout Miami-Dade County and South Florida, and other efforts to tortiously interfere with the Plaintiff's contractual and advantageous business relationships in this jurisdiction, all of which are actionable and included herein.

39. Defendants' conduct was intentional, willful, wanton, malicious, and outrageous, demonstrating a conscious disregard for the rights and safety of the Plaintiff.

40. Defendants acted with actual malice and a clear disregard for the truth.

41. Based on the egregious nature of the Defendants' conduct, Plaintiff is entitled to, and hereby seeks, leave of court to amend this complaint to assert a claim for punitive damages pursuant to Section 768.72, Florida Statutes, in an amount sufficient to punish the Defendants and deter similar conduct in the future.

42. As a direct and proximate result of Defendants' actions, Plaintiff has suffered catastrophic damage to her professional reputation, loss of business opportunities, severe emotional distress, and substantial financial losses, warranting damages far in excess of the jurisdictional minimum.

43. Additionally, under the circumstances, injunctive relief is both necessary and appropriate to prevent continuing ongoing harm to the Plaintiff's personal and professional reputation and to her advantageous business relationships.

44. Plaintiff is without an adequate remedy at law as a money judgment will not make her completely whole to redress Defendants' ongoing attempts to destroy the business reputation and ongoing advantageous business relationships of the Plaintiff.

45. Plaintiff will suffer irreparable harm if an injunction shall not issue forthwith.

46. Given the improper conduct of Defendant, there is a strong likelihood that Plaintiff will prevail upon the merits of this action.

47. An injunction, either temporary or permanent, will maintain the status quo, and will not disserve the public interest.

48. Moreover, Defendants have engaged in extreme and outrageous conduct in engaging in a campaign of lies, disparagement, defamation, harassment, interference, intimidation, and maliciousness directed at Plaintiff that is beyond the bounds of decency and not tolerated in civilized society.

49. By engaging in the aforementioned conduct, Defendants intended to cause, or disregarded a substantial probability of causing, severe emotional distress to Plaintiff, and as a direct and proximate cause in fact did cause the Plaintiff severe emotional distress, pain and suffering, anxiety, and loss of the ability to enjoy life.

50. Plaintiff reserves the right to amend this lawsuit as needed or to file new lawsuits as to those individuals acting in concert with the Defendant(s).

51. All conditions precedent have been met, waived, or been otherwise excused.

52. Plaintiff has retained Law Offices of Douglas J. Jeffrey, P.A., and said law firm is entitled to the recovery of its reasonable attorneys' fees and costs.

**COUNT I**  
**DEFAMATION PER SE**  
***(Against All Defendants)***

53. Plaintiff adopts and re-alleges paragraphs 1 through 52 as if fully set forth herein.

54. The statements published by Defendants are false, and with no merit, and directly concern the Plaintiff.

55. The defamatory statements accuse the Plaintiff of engaging in sexual and human trafficking, which constitutes criminal activity and/or conduct that is generally considered a crime of moral turpitude punishable by imprisonment.

56. In the State of Florida, an accusation of engaging in a crime of this magnitude constitutes Defamation *Per Se*.

57. The statements were published with actual malice, meaning Defendants knew the statements were false or acted with a reckless disregard for their truth or falsity.

58. The statements were made for the purpose of causing injury to Plaintiff in her capacity as a business woman, and as a member of the local community.

59. Because the statements constitute defamation *per se*, injury to Plaintiff's reputation and financial loss are conclusively presumed.

60. As a direct and proximate result of Defendants' defamation *per se*, Plaintiff has suffered general, special, and compensatory damages in excess of \$500,000,000.00.

WHEREFORE, Plaintiff, CHEALSE HOWELL, demands judgment against the Defendants, GRANT CARDONE and CARDONE CAPITAL, LLC, for compensatory damages, special damages, pre-judgment interest, costs, and any other relief the Court deems just and equitable, including an injunction preventing the Defendant from engaging in the continuing slander of the Plaintiff.

**COUNT II**  
**DEFAMATION PER QUOD**  
***(Against All Defendants)***

61. Plaintiff adopts and re-alleges paragraphs 1 through 52 as if fully set forth herein.

62. The Defendants published the statements to third parties via social media and other platforms, as detailed above.

63. The statements were false and with no merit, concerned the Plaintiff, and caused damage to the Plaintiff's reputation.

64. While the statements constitute defamation *per se*, in the alternative, they constitute Defamation *Per Quod* because their defamatory nature and the specific resulting injury to Plaintiff's career required knowledge of extrinsic facts, namely her standing as a prominent model,

Miss Canada titleholder, successful entrepreneur, and brand development and talent management agency owner.

65. As a direct and proximate result of the Defendants' defamation *per quod*, Plaintiff has suffered special damages, including the loss of specific contracts, endorsement deals, and income streams from her brand development and talent management agency, the precise nature of which will be established at trial.

WHEREFORE, Plaintiff, CHEALSE HOWELL, demands judgment against the Defendants, GRANT CARDONE and CARDONE CAPITAL, LLC, for compensatory damages, special damages, pre-judgment interest, costs, and any other relief the Court deems just and equitable, including an injunction preventing the Defendant from engaging in the continuing slander of the Plaintiff.

**COUNT III**  
**DEFAMATION PER IMPLICATION**  
*(Against All Defendants)*

66. Plaintiff adopts and re-alleges paragraphs 1 through 52 as if fully set forth herein.

67. In the alternative, the Defendants engaged in Defamation by Implication by carefully selecting, omitting, and arranging true and false facts and statements in such a manner that they created a false and defamatory impression in the minds of the reading public that the Plaintiff was involved in sexual and human trafficking.

68. The implications and innuendo created by the Defendants' statements are demonstrably false.

69. The implications and innuendo created by the Defendants' statements are demonstrably false and with no merit.

70. The defamatory implication and innuendo were published with actual malice.

71. As a direct and proximate result of the Defendants' defamation by implication, Plaintiff has suffered severe damage to her reputation and business interests.

WHEREFORE, Plaintiff, CHEALSE HOWELL, demands judgment against the Defendants, GRANT CARDONE and CARDONE CAPITAL, LLC, for compensatory damages, special damages, pre-judgment interest, costs, and any other relief the Court deems just and equitable, including an injunction preventing the Defendant from engaging in the continuing slander of the Plaintiff.

**COUNT IV**  
**TORTIOUS INTERFERENCE WITH**  
**ADVANTAGEOUS BUSINESS RELATIONSHIPS**  
*(Against All Defendants)*

72. Plaintiff adopts and re-alleges paragraphs 1 through 52 as if fully set forth herein.

73. Plaintiff had numerous existing and prospective business relationships, contracts, and expectancies with clients, business partners, and sponsors, all of which offered a reasonable probability of future economic benefit to the Plaintiff.

74. The Defendants had knowledge of these relationships, expectancies, and benefits.

75. The Defendants intentionally and unjustifiably interfered with these relationships by maliciously publishing the false and defamatory statements that Plaintiff was involved in sexual and human trafficking.

76. The interference was committed solely out of malice and not for any legitimate business purpose of the Defendants.

77. Defendants' conduct was intentional and unjustified.

78. Defendant's acts described above were improper, were conducted with malice aforethought, and constituted intentional interference with the intent of inducing and causing a termination of Plaintiff's valuable relationship expectancies.

79. As a direct and proximate result of the Defendants' tortious interference, the Plaintiff's advantageous business relationships were damaged, cancelled, or terminated, causing substantial financial harm to the Plaintiff.

80. Plaintiff has been damaged and continues to be damaged.

WHEREFORE, Plaintiff, CHEALSE HOWELL, demands judgment against the Defendants, GRANT CARDONE and CARDONE CAPITAL, LLC, for compensatory damages, special damages, pre-judgment interest, costs, and any other relief the Court deems just and equitable, including an injunction preventing the Defendant from engaging in the ongoing tortious interference.

**COUNT V**  
**TORTIOUS INTERFERENCE WITH**  
**CONTRACTUAL RELATIONS**  
*(Against All Defendants)*

81. Plaintiff adopts and re-alleges paragraphs 1 through 52 as if fully set forth herein.

82. At all times material hereto, Plaintiff was a party to numerous specific, existing contracts with third-party businesses, sponsors, and clients regarding brand development, talent services, endorsements, and the operation of her brand development and talent management agency.

83. Defendants had knowledge of the existence of these valid, enforceable contracts.

84. Defendants intentionally and unjustifiably interfered with these contracts by publishing the malicious and defamatory allegations of sexual and human trafficking.

85. Defendants' conduct was intentional and unjustified.

86. Defendants' acts described above were improper, were conducted with malice aforethought, and constituted intentional interference with the intent of inducing and causing a breach of Plaintiff's agreements.

87. As a direct and proximate result of the Defendants' intentional interference, third-party contracting parties have refused to perform or have breached their contractual obligations to the Plaintiff, causing the Plaintiff to suffer substantial and irreparable financial loss.

88. Plaintiff has been damaged and continues to be damaged.

WHEREFORE, Plaintiff, CHEALSE HOWELL, demands judgment against the Defendants, GRANT CARDONE and CARDONE CAPITAL, LLC, for compensatory damages, special damages, pre-judgment interest, costs, and any other relief the Court deems just and equitable, including an injunction preventing the Defendant from engaging in the ongoing tortious interference.

**RESERVATION OF RIGHTS TO SEEK PUNITIVE DAMAGES**

Plaintiff intends to seek leave to amend, as expressly required under the laws of the State of Florida pursuant to Section 768.72, Florida Statutes, to seek punitive damages against Defendants in that Defendants' conduct was intentional, willful, wanton, malicious, and outrageous, demonstrating a conscious disregard for the rights and safety of the Plaintiff, and the Defendants acted with actual malice and a clear disregard for the truth.

**DEMAND FOR JURY TRIAL**

Plaintiff hereby demands a trial by jury of all issues so triable as a matter of law.

Dated: December 11, 2025.

Respectfully submitted,

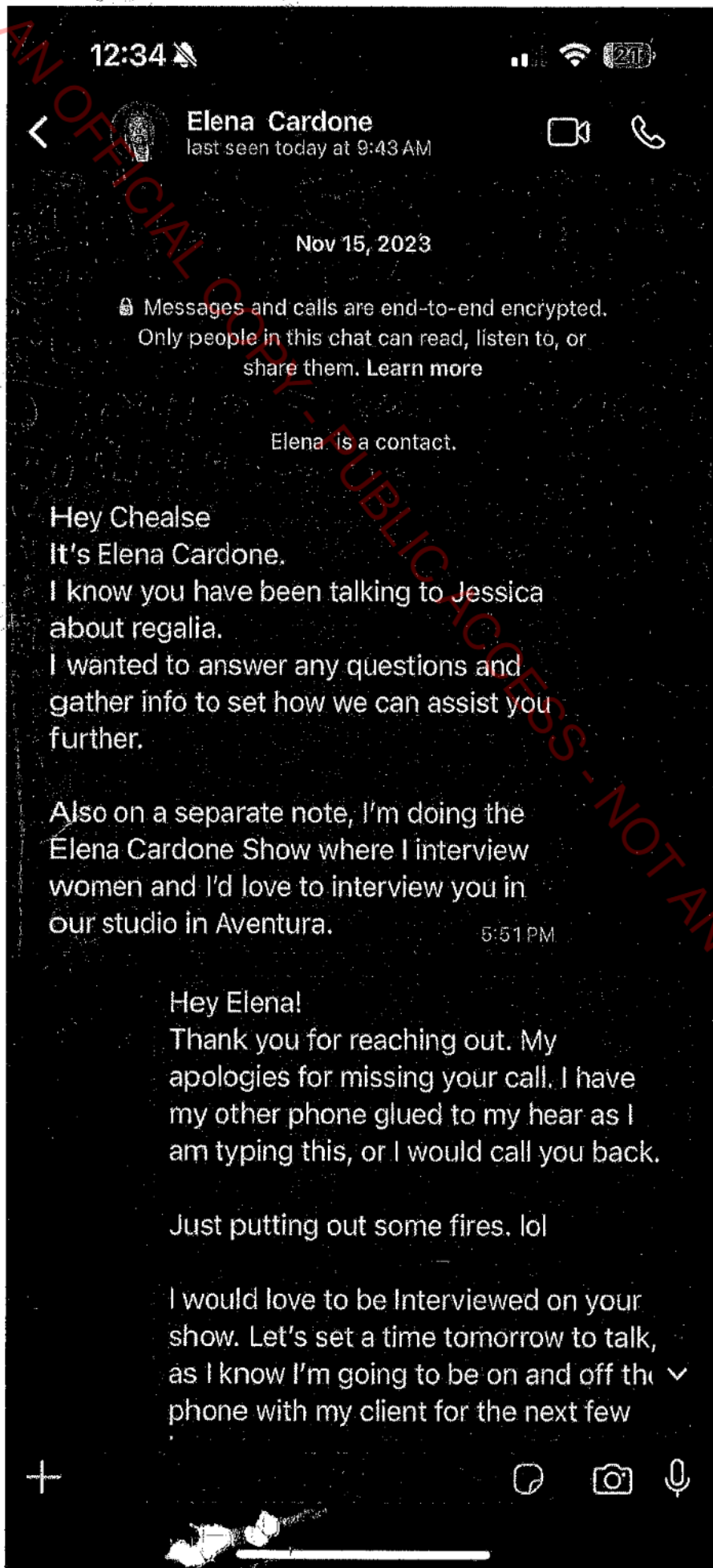
**LAW OFFICES OF DOUGLAS J. JEFFREY, P.A.**

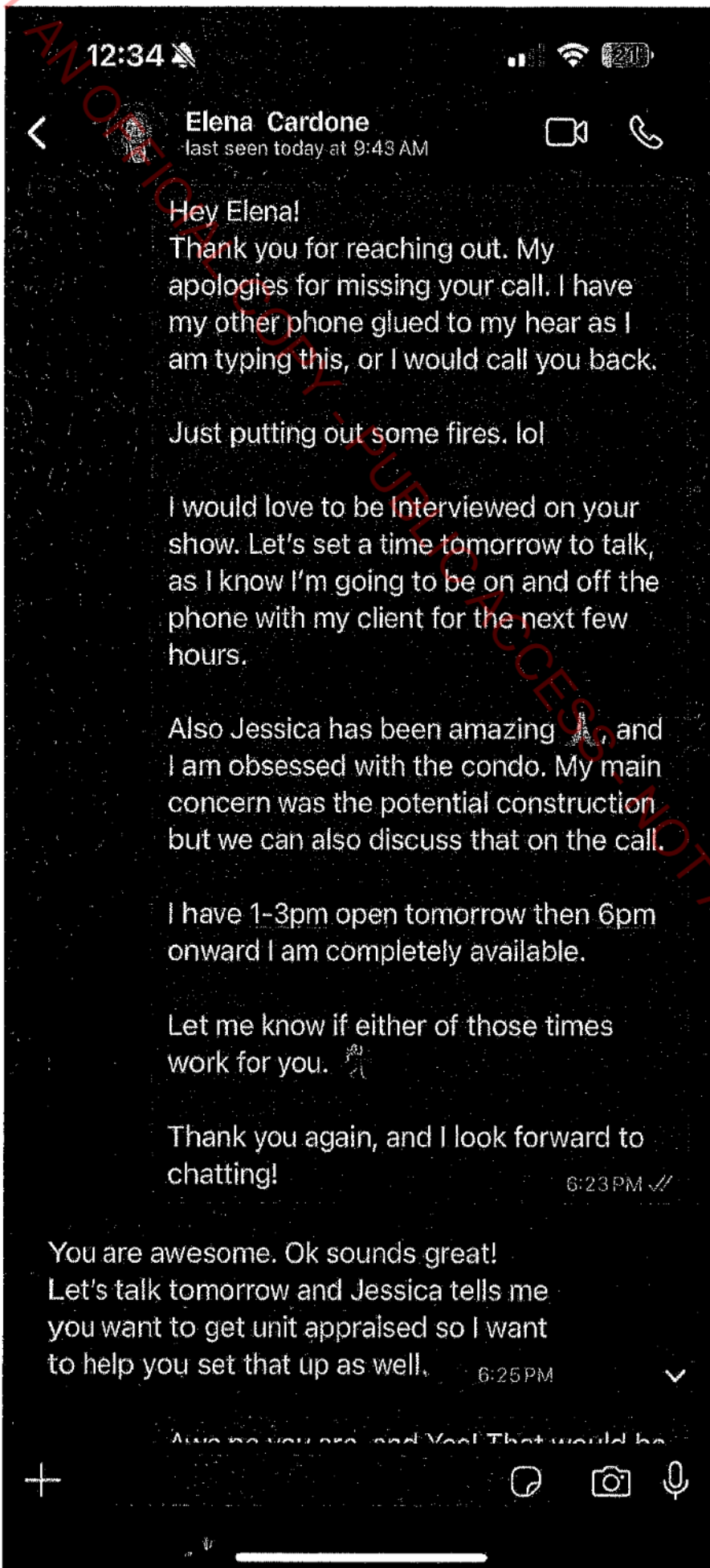
*Attorneys for Plaintiff, Chealse Howell*  
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Telephone: (305) 828-4744  
Email: [dj@jeffreylawfirm.com](mailto:dj@jeffreylawfirm.com)

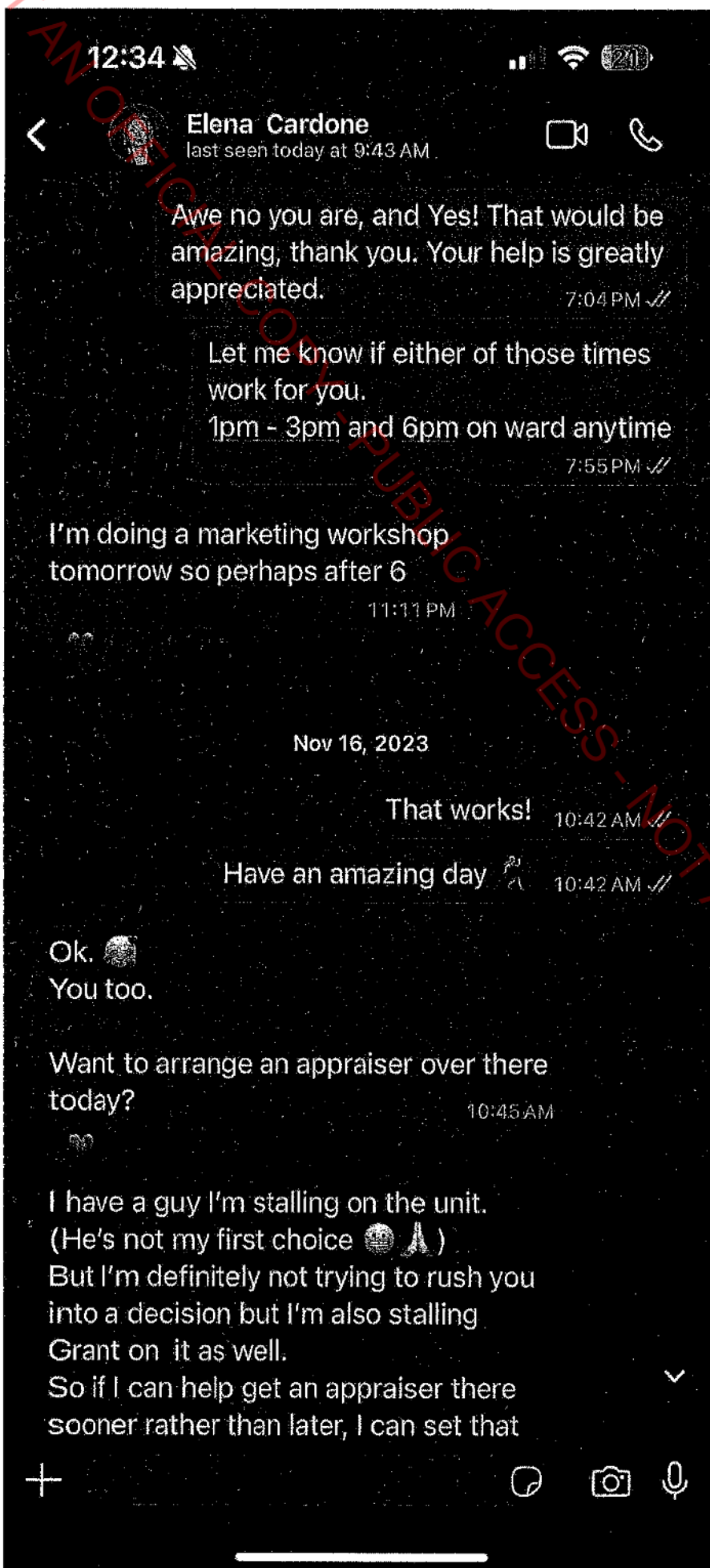
By: /s/ Douglas J. Jeffrey  
DOUGLAS J. JEFFREY  
Florida Bar No.: 149527

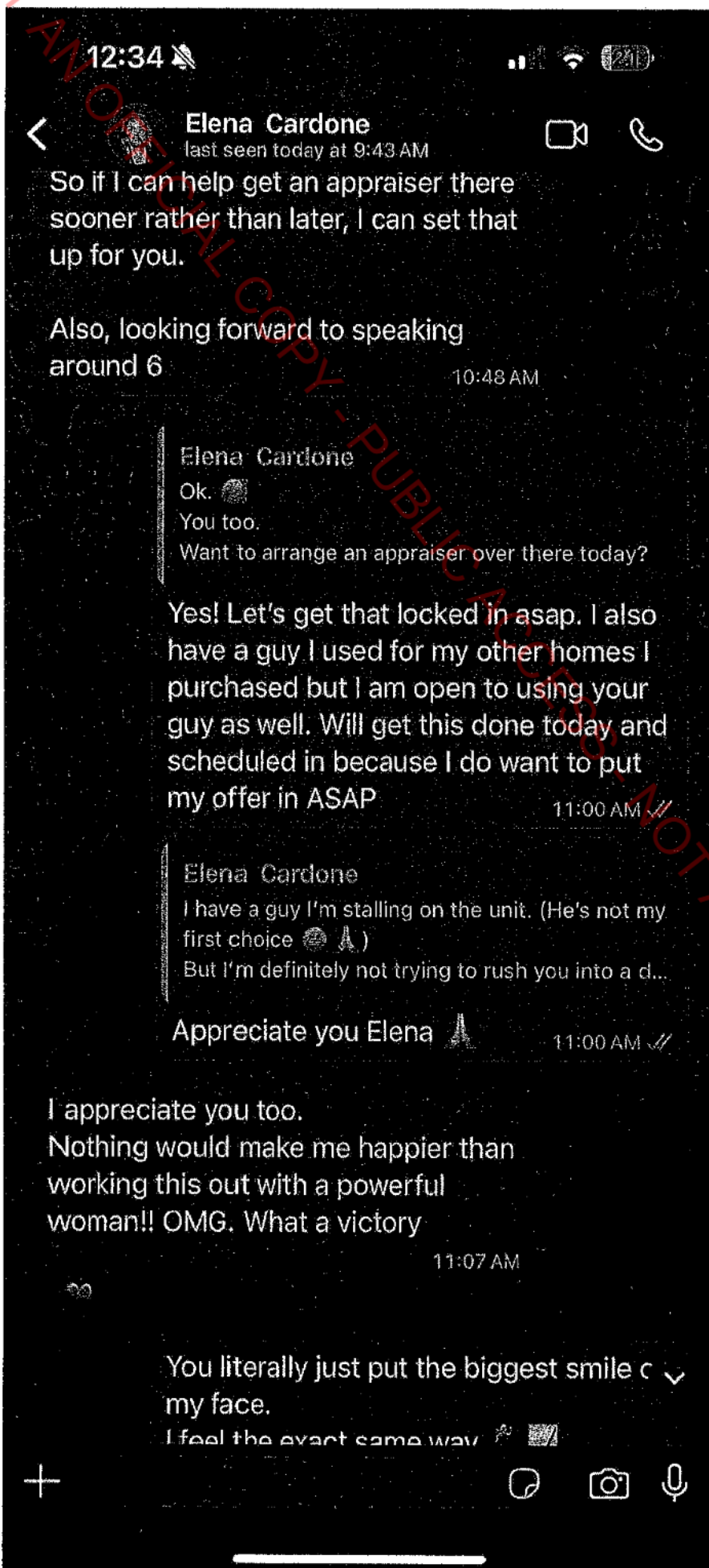
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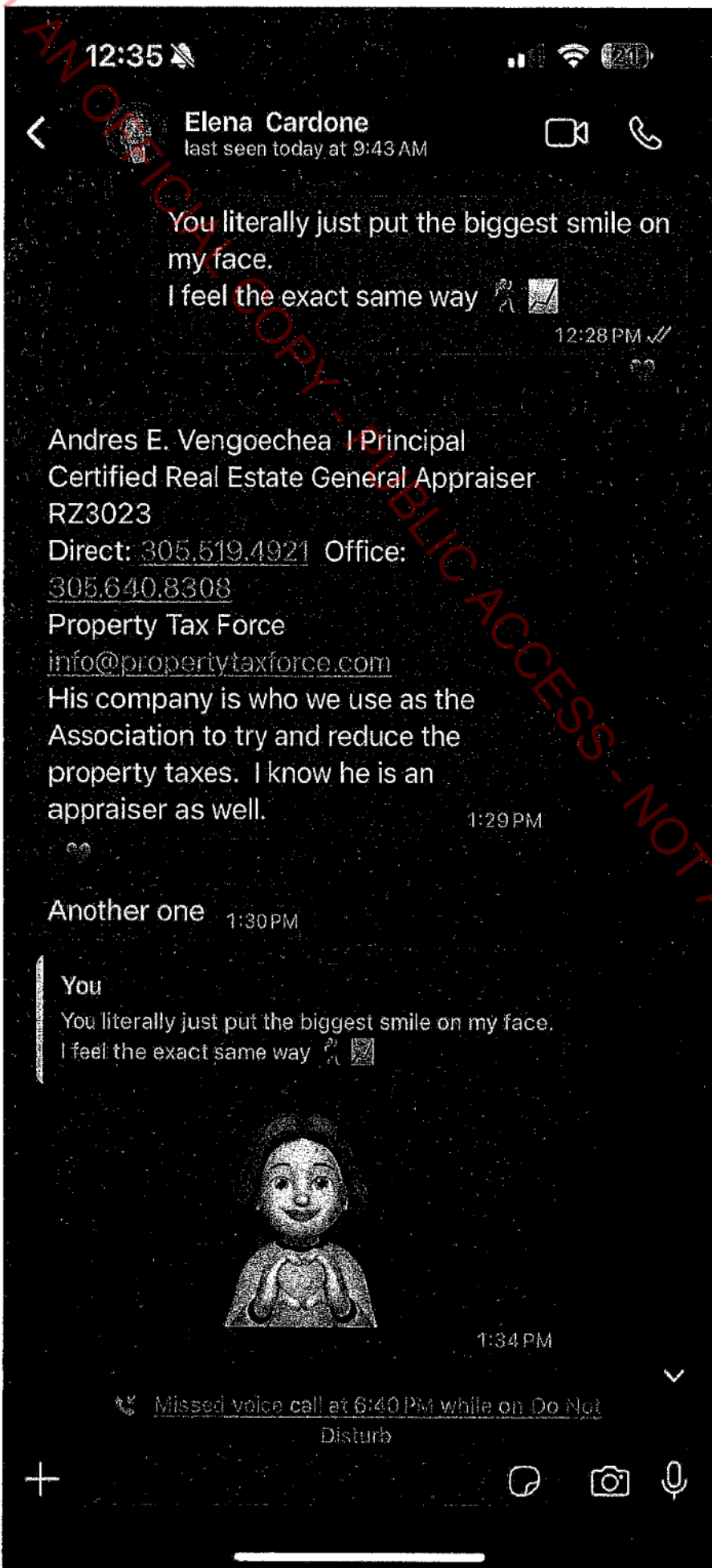
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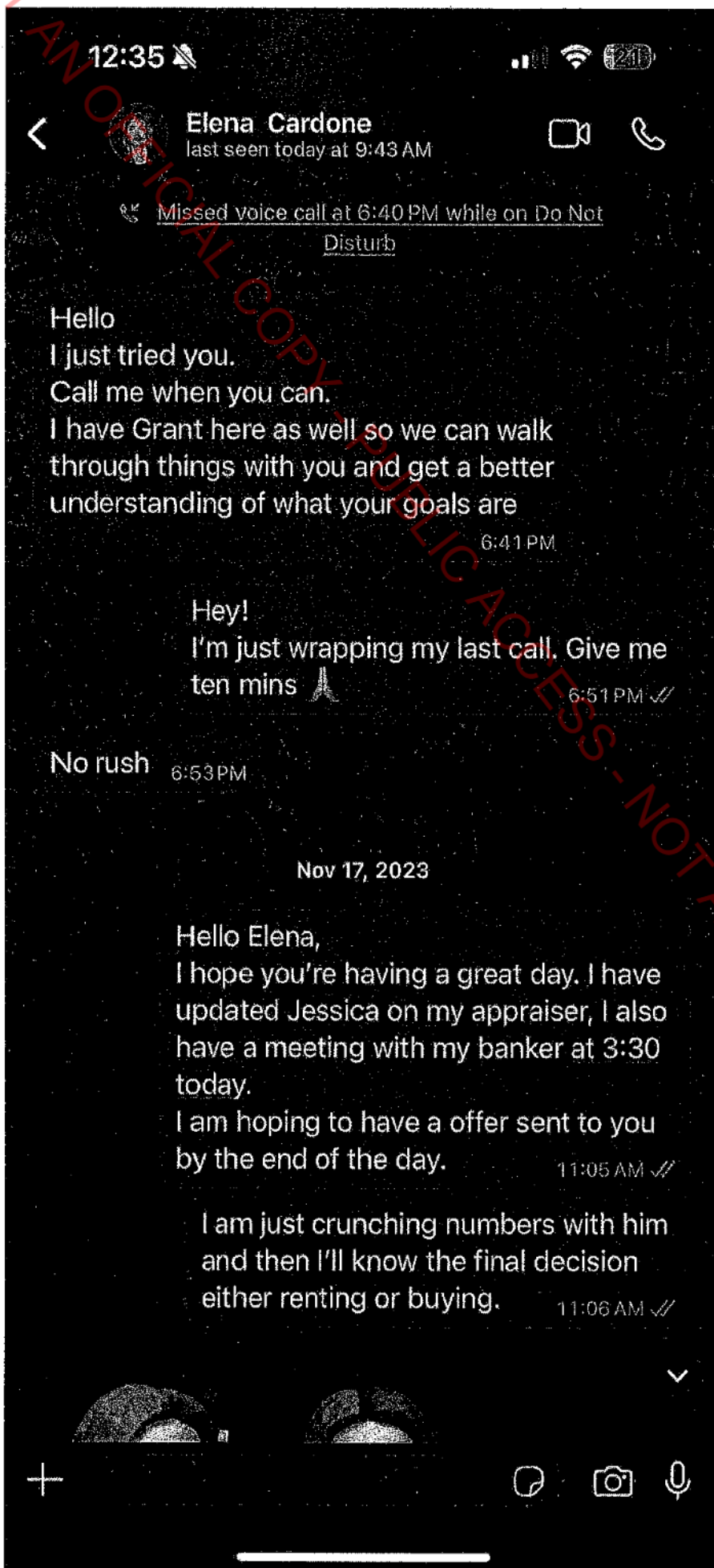


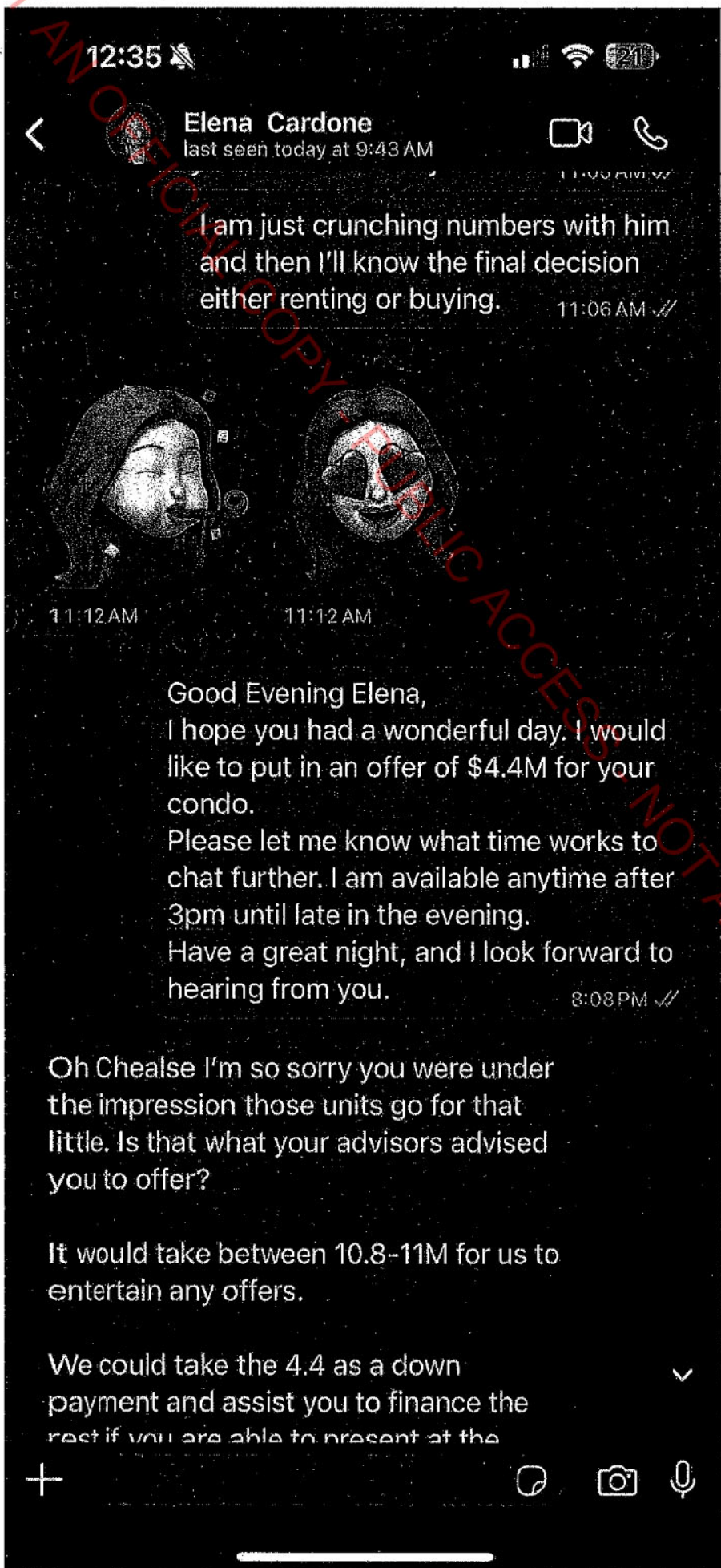


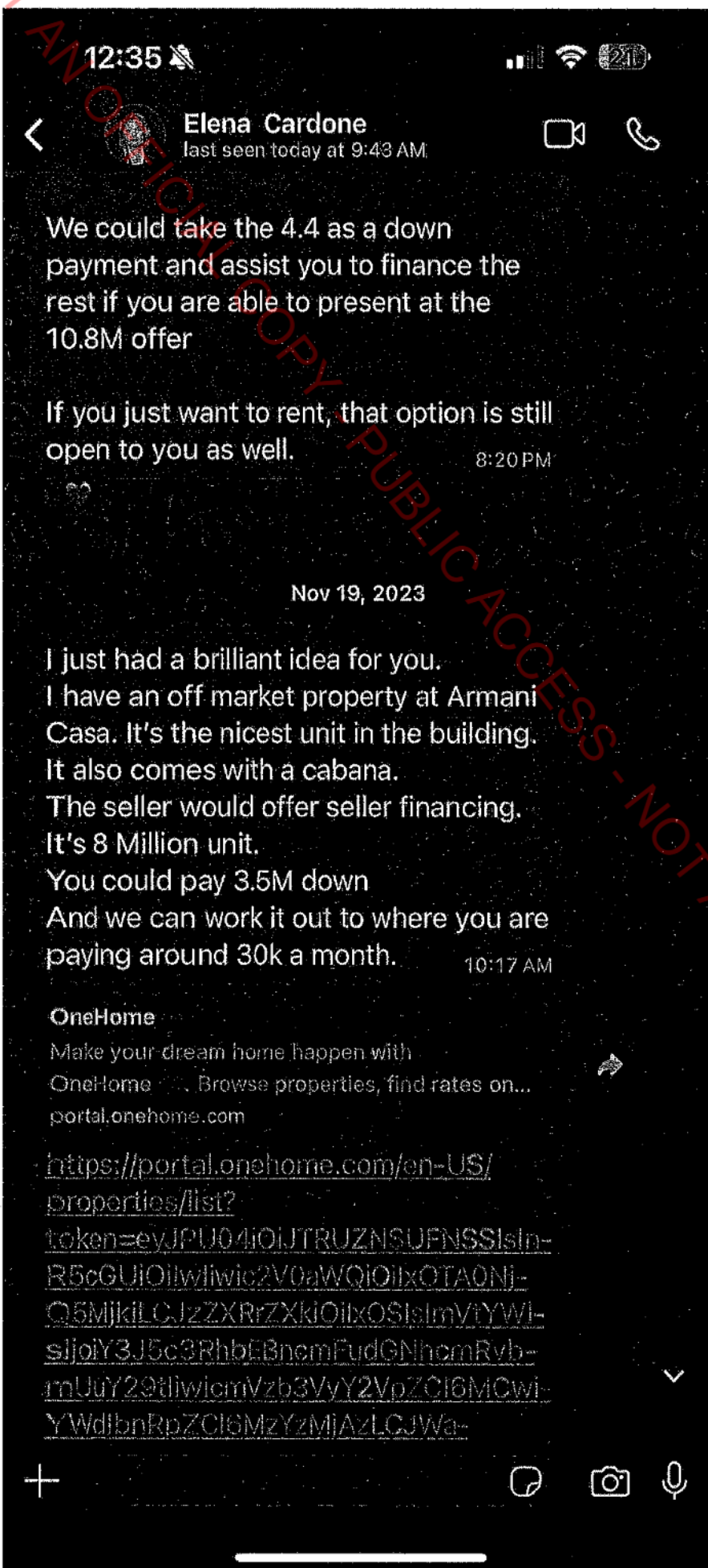


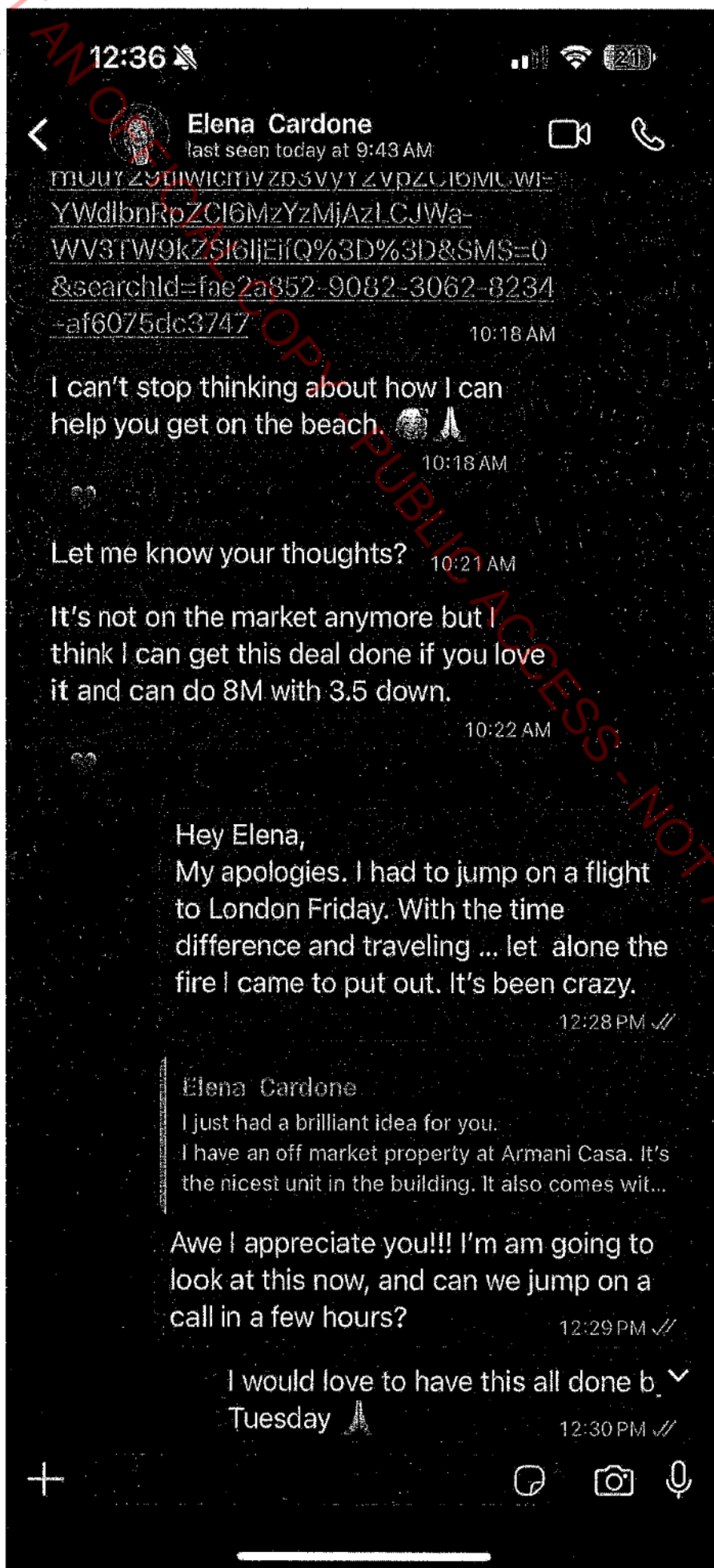




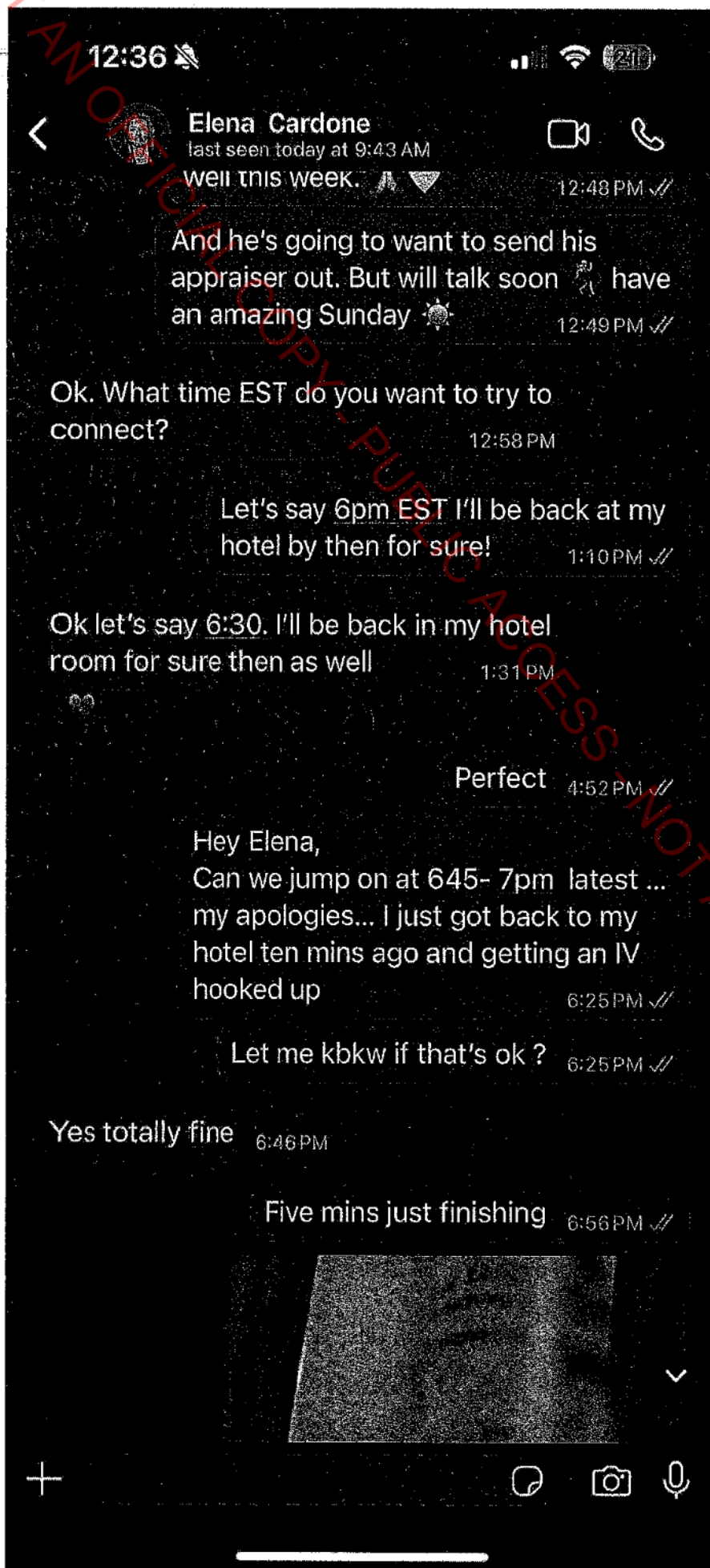


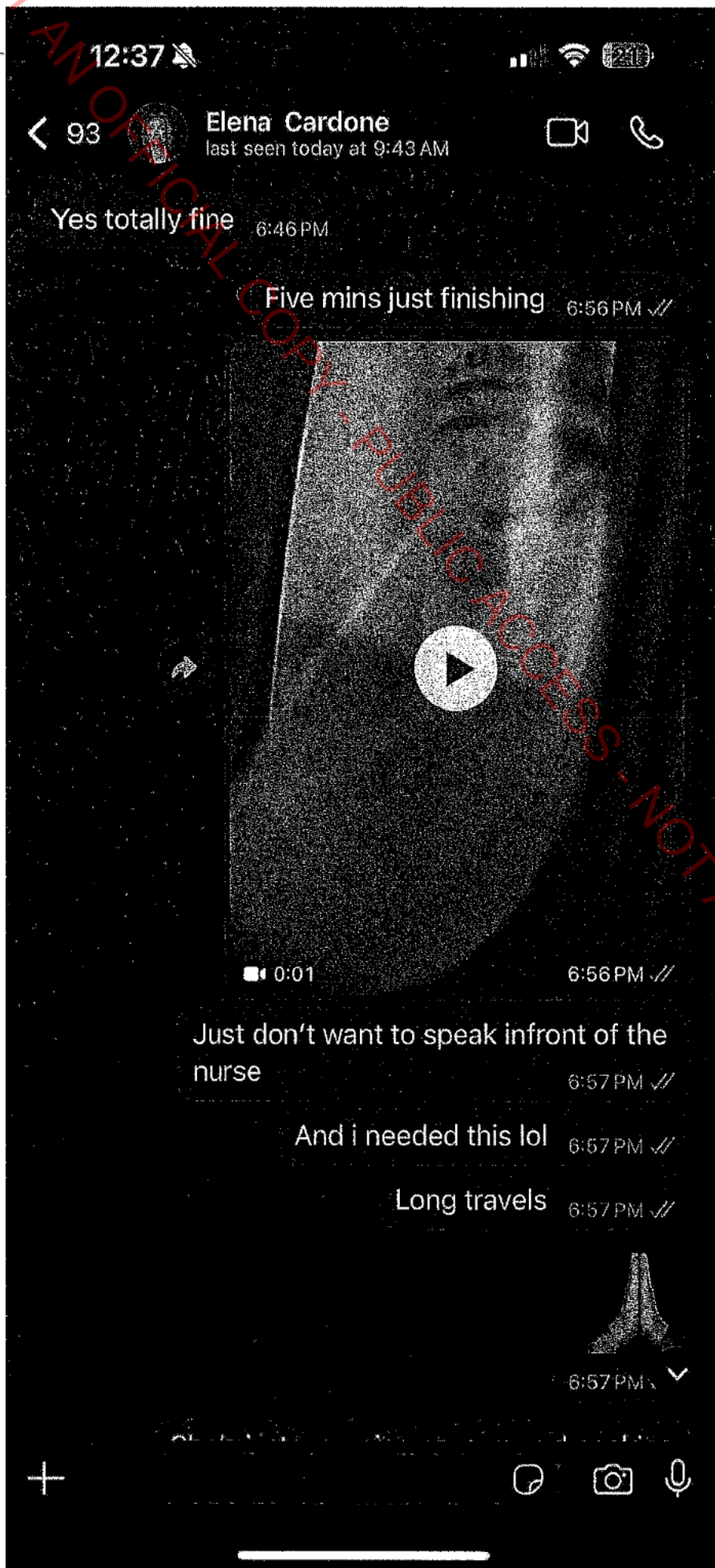


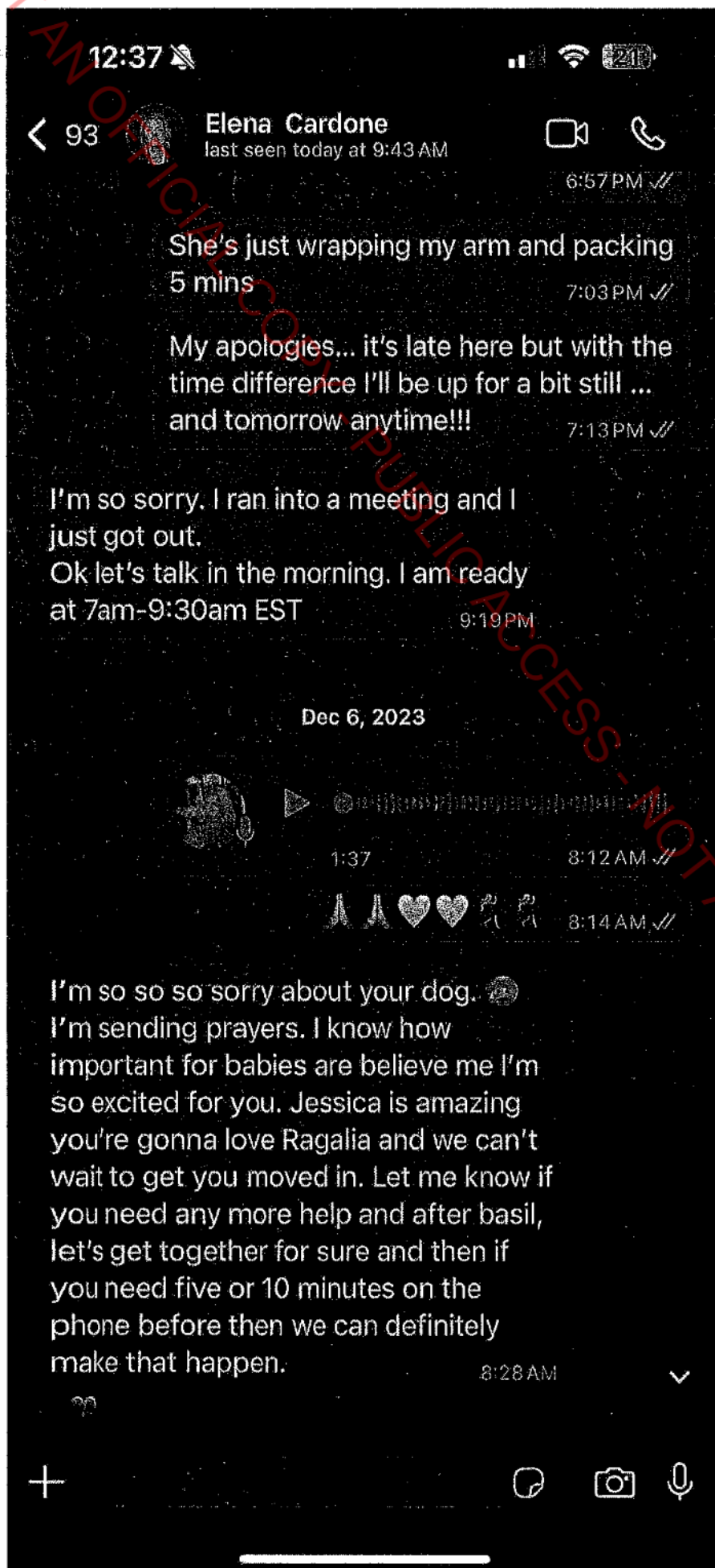


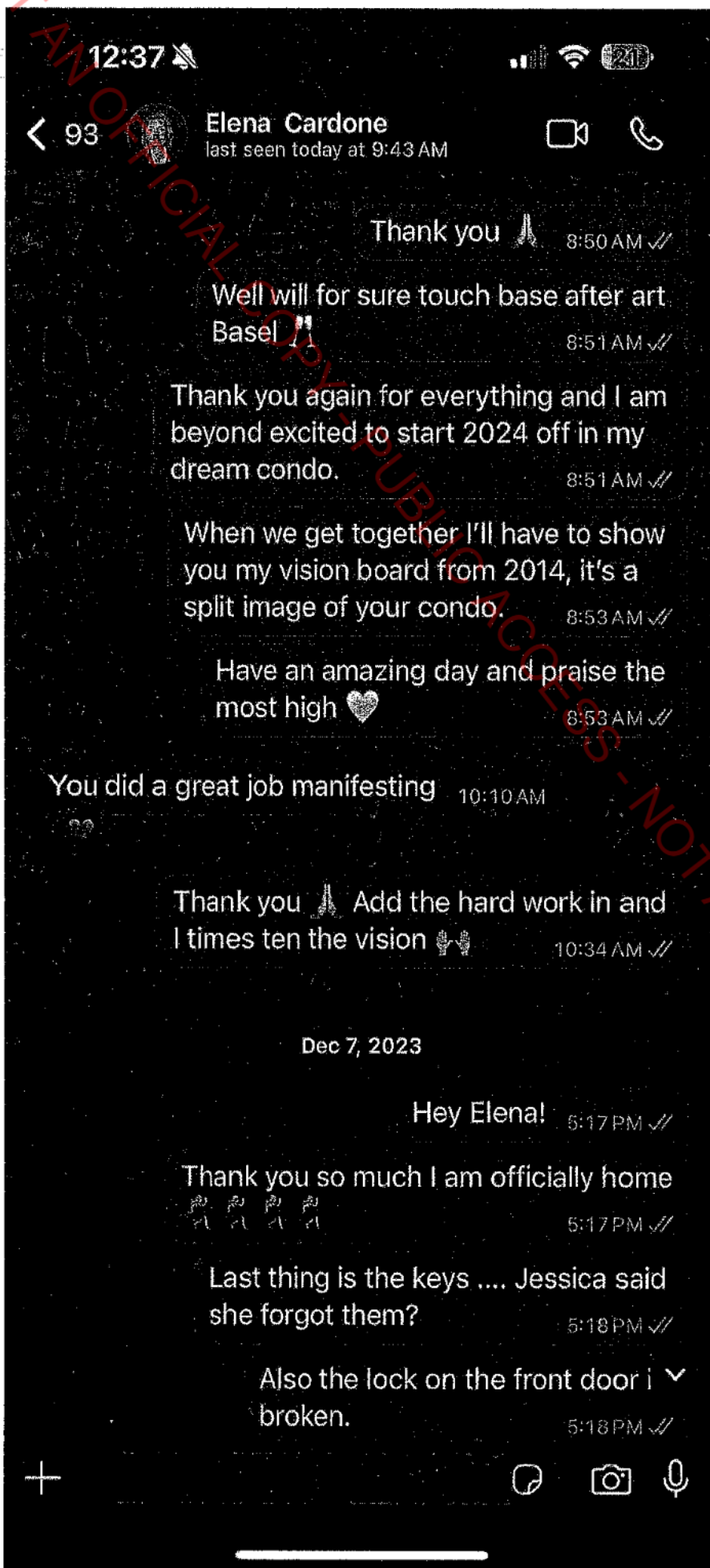




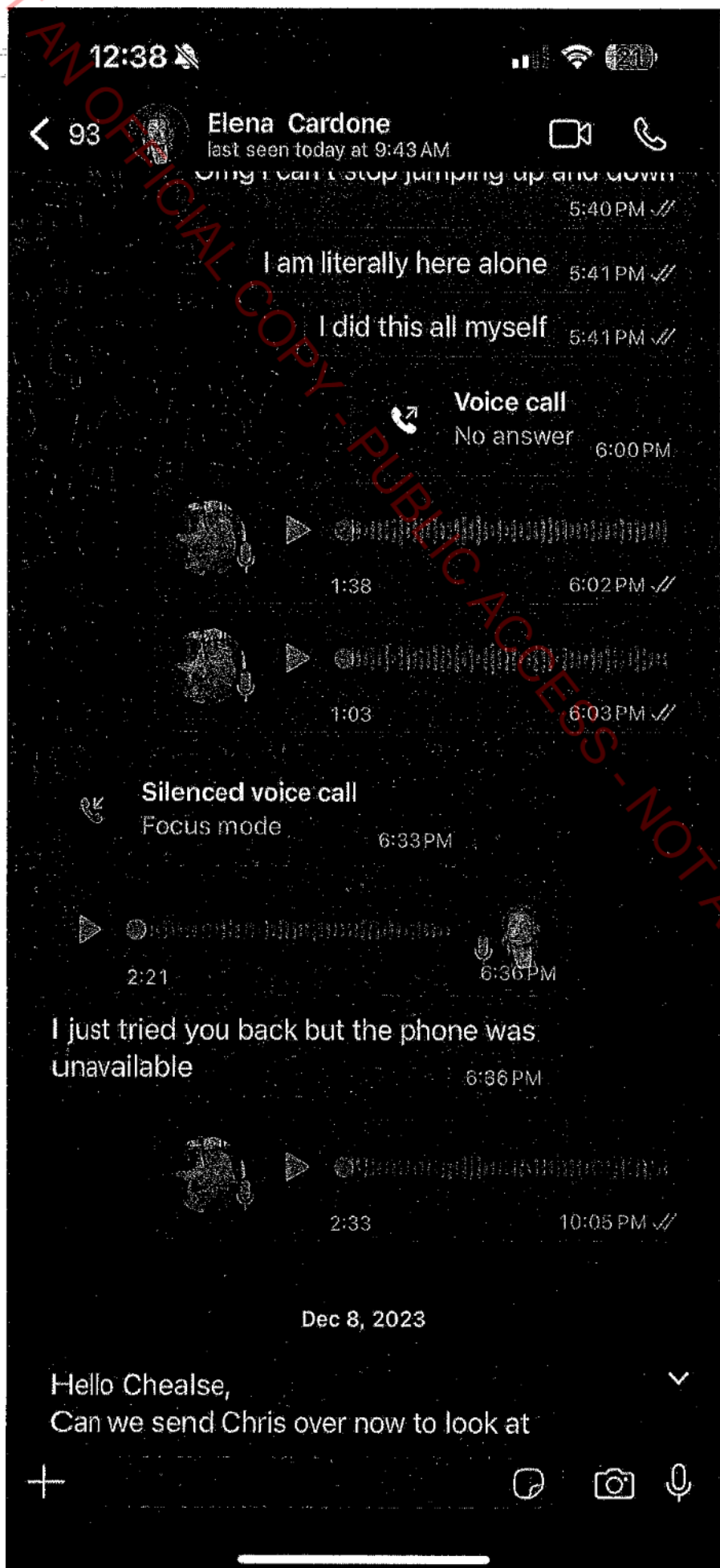


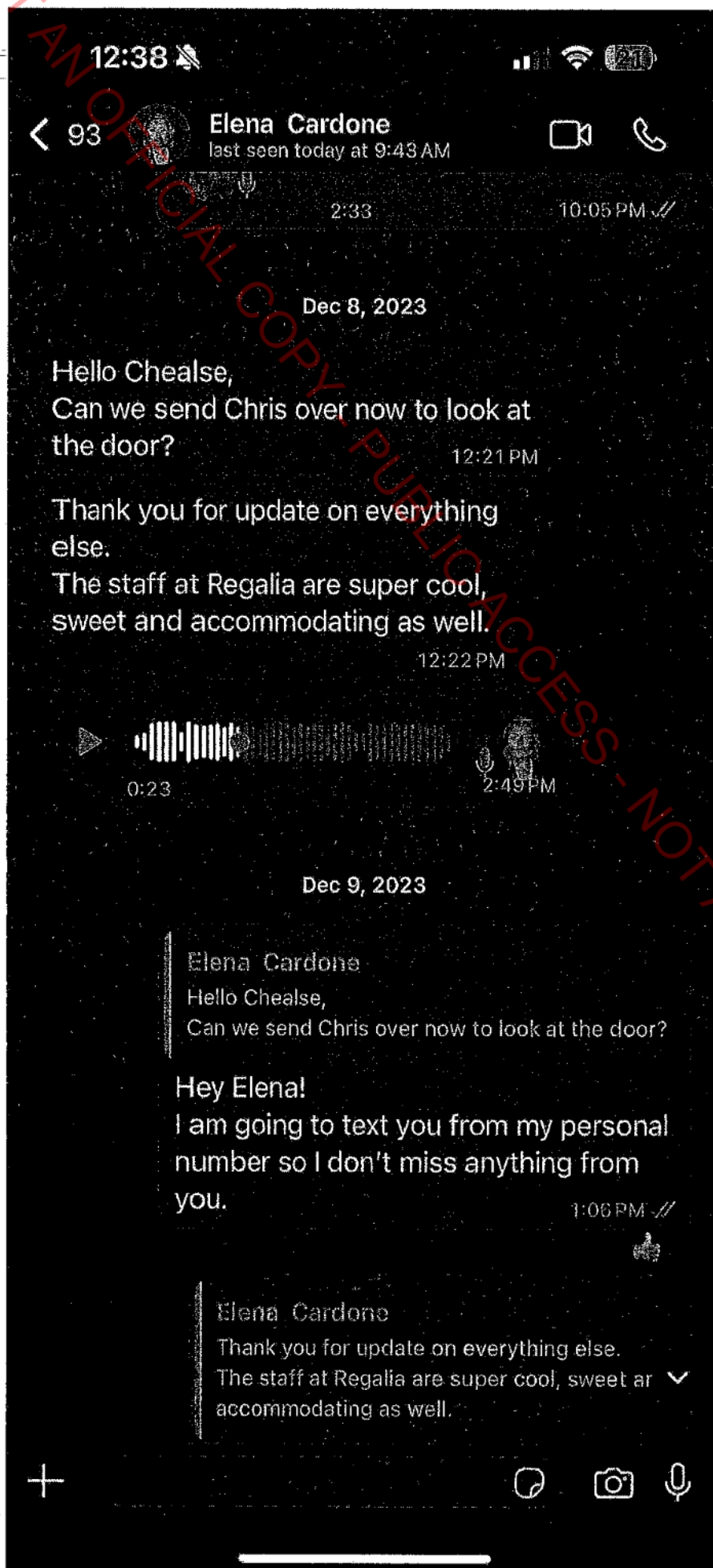


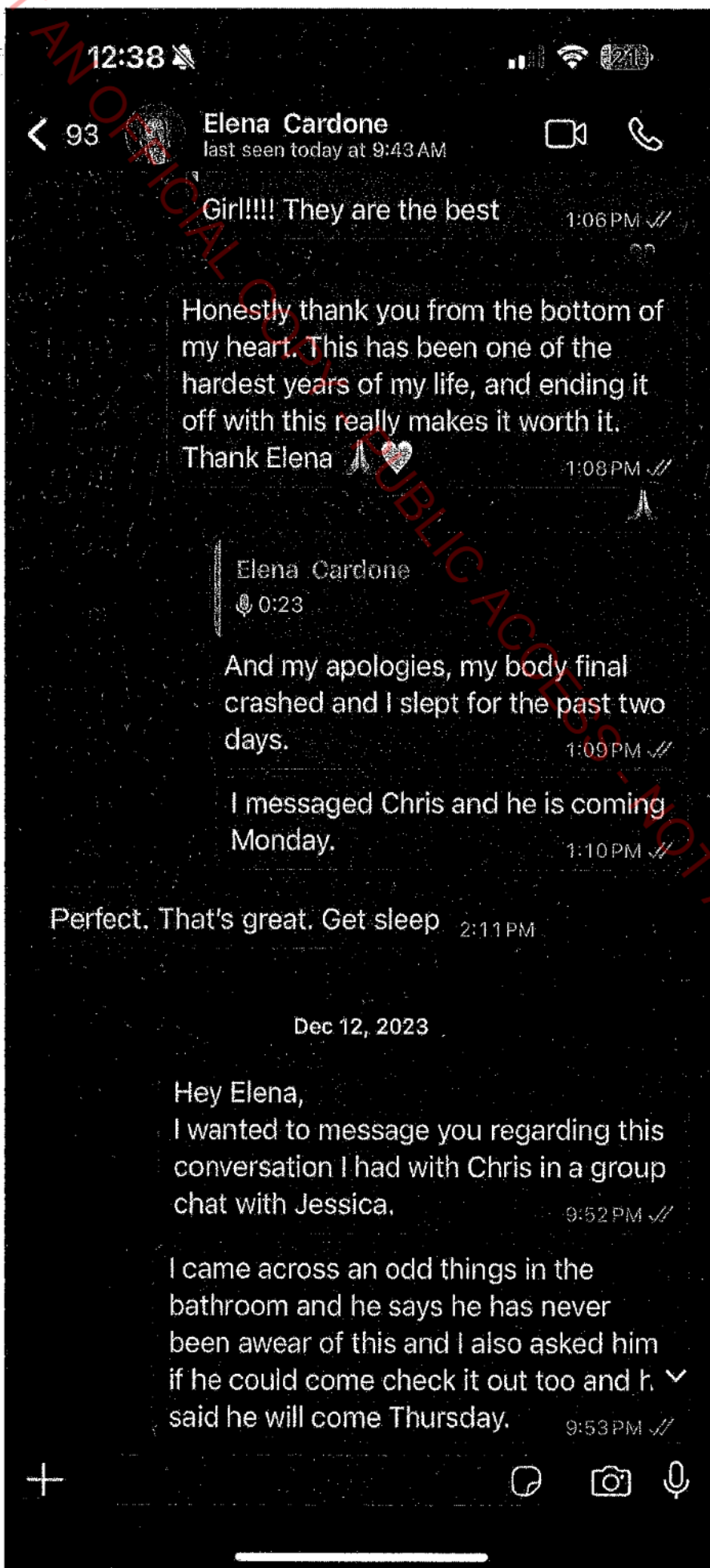


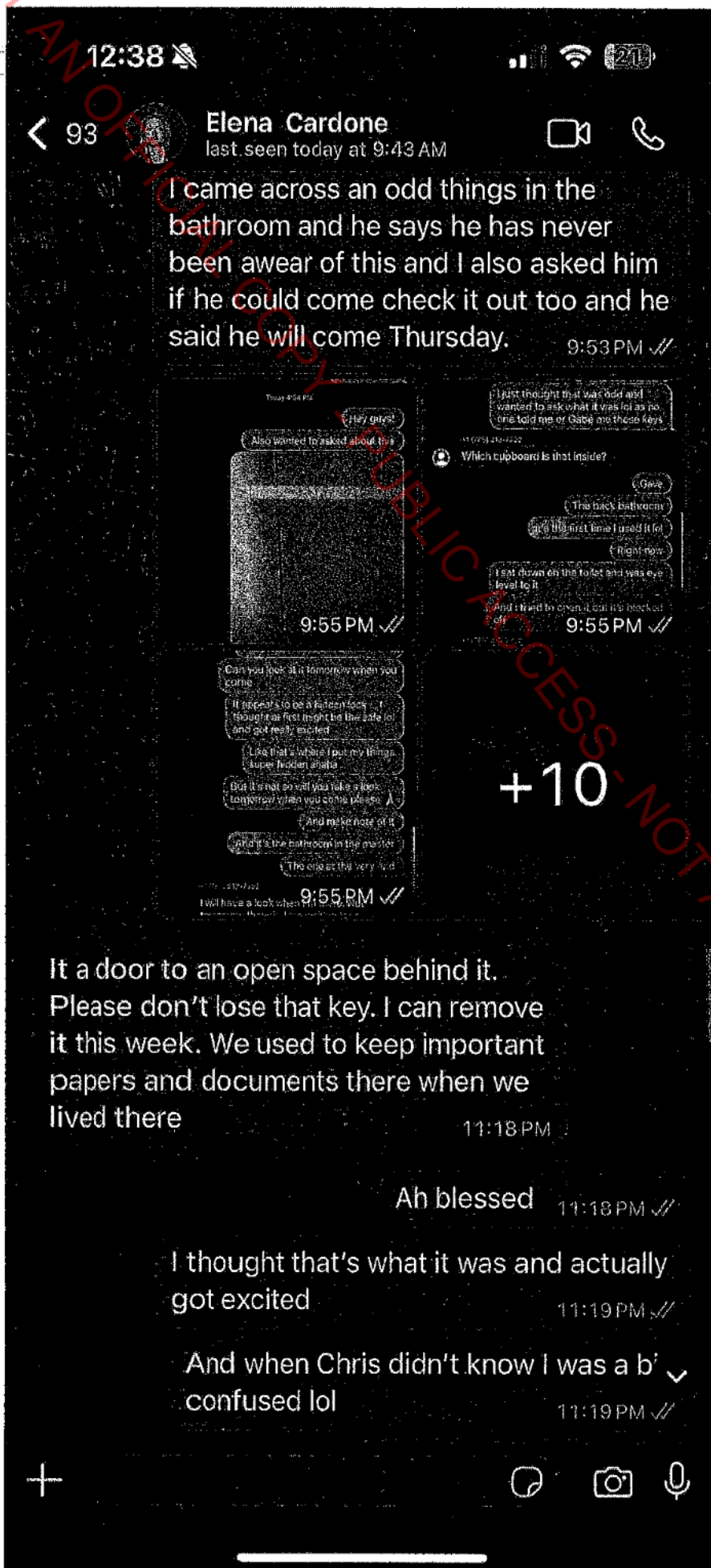


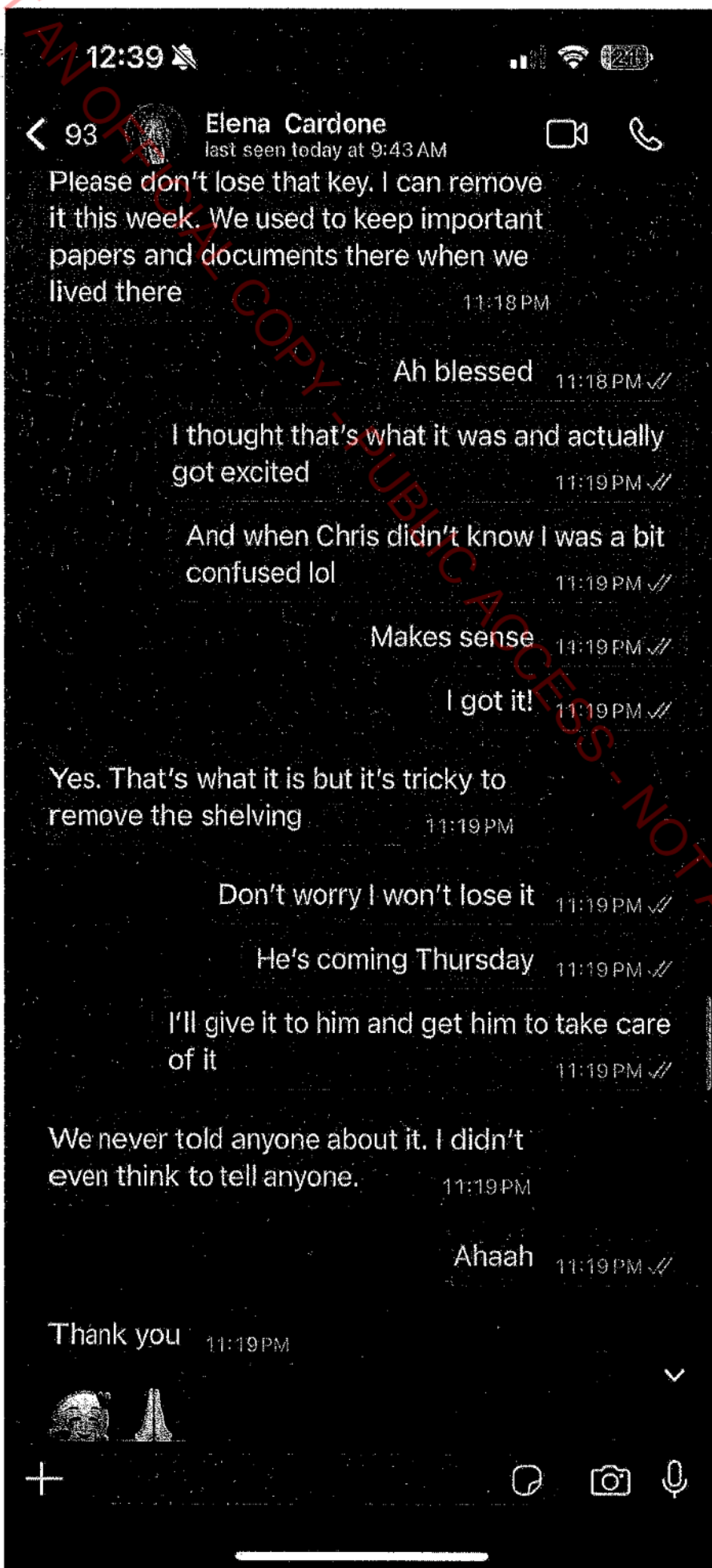












12:39 93 Elena Cardone last seen today at 9:43 AM

Thank you 11:19 PM

11:20 PM

I love you even more 11:20 PM

11:20 PM

Thanks again!! Let's connect this week now that art Basel is done 11:22 PM

Have a great evening 11:22 PM

Elena Cardone

It a door to an open space behind it. Please don't lose that key. I can remove it this week. We used to keep important papers and documents there...

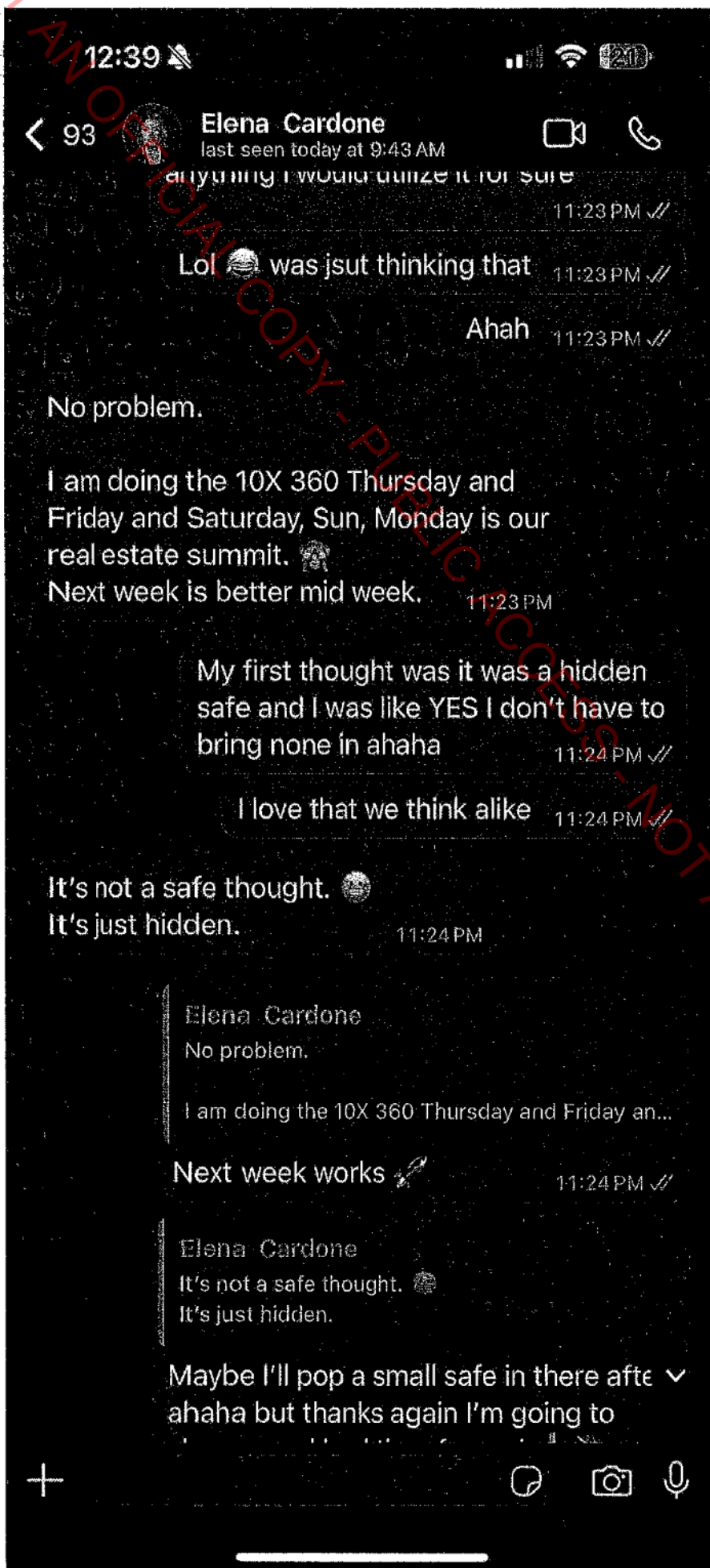
And you don't have to remove it... if anything I would utilize it for sure 11:23 PM

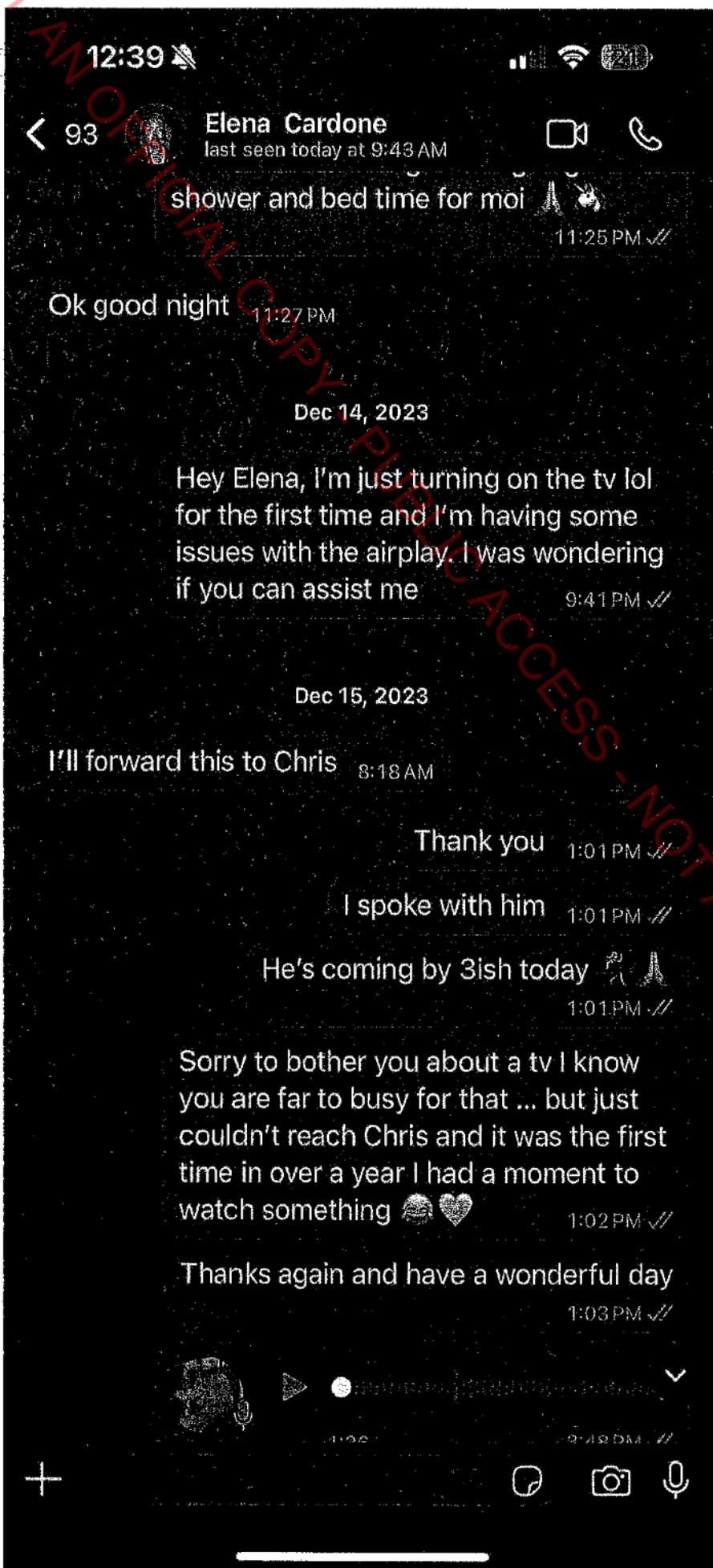
Lol 😂 was jsut thinking that 11:23 PM

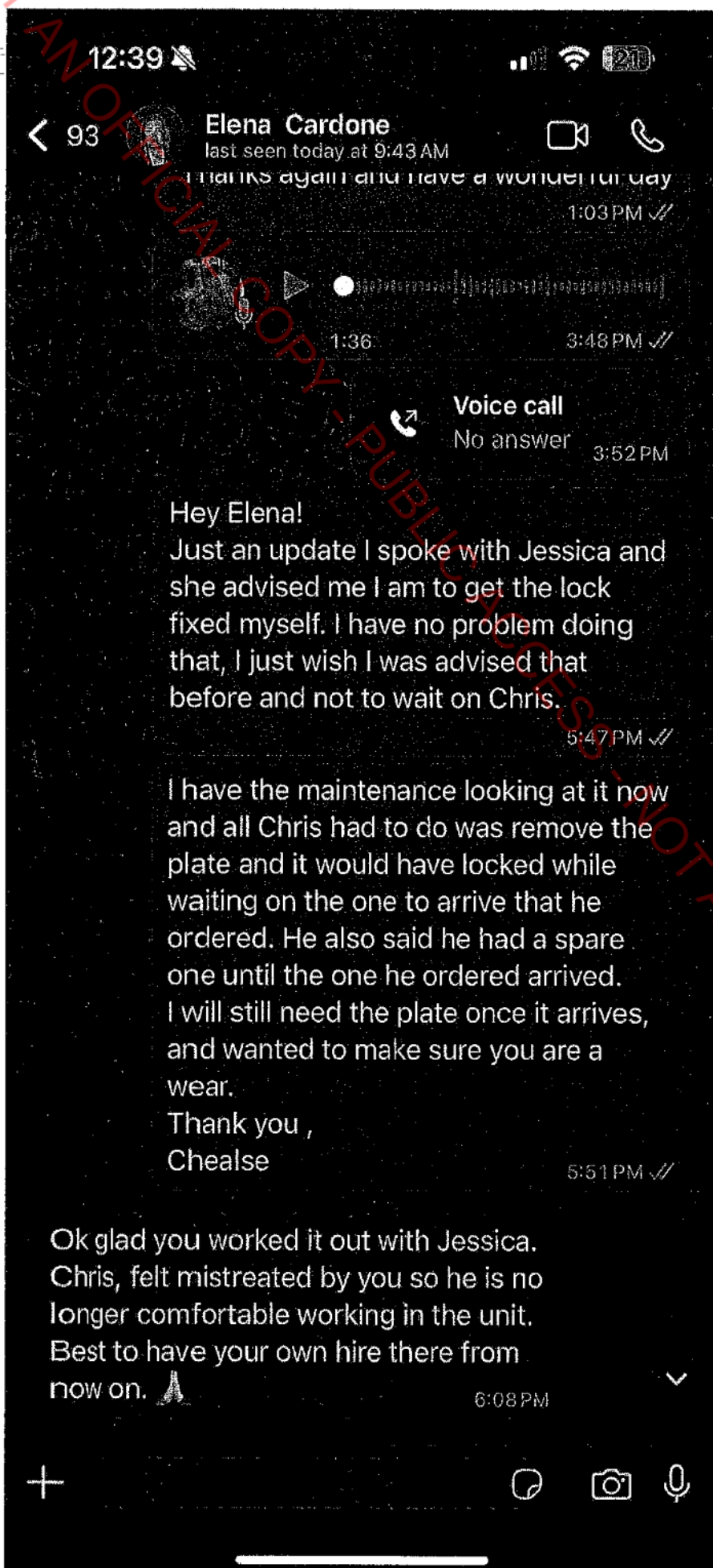
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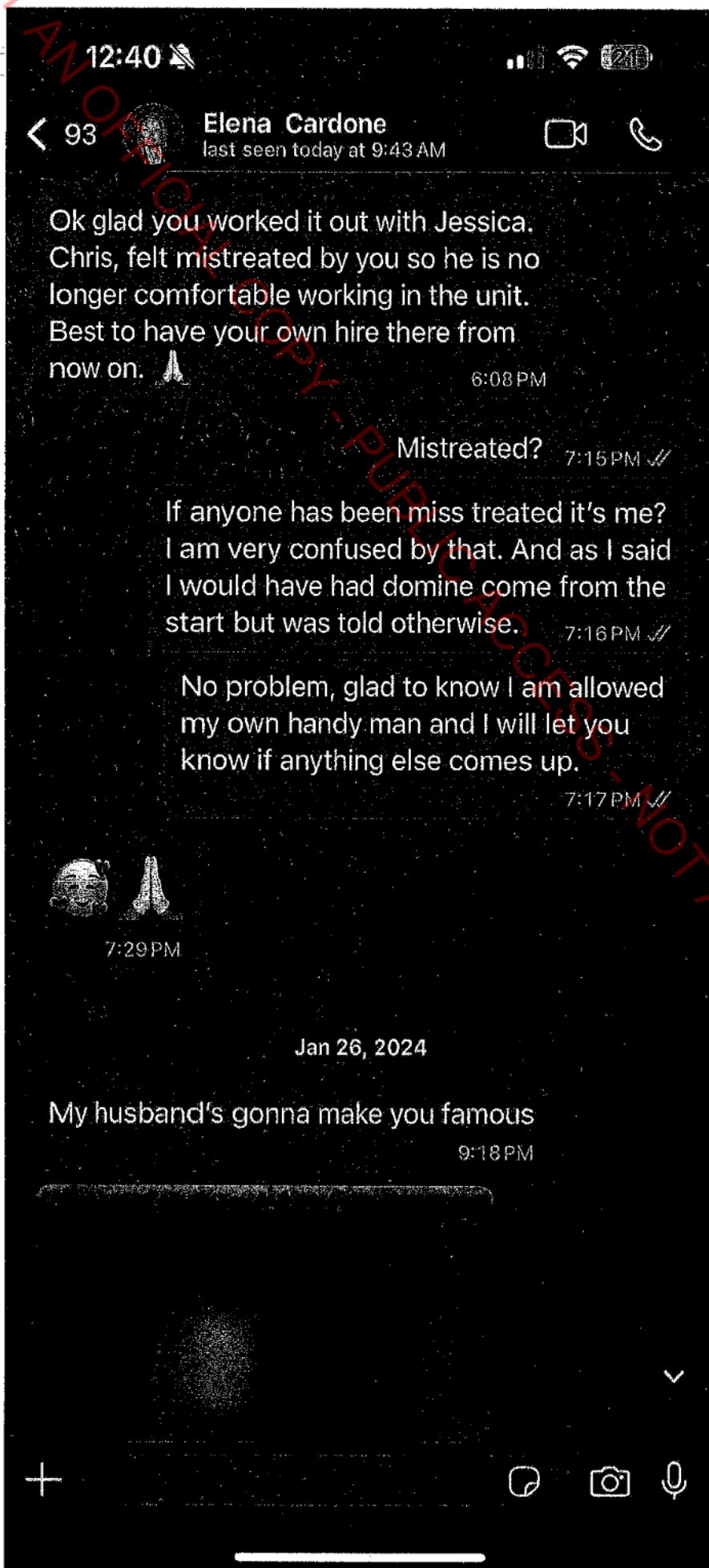
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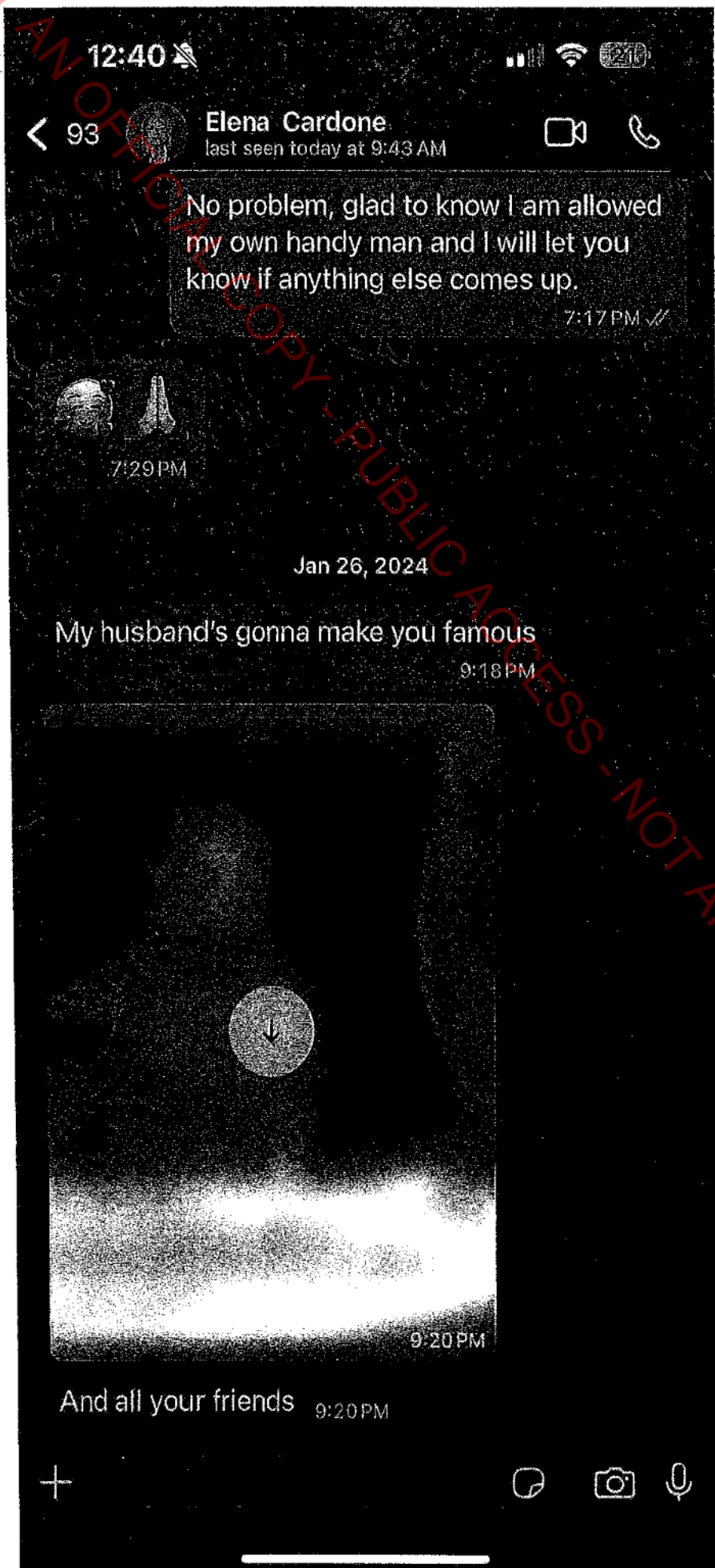
I am doing the 10X 360 Thursday and



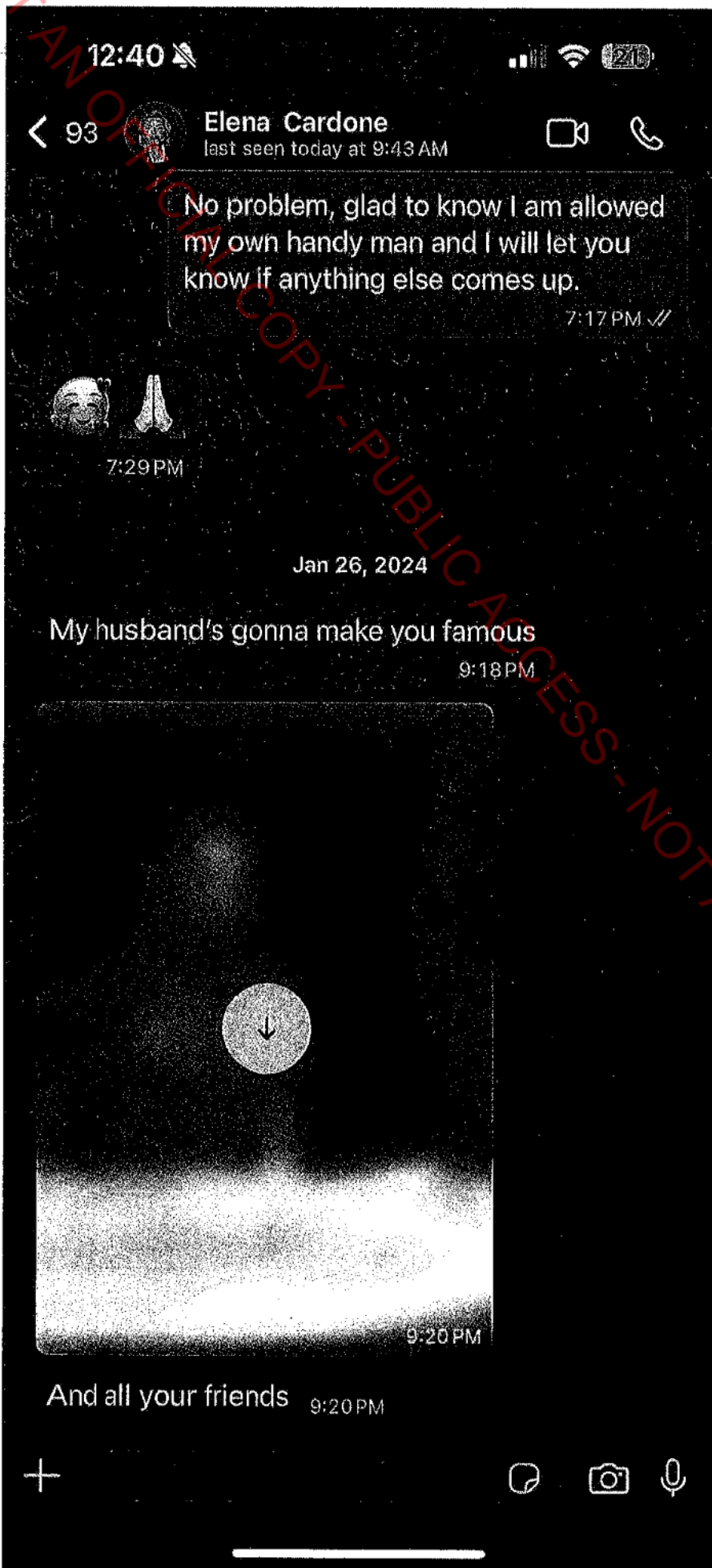








## EXHIBIT B



**EXHIBIT C**

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## Grant Cardone's Post



Grant Cardone ©

January 26, 2024 · 9

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I am looking for information on this person **Chelsea Sophia Howell**

Anything you know about her or her boyfriend(s) who supposedly move between the Middle East, Canada and the USA.

~~She supposedly owns a company called Haute Agency in Miami possibly dating site or model agency owned by middle eastern or Egyptian dude Wael Al Fatayri @waelalfatayri~~

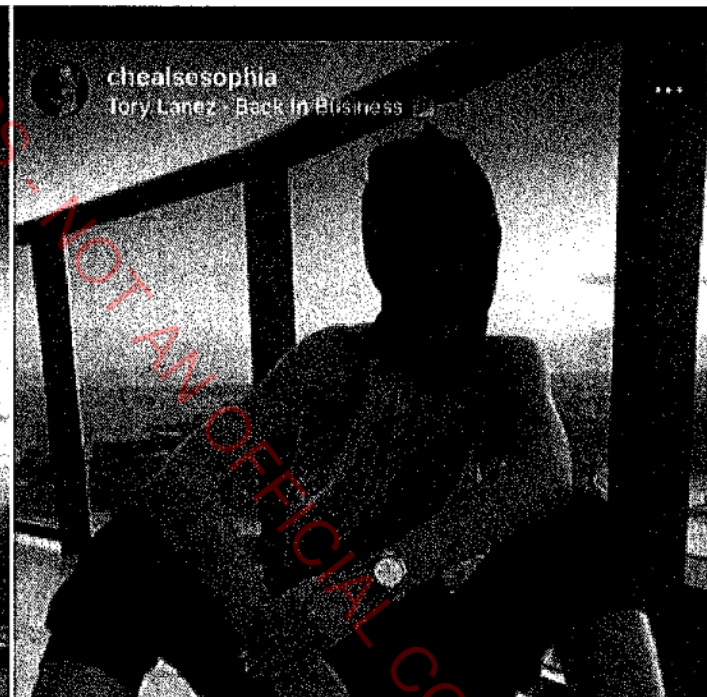
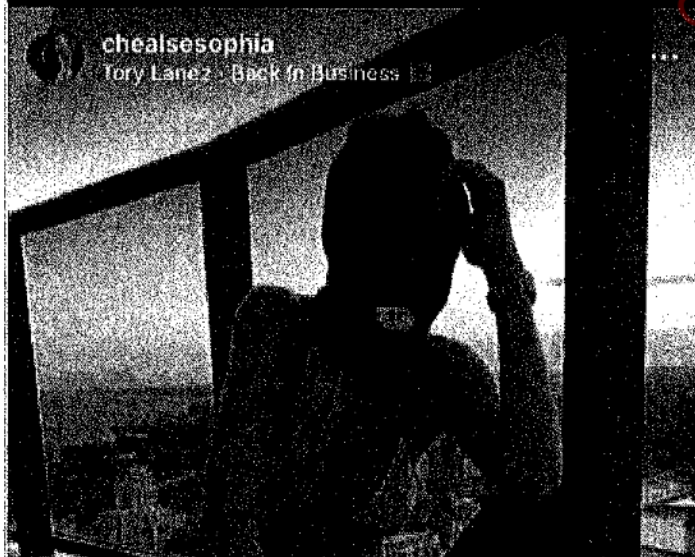
Need phone number & current location.

Rewards for any details that lead to her whereabouts...

#thehautelife by #hauteagency

[View all 24 comments](#)

April 29

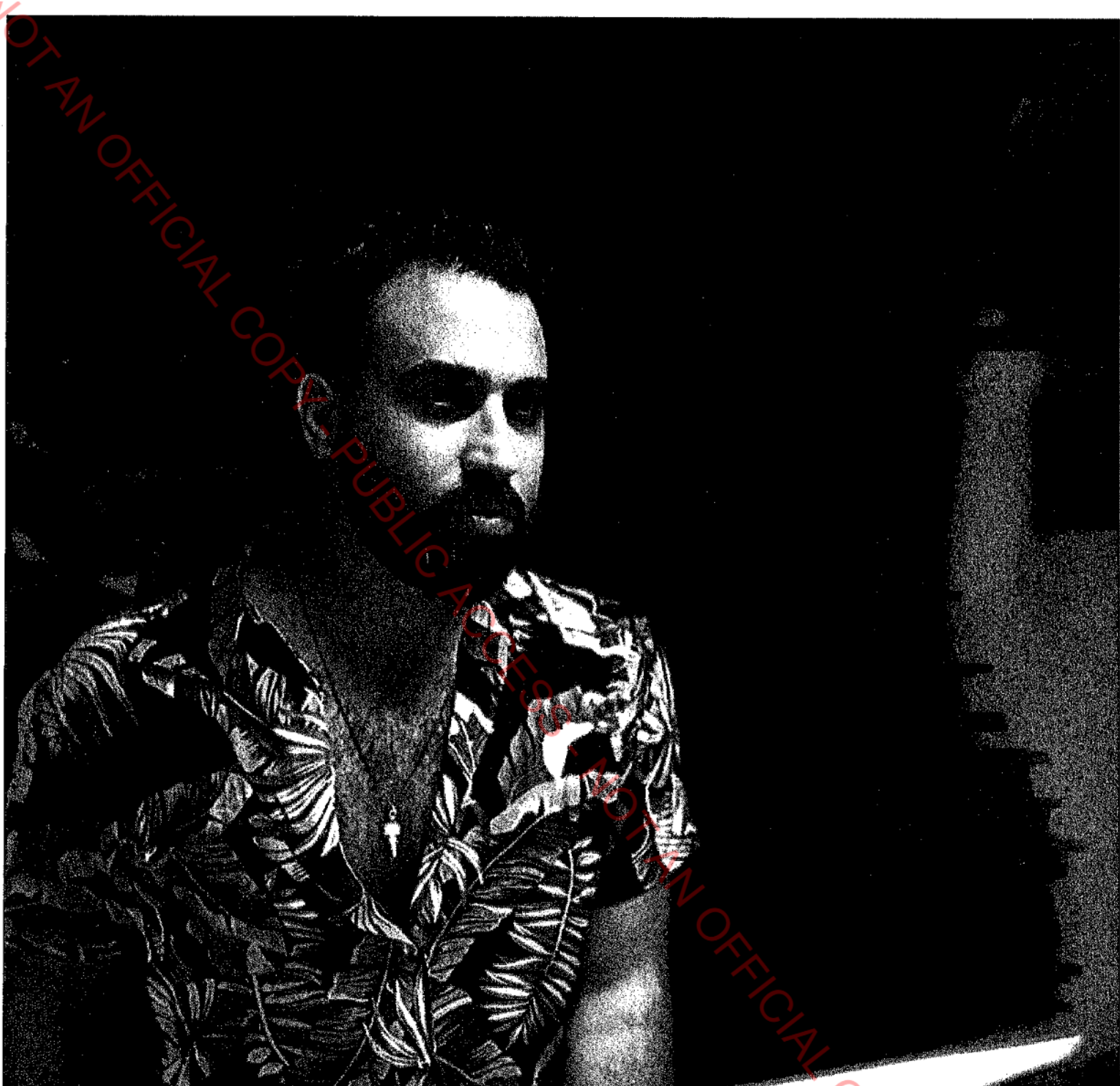


Waet Al Fatayri - The Haute Agency



© 2009 Hilton Worldwide Holdings, Inc.





Liked by g\_wanderer21 and others

doitlikewael It's always good to reflect... #mirror #me

[View all 5 comments](#)

February 7, 2022

# Wael Al Fatayri - The Haute Agency

· دبي الإمارات العربية المتحدة · The Haute Agency

Wael Al Fatayri ... وتعلیمه وزملائه والمزيد من خلال زيارة ملفه

الشخصي على LinkedIn. ... Unveiling the future of fashion

تمت المشاركة من قبل Wael Al Fatayri ... انضم ...

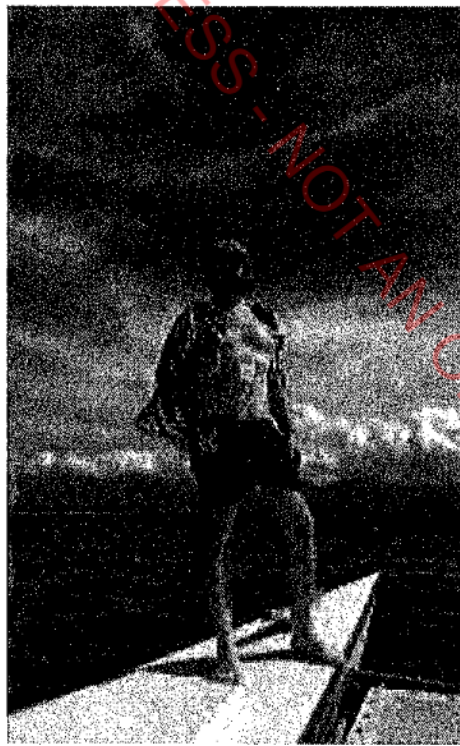
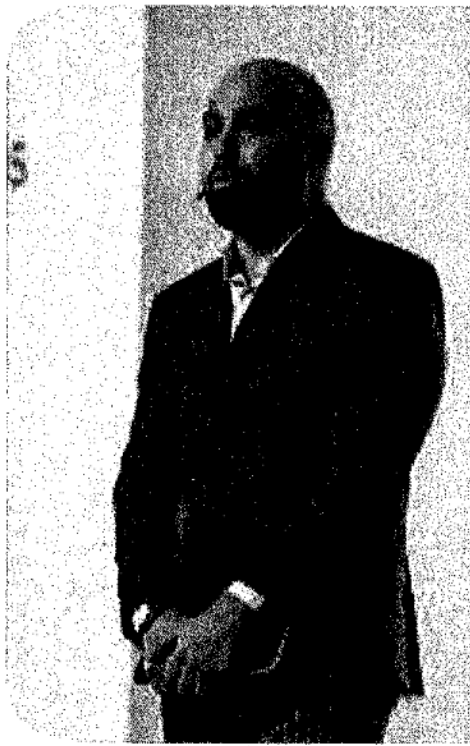


Instagram · doitlikewael

17K+ followers

⋮

## Wael Al Fatayri (@doitlikewael)



17K Followers, 3978 Following, 1094 Posts - See Instagram photos and videos from Wael Al Fatayri (@doitlikewael)

Missing: haute | Show results with: haute

## Grant Cardone's Post

X



1.1K

Like

Comment

1.4K comments 50 shares

Share

### Most relevant



Vee Jay

This is giving "Inventing Anna" vibes! She must have conned him out of something! Trust me, keep posting and these cyber detectives will find them!

1y Like Reply 12



Simon Cousineau

I think we're going to find her 10X faster with a reward!

1y Like Reply 64

[View all 6 replies](#)



Top fan

Heath Ellis

Lebanon, Italy, Monaco, Dubai, I believe he may be Lebanese.

But it's possible they're in Miami and you know that and this is an experiment for you to see the responses. It could be a marketing / promotion tactic. Hire a bounty hunter.

## Grant Cardone's Post



Tony Harrod

Wow sounds like she broke in huh?

1y Like Reply



Paul Xiong

Reward better be worth 10x 😂

1y Like Reply



Jonathan Atlas Hodges

I have a group of bearded retired vets that can find just about anyone lol. What did she do?

1y Like Reply



Andy Zubak

Her sneaker game is light. She's gotta be easy to find.

1y Like Reply



Ronnie Gates

Charge ya phone uncle g

1y Like Reply



Thomas Drealan

Uncle G, I have got something for you.

1y Like Reply



Eric Gunther

What did she do? Gotta help out uncle G!

1y Like Reply



Pamela Gonzalez

sounds like a married man who had an affair and his wife found out, and now he's trying to pay his mistress to convince his wife that nothing happened

1y Like Reply

View all 7 replies

## Grant Cardone's Post

X



Jeff Thomas

Not paying her debts to him

1y Like Reply



Dillon Glover

I told you not to buy Art from strangers on the internet, Grant.

1y Like Reply



Jake Braswell

Tell me you have stake in Haute Agency without telling me you have stake in Haute Agency.

1y Like Reply

20

[View 1 reply](#)



Songkogl-naaba Käoongo 3 · Follow

She was drinking RAAM in Nabbiga Star Line yesterday



1y Like Reply

[View 1 reply](#)



Chris Lund 3

What she do?

1y Like Reply



Top fan

Jonny Pickett

If anyone finds her lmk



1y Like Reply



Giselle Nori

What did she do



1y Like Reply



Josh Stockwell

Well, she is a candidate for Mrs Universe Canada. Can't be that hard to find.



1y Like Reply

1y Like Reply

## Grant Cardone's Post



Julio Alvarado

You're still trying to clap that my guy ?

1y Like Reply

Harold Hughes

Is that Grants balcony she is on?

1y Like Reply

Top fan

Lindsey Alyse

What did she do? And how much for the information?

1y Like Reply

[View all 3 replies](#)

Herb Jay

As judge Mathis would say you was trickin

1y Like Reply

[View all 5 replies](#)

Paul Weber Jr.

Sounds like you need a "Beekeeper" 🐝

1y Like Reply

Barbra Kendi · Follow

Some Dollars lost? Sorry . . .

1y Like Reply

Shane Patterson

Sounds like someone is in trouble 🙁

1y Like Reply

Jon Froemming

Grant got ripped off!

1y Like Reply

Thule V L Letts

## Grant Cardone's Post



[View all 6 replies](#)



**Haley Blankenbeckler**

I am in so much pain right now not knowing what this is about

1y Like Reply

14

[View all 4 replies](#)



**Thomas Lukas**

Height: 5'9

Hometown: Lindsay, ON

Languages: English

Occupation: Co-Owner of Model & Talent Agency

Chealse Sophia Howell certainly isn't your average 26-year-old. Coming from a small-town family of six siblings, hard work, ambition and standing out from the crowd was instilled in Chealse at a young age. Because of these values, and Chealse's personal focus on entrepreneurship, Chealse has achieved goals beyond her wildest expectations.

[I can find more!](#)

1y Like Reply

13



**Ashley Maddings**

This post does not seem like something Grant Cardone and his team would post. It looks like a hack.

1y Like Reply Edited

6

[View all 2 replies](#)



**Derek Vickers**

What did she do? You can see where she is on IG

1y Like Reply

4

[View all 3 replies](#)



**Ford Wagner**

What did she do?

## Grant Cardone's Post

X



Kamila Dbk

What did she do?

1y Like Reply



Top fan

Doug MacIver

Joseph Xibilia, do you know her?

1y Like Reply



[View all 2 replies](#)



Barry Michael

I believe she is associated with some people I know from my adolescent years. May be able to find her.

1y Like Reply



[View all 2 replies](#)



J Pierre De Pablo

Why have detectives and intelligence agency, when there is Facebook

1y Like Reply



AirDee Rey

Never seen you look for anyone like that before, and I'm sure it's not business related

1y Like Reply



Roman Vigliotti

I knew her in Highschool

1y Like Reply

[View 1 reply](#)



James Rigoni

Depends on what happened

1y Like Reply



Harlin Paradise

## Grant Cardone's Post



The blessing is in the lesson..I don't chase I attract..do your homework ❤️💡

1y Like Reply



Junni Poquiz

What happened?

1y Like Reply



Lita Reyes

It does not sound to me a Cardone post

1y Like Reply



Ryan Barnett

Contact me directly haute agency is a call service if listed correctly

1y Like Reply



Monika Cornier

2 hours ago she posted. Easy to find .. also say where she will be .. 🌐

1y Like Reply



Sahned Shreideh

What did she do?

1y Like Reply



Jonathan LaVoie

What did she do?

1y Like Reply



Duane Emerson

What exactly did she do?

1y Like Reply



Darryl Hill

Unc got hacked smh

1y Like Reply



Brian Wilson

Grant, you're married.

## Grant Cardone's Post



Top fan

Ruthie Meado

She on Instagram

1y Like Reply

Nicole Ceballos

Miss Universe Canada

1y Like Reply

Top fan

Joshua Hunt

What did she do

1y Like Reply

Collin Perkins

I've found her LinkedIn and her pages on YouTube and everywhere else.

I'm not certain there's anything I can do that you already couldn't.

Is this only aimed at people who may personally know her?

I've got a bunch of free time and a whole lot of common sense.

If there's something you need done by someone let me know I can do whatever needs done lol.

Got an intelligent head on my shoulders, LOTS of free time (no wife or kids), and I need an ambitious goal.

So if there IS something someone like me can do, let me know Grant, id be happy to help.

I wish you luck

1y Like Reply

Chibuzo Fidelis

It seems to me like somebody got scammed in the UAE

1y Like Reply

Top fan

Josh Treasure

## Grant Cardone's Post



1y Like Reply 0



Deeppa Ravindran  
What did she do?

1y Like Reply



Gary Hurter  
What did she do?

1y Like Reply



Top fan  
Philip Coggin  
She was at your birthday party cussing out the guy with the beard

1y Like Reply



Brittany Haak  
what did she do???

1y Like Reply



Wayne Trivett  
What did she do?

1y Like Reply

[View 1 reply](#)



Trace Kinser  
What did she do?

1y Like Reply



Annella John  
Who is her boyfriend

1y Like Reply Edited



Cassandra Hatter  
What did she do?

1y Like Reply



Nicole Ceballos

## Grant Cardone's Post



 **Justin Giff**  
all a ploy for Grant to steal more of your attention.  
1y Like Reply

 **Osman Marwan**  
What did they do?  
1y Like Reply

 **Azer Chniti**  
What did she do?  
1y Like Reply

 **Andy Daro**  
We have some mutual friends. Whats the story?  
1y Like Reply

 **Jonathan Buenrostro**  
What did she do?  
1y Like Reply

 **Staci Jones Kemp**  
Bless your heart  
1y Like Reply

 **Tiffaney Smith Gourlay**  
What did she do?  
1y Like Reply

 **Cjay Phalatse**  
Which country is this?  
1y Like Reply Edited

 **Josh Buck**  
How bizarre  
1y Like Reply

## Grant Cardone's Post

X

1y Like Reply



Tim Harding

Got a aprox age? I can probably get a number

1y Like Reply



Candy Mendis

Uncle G don't mess around 😊

1y Like Reply



Pedrito Colon

Elena is gonna be pissed 😂

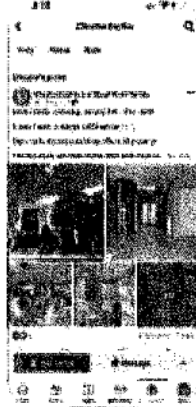
1y Like Reply



Otis Robert Craig Ward

Grant Cardone

Already sent you this.... She was in Florida yesterday



1y Like Reply



Top fan

Paul Gelario

Is she also successful?

1y Like Reply



Tyler Sharpenaker

Haha I'm maintin. Wael's Vacation home in Naples they just bought!!

## Grant Cardone's Post



1y Like Reply



James Chene

I live in Miami Grant. I can be your secret agent if you need. I'm in Real Estate too.

1y Like Reply ~~Edited~~



Jason Taylor

Someone messes with my daughter...!!! And I'll go straight up scorched earth!!!

1y Like Reply



**Roberto Flores**

Hackers ! The more money you make you become a target ! Come one now ! Have you read about the most notorious drug dealers ! Uncle G ISNT BUT HE IS now THE TARGET ! Empire problems !!)

1y Like Reply



## Howard Shrum

She is using a virtual address but here is some info

4y Like Reply



Eric Mattice

Your so lame guy

### IV. Like Reply



Jacob Tiffin

## Grant Cardone's Post



**Karl Hall**

All that money where you could use a PI, but you're turning all these people into rats



1y Like Reply



**Top fan**

**Mirna Kairouz**

looks like she was Miss Canada in the past, not sure what's with the balaclava look she's sporting...yeah as others have mentioned, hire a private investigator who can track her down.



4 9 0 1

**Christine Dhopa** is a model, actress, and entrepreneur from Lindsay, Ontario.

Christine Dhopa is the owner of Little Agency, a boutique model and talent agency based out of Toronto.<sup>2</sup> Christine has been mentioned in numerous red carpets, featured in the pages of prestigious fashion magazines and seen on screen for major music videos and commercials.<sup>3</sup> She is also a former Miss Universe Canada winner.<sup>4</sup> Christine is 21 years old and is building an empire in the entertainment industry.<sup>5</sup> She is the founder and CEO of SDFHIA, a skincare product company, and the founder of Little Agency Inc.<sup>6</sup> Little Agency<sup>7</sup> offers its services to models, photographers, and brands and agencies.<sup>8</sup> She is also a former Miss Universe Canada Ontario.<sup>9</sup>

1y Like Reply



**Top fan**

**Nicholas Bennett-Despres**

What happened/what did she do?

1y Like Reply

[View 1 reply](#)



**Mike Annable**

She owes grant \$830 bucks back rent !!! Get her!

1y Like Reply



**Strong and Empowered Women**

The girls either side of her look very young and tr\*ff\*ed. Take a closer look ☺ ☺

[View 1 reply](#)

## Grant Cardone's Post



Try Like Reply

**Grant Hammer**

Dude expects us to help him find some random couple with no real context as to why this guy is looking for them. Until you give some context dont expect to get much help from social media son.

Try Like Reply

三

Jacob Long

Did you trying calling her company?

无向图中，一个顶点的度数是指与该顶点相连的边数。

2025 RELEASE UNDER E.O. 14176

Uitvoerbaar: 2006-01-01 tot 2006-12-31  
Vervallen: Geen

Credit

[www.ijerph.com](http://www.ijerph.com) | [dx.doi.org/10.3390/ijerph10030890](http://dx.doi.org/10.3390/ijerph10030890)

### Изменение 5% налога

### ANSWER TO THE QUESTION

## What is Plastic Surgery?

諸君之言，吾亦深以為然。

中華人民共和國農業部農業科學研究所，1983年3月

THE PRACTICAL USE OF THE COMPUTER IN THE FIELD OF MEDICAL RECORDS

Like Reply

**Chris Wis**

I can teach you

I have a program where I spend four to six weeks

## Grant Cardone's Post



1y Like Reply



Jorge Saenz Jr.

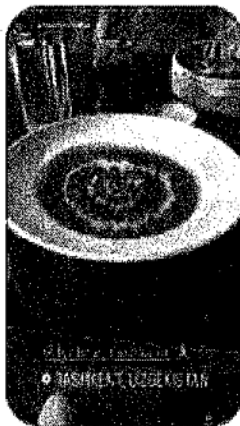
Did you get hustled Grant Cardone?

1y Like Reply



Ralph Papa

Looks like she's in Uzbekistan



1y Like Reply



Russell Scott Snyder

- Follow  
Do tell!

1y Like Reply



Abhinav Singh Babbu

Great way to make someone popular

1y Like Reply



Cristal Hela

Great advertising strategy

## Grant Cardone's Post



What she do tho? Why don't you mention it?

1y Like Reply



Lori Fudens

tell her to pay the rent

1y Like Reply 400



Top fan

Jennifer Meyn

Meanwhile... googling "the haute agency"



1y Like Reply 3200



Dean Earls

Check messages

1y Like Reply



Alma Jeannette

wtf is going on

1y Like Reply



John D. Hernandez

Marketing Freaking GENIUS

1y Like Reply



Scott Bates

OG-GC ON THE HUNTI

## Grant Cardone's Post



Zuo Bruno

Chelsea Sophia Howell co-founded Haute Agency, a boutique model and talent agency based in Toronto - CANADA. She started her career in modelling at the age of 16 and later achieved her dream of opening a modelling agency. Chealse, as she is also known, has a strong passion for the modelling industry, including fashion, photo shoots, and runway shows, and she is also an aspiring actress interested in taking acting lessons. She comes from a family of six siblings and has been influenced by her older and younger sisters, which has driven her to work hard and achieve her goals. Aside from participating in pageants, her proudest personal accomplishment is establishing her modelling agency.

So why is Grant Cardone looking for Chealse? Well, who is Grant Cardone?

Grant Cardone is a renowned American businessman, entrepreneur, and author. He is the founder of several businesses, including Cardone Capital, a private equity firm with \$4 billion in assets under management, and Cardone Enterprises, which offers a range of services from sales training to business consulting. He is also the founder of 10X Studios, Cardone Ventures, and the 10X Health System, and has co-founded or invested in sixteen other businesses.

In addition to his business ventures, Cardone is a highly sought-after international speaker, known for his expertise in sales and business. He has worked with a wide range of companies, from small businesses to Fortune 500 companies, to help them grow their sales.

So asking for her phone number and current location in the public domain is nothing but a trap / Publicity stunt?? Either way, I am not saying shirt... Yes... Shirt

My Thoughts:

This is comment bait (Smart) if you comment, you get a message to buy or sign up for something



## Grant Cardone's Post



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## Grant Cardone's Post



1y Like Reply



Andrew Hyman

Grant Cardone make a video. Post it to ticktok and watch the people of ticktok find all the info you need in an hour.

1y Like Reply



Matt Bryant  
Distraction

1y Like Reply



Jed Schultz

Grant, she lives in Miami Florida in a subdivision seen in one of her previous ig posts. Driving a black Range Rover. Fountain in the drive with houses in the background- can't be hard to track down.

1y Like Reply

14



Samantha Garner

GC Marketing funnel at its finest. I mean it worked, though.

1y Like Reply



Mike Anderson

What's her BF name?

1y Like Reply



Zach Anderson

What happened?

1y Like Reply



Nicholas Amoroso

What did she or her boyfriend(s) do

1y Like Reply

8



[View all 4 replies](#)



Keith Bishop

Dude got scammed

## Grant Cardone's Post



1y Like Reply



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What did she or her boyfriend(s) do

1y Like Reply



[View all 4 replies](#)



Keith Bishop

Dude got scammed 🤣

## Grant Cardone's Post



1y Like Reply

4 0 0 0



Tea Hrast

You should be looking for me instead!! I'm ready to get started in business 😊

1y Like Reply



Madison Rivas

That's the face mask girl right?

1y Like Reply



Hussein Daher



1y Like Reply 12 0 0 0

[View 1 reply](#)



Mario Soto

Grant has been hacked

1y Like Reply



Hussein Daher

Ask her on Instagram she'll tell you

1y Like Reply



Top fan

Debra Langlois

Interesting?? 😊

1y Like Reply

## Grant Cardone's Post



Brett Arthur

Sending you a DM Grant w/ info

1y Like Reply



Joe Alguz

I have valuable information, please contact me Grant Cardone

1y Like Reply



Sean Hart

I can find her on OF if needed lmk brother

1y Like Reply

129 Like

[View all 8 replies](#)



Jeff Brennan

Haute agency?

1y Like Reply



Jimmy Lorenzett

I wouldn't mind finding her either

1y Like Reply

47 Like

[View all 4 replies](#)



Kyle Mel

What happened??

1y Like Reply



Sean Hawkins

Can't stand people like this. Sue the outta her, Grant!

1y Like Reply



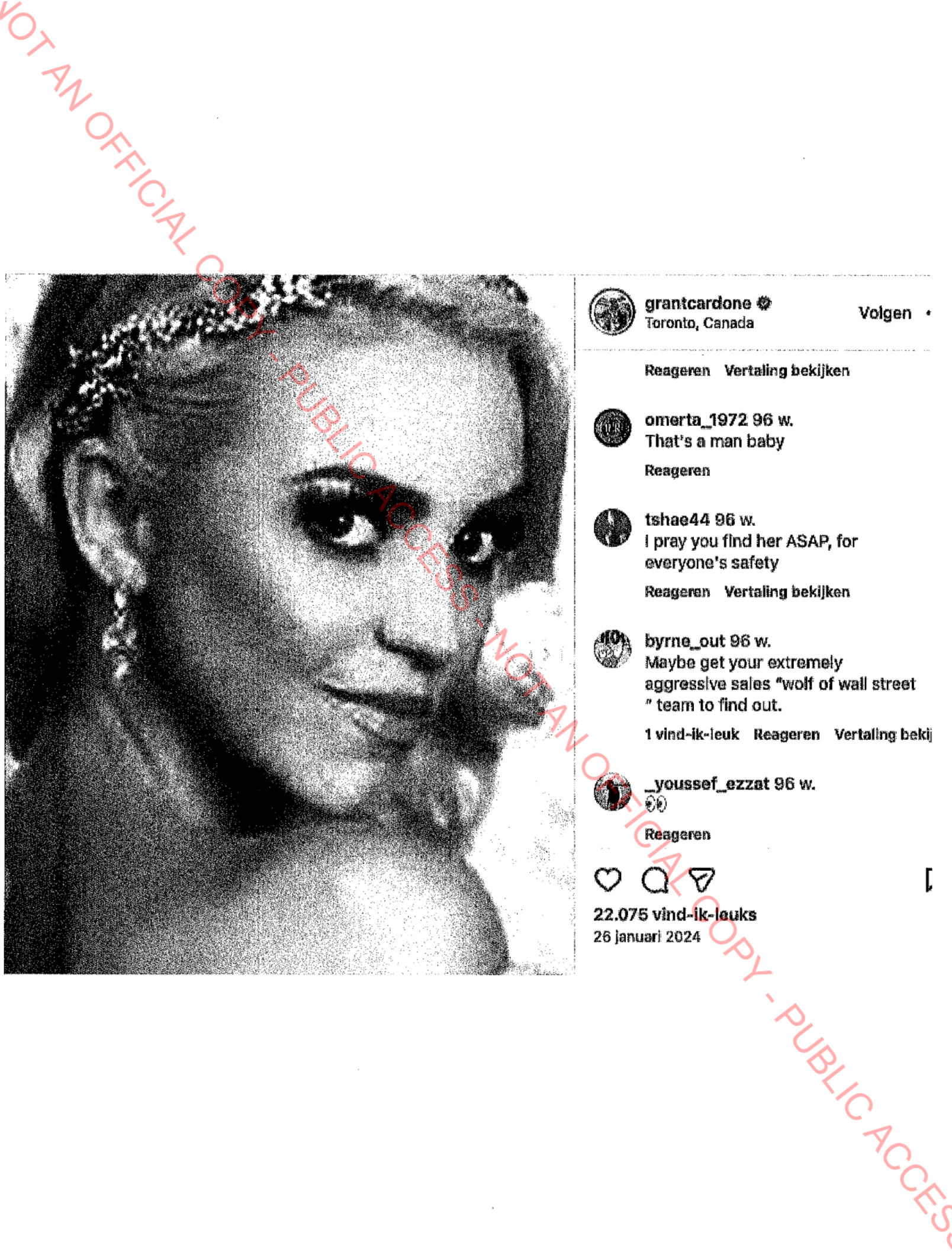
Dawn Beard

Got her hair done three days ago in Miami it looks like.

1y Like Reply

3 Like

[View all 11 replies](#)



grantcardone   
Toronto, Canada

Volgen

[Reageren](#) [Vertaling bekijken](#)



omerta\_1972 96 w.  
That's a man baby

[Reageren](#)



tshae44 96 w.  
I pray you find her ASAP, for  
everyone's safety

[Reageren](#) [Vertaling bekijken](#)



byrne\_out 96 w.  
Maybe get your extremely  
aggressive sales "wolf of wall street"  
team to find out.

1 vind-ik-leuk [Reageren](#) [Vertaling bekijken](#)



youssef\_ezzat 96 w.  
00

[Reageren](#)



22.075 vind-ik-leuks  
26 januari 2024



grantcardone  
Toronto, Canada

Volgen

have been told by other people in the comments) as that it's to catch a predator, it would make more sense.

[Reageren](#) [Vertaling bekijken](#)



osity93 96 w.  
I assume she cheated Grant Cordone out of a lot of money and he's trying to recover losses.

[Reageren](#) [Vertaling bekijken](#)



briantspurlin 96 w.  
I wasn't sure if i recognized her until I saw the photo of her with the ski mask. That looks familiar.

[Reageren](#) [Vertaling bekijken](#)



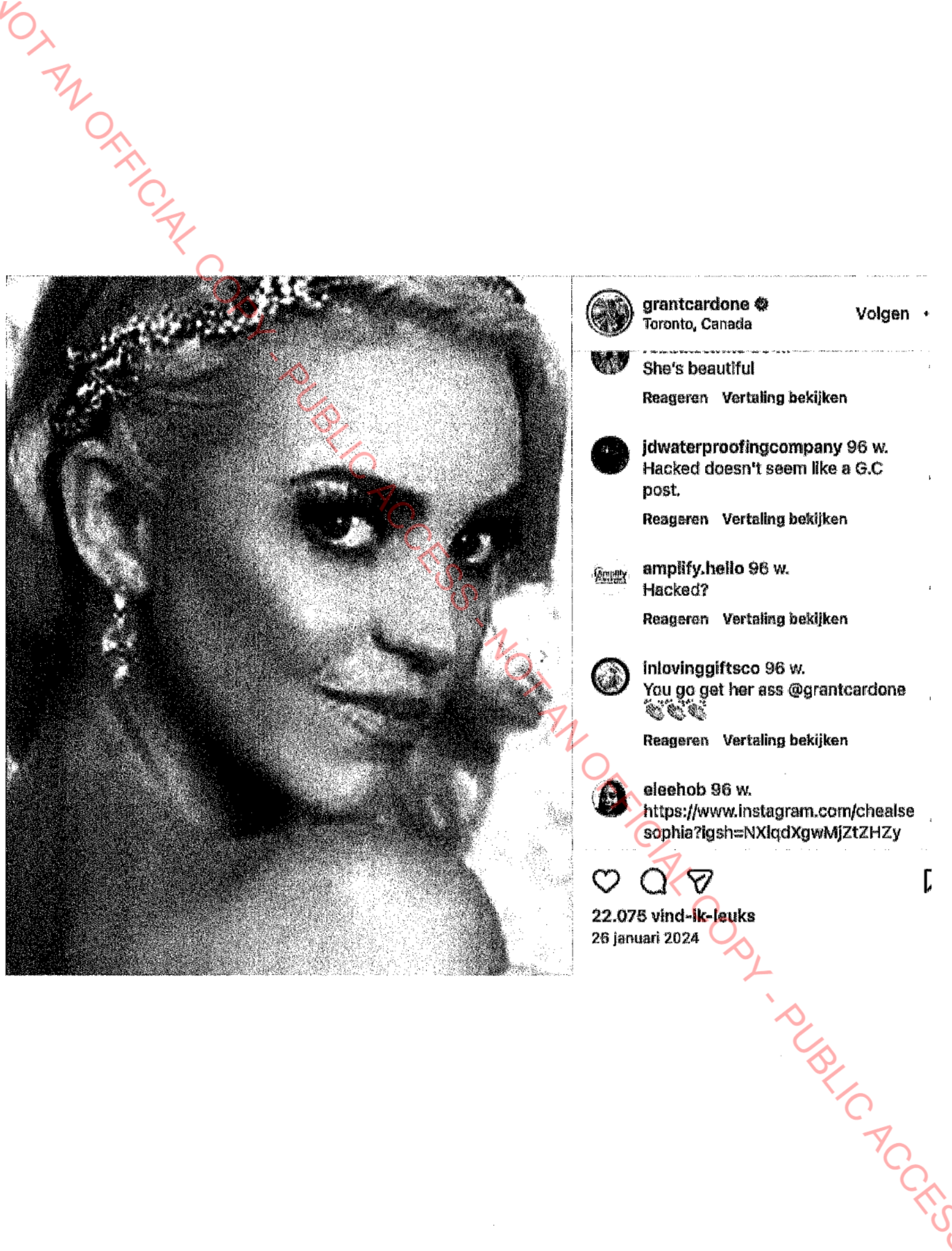
anjeldusts 96 w.  
She is in Vancouver BC

[Reageren](#) [Vertaling bekijken](#)



22.075 vind-ik-leuks

26 januari 2024



**grantcardone** •  
Toronto, Canada

Volgen

She's beautiful

Reageren Vertaling bekijken



**jdwaterproofingcompany** 96 w.  
Hacked doesn't seem like a G.C.  
post.

Reageren Vertaling bekijken



**amplify.hello** 96 w.  
Hacked?

Reageren Vertaling bekijken



**inlovinggiftsco** 96 w.  
You go get her ass @grantcardone  
666

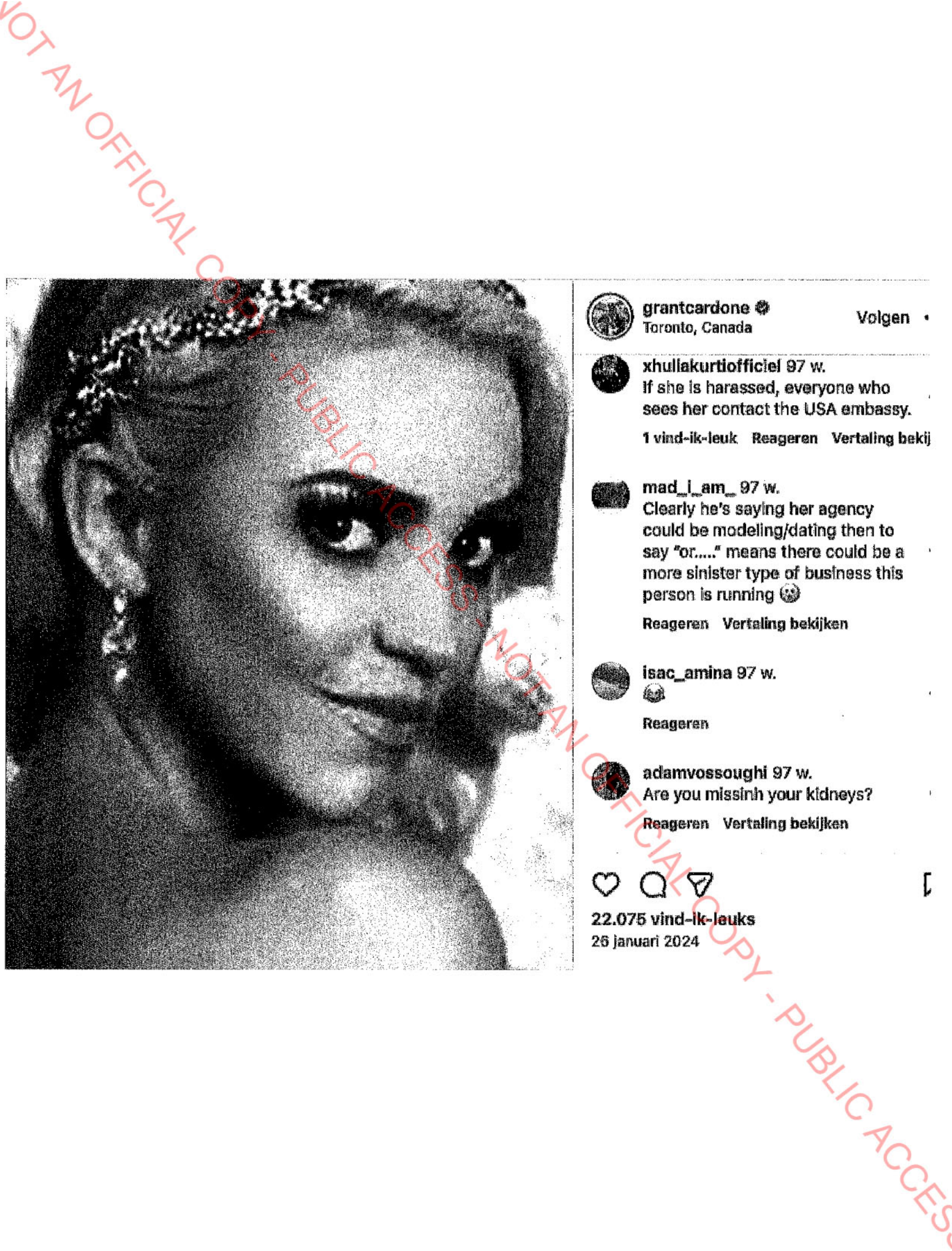
Reageren Vertaling bekijken



**eleehob** 96 w.  
<https://www.instagram.com/chealse Sophia?igsh=NXlqdXgwMjZtZHzy>



22.075 vind-ik-leuks  
26 januari 2024



grantcardone 97 w.  
Toronto, Canada

Volgen



xhullakurtiofficiel 97 w.  
If she is harassed, everyone who  
sees her contact the USA embassy.

1 vind-ik-leuk Reageren Vertaling bekij



mad\_I\_am\_ 97 w.  
Clearly he's saying her agency  
could be modeling/dating then to  
say "or...." means there could be a  
more sinister type of business this  
person is running 😳

Reageren Vertaling bekijken



Isac\_amina 97 w.

Reageren

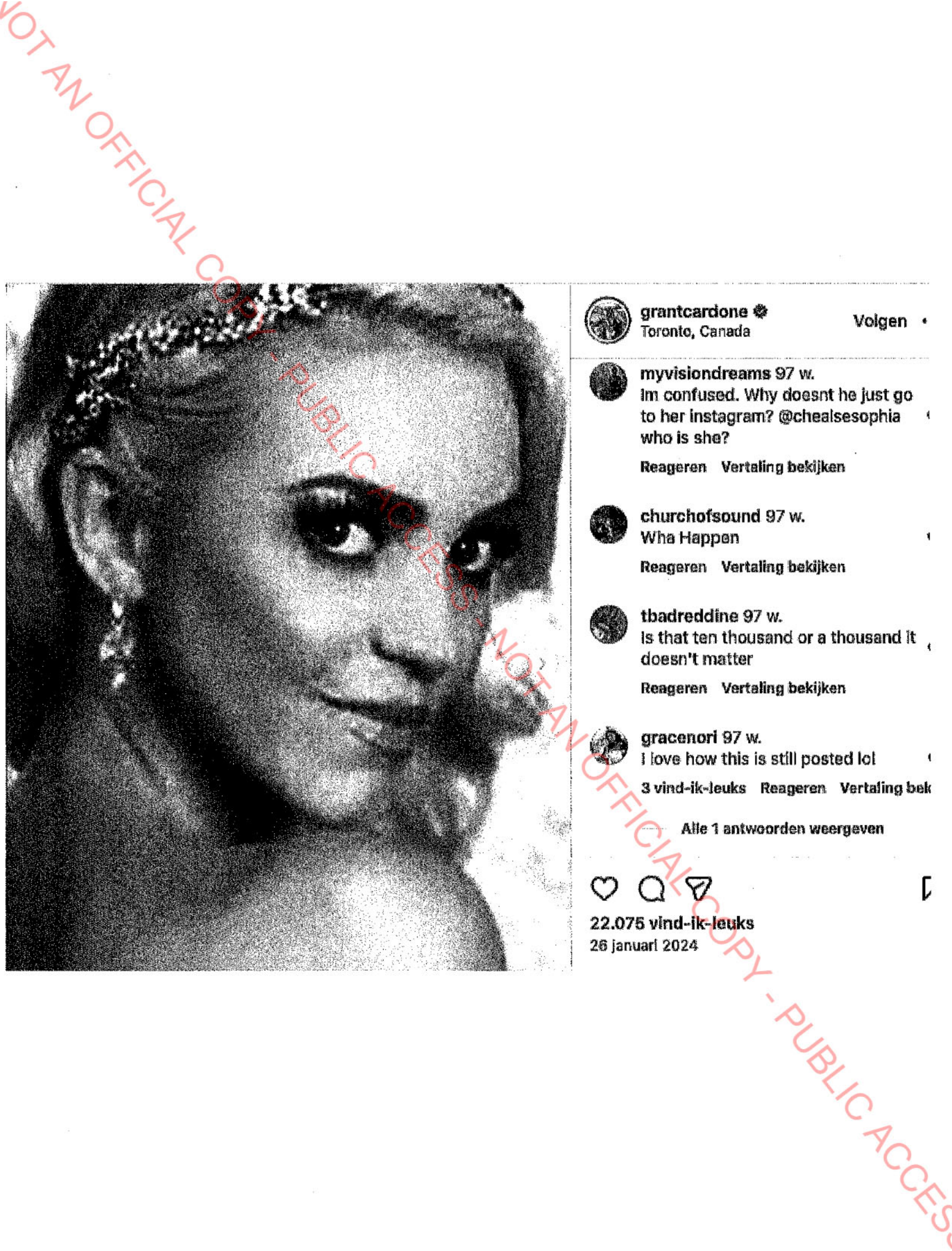


adamvossoughi 97 w.  
Are you missinh your kidneys?

Reageren Vertaling bekijken



22.075 vind-ik-leuks  
26 januari 2024



**grantcardone** •  
Toronto, Canada

Volgen



**myvisiondreams** 97 w.  
Im confused. Why doesnt he just go  
to her instagram? @chealsesophia  
who is she?

[Reageren](#) [Vertaling bekijken](#)



**churchofsound** 97 w.  
Wha Happen

[Reageren](#) [Vertaling bekijken](#)



**tbadreddine** 97 w.  
Is that ten thousand or a thousand it  
doesn't matter

[Reageren](#) [Vertaling bekijken](#)



**gracenori** 97 w.  
I love how this is still posted lol

3 vind-ik-leuks [Reageren](#) [Vertaling bekijken](#)

[Alle 1 antwoorden weergeven](#)



22.075 vind-ik-leuks

26 januari 2024



grantcardone  
Toronto, Canada

Volgen

anion12d 97 w.

Goons and Grant you like that. Jesus. Obviously this person has likely done bad things but just because of that fact we still need to be professional. Having so called goons looking for her in Egypt... with all due respect ridiculous statement, not professional, barely legal to suggest it and for you to like it Grant, not great. Obviously as I said she's clearly done something very bad which he clearly can't mention for maybe legal reasons I dunno but still regardless we all need to be professional and justified in our approach to these things. Saying the word goons... man that sounds like the council estate I grew up on 20 years ago that I couldn't wait to leave behind.... With respect this is embarrassing. Atleast explain or somewhat mention alleged allegations lawfully on that we



22.075 vind-ik-leuks  
26 januari 2024



grantcardone  
Toronto, Canada

Volgen

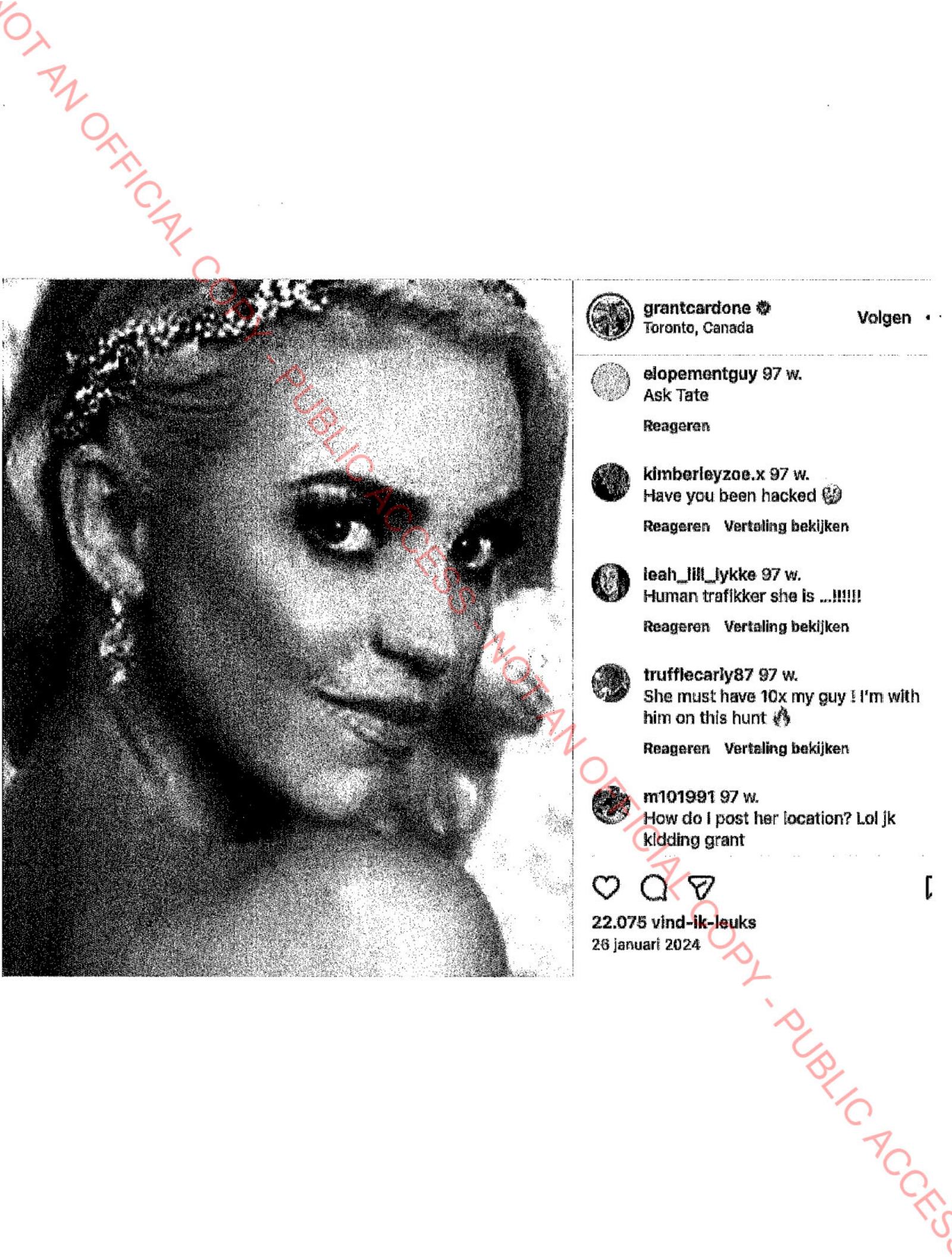
dunno but still regardless we all need to be professional and justified in our approach to these things. Saying the word goons... man that sounds like the council estate I grew up on 20 years ago that I couldn't wait to leave behind.... With respect this is embarrassing. Atleast explain or somewhat mention alleged allegations lawfully so that we understand reasoning behind said post... Goons... again utterly ridiculous... anyone can pay a million dollars to hire some as mentioned goons but when these types get involved someone at the end is either hurt or goes to prison... I want to elevate my soul and refrain from negativity and violence because that's what's wrong with the world. To much greed, to much negativity and not enough love.

[Reageren](#) [Vertaling bekijken](#)



22.075 vind-ik-leuks

26 januari 2024



grantcardone   
Toronto, Canada

Volgen



elopementguy 97 w.  
Ask Tate  
Reageren



Kimberleyzoe.x 97 w.  
Have you been hacked   
Reageren Vertaling bekijken



leah\_lill\_ljykke 97 w.  
Human trafikker she is ...!!!!!!  
Reageren Vertaling bekijken



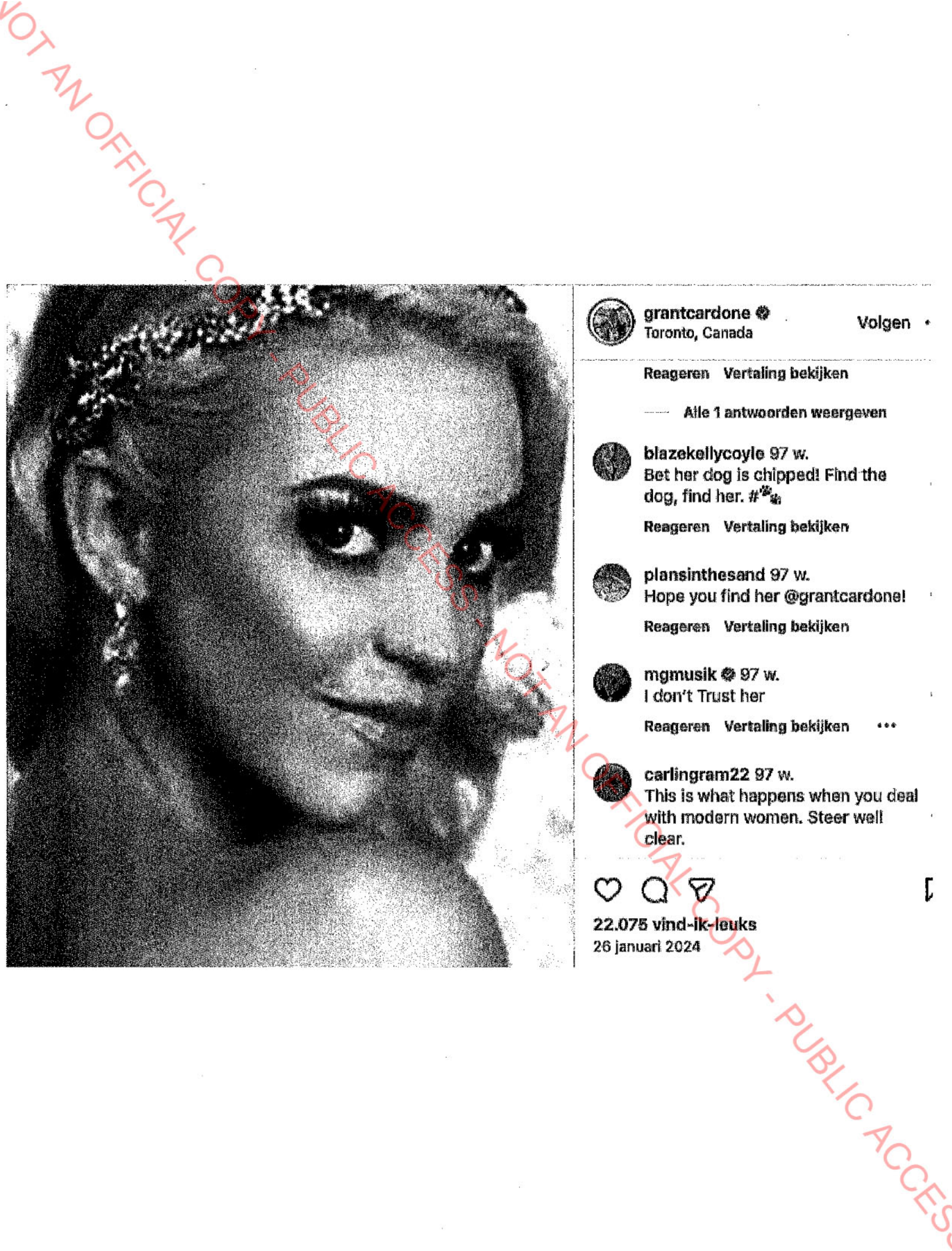
trufflecarly87 97 w.  
She must have 10x my guy ! I'm with  
him on this hunt   
Reageren Vertaling bekijken



m101991 97 w.  
How do I post her location? Lol jk  
kidding grant



22.075 vind-ik-leuks  
26 januari 2024



grantcardone   
Toronto, Canada

Volgen

[Reageren](#) [Vertaling bekijken](#)

[Alle 1 antwoorden weergeven](#)



blazeekellycoyle 97 w.  
Bet her dog is chipped! Find the  
dog, find her. #

[Reageren](#) [Vertaling bekijken](#)



plansinthesand 97 w.  
Hope you find her @grantcardone!

[Reageren](#) [Vertaling bekijken](#)



mgmusik 97 w.  
I don't Trust her

[Reageren](#) [Vertaling bekijken](#) ...

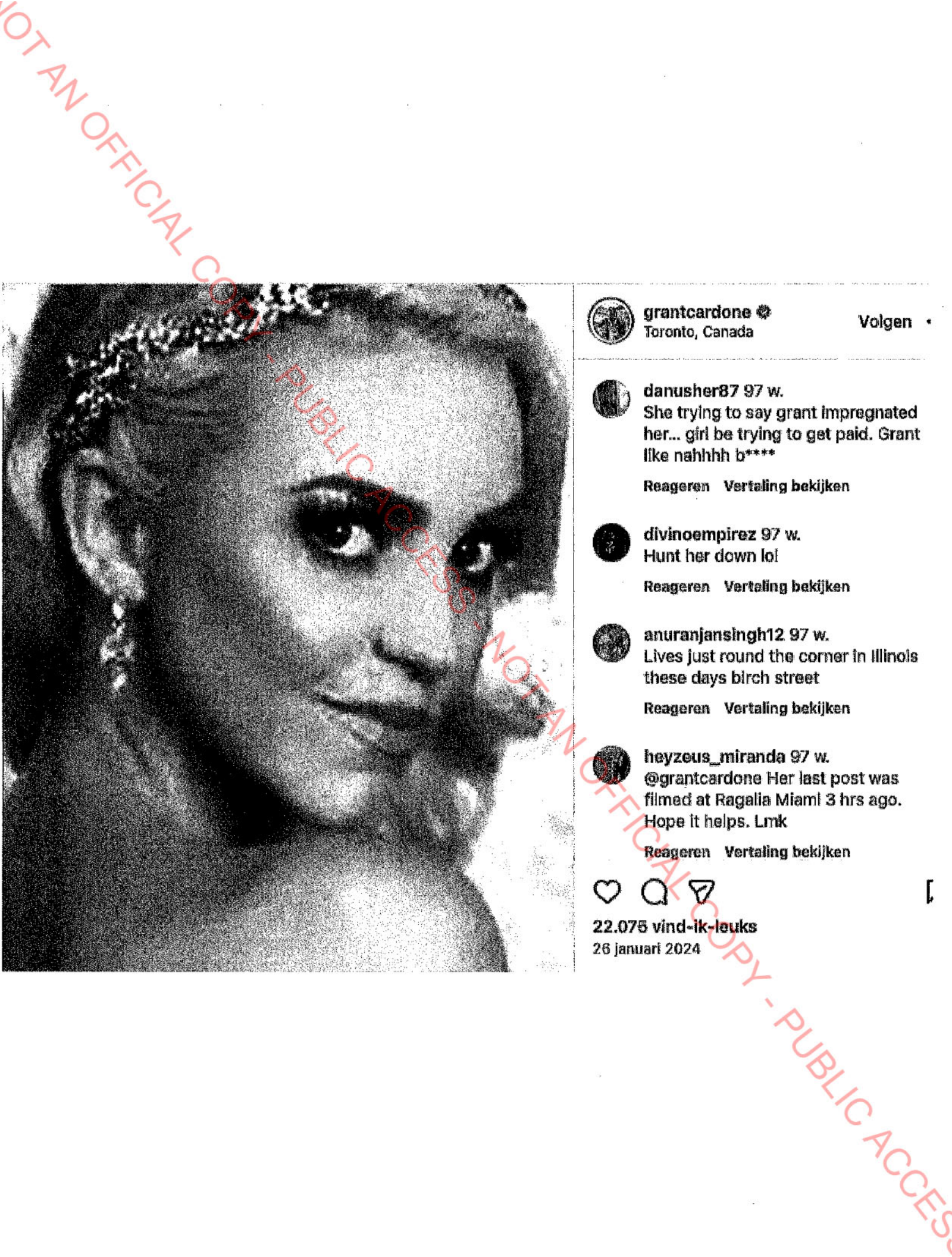


carlingram22 97 w.  
This is what happens when you deal  
with modern women. Steer well  
clear.



22.075 vind-ik-leuks

26 januari 2024



grantcardone  
Toronto, Canada

Volgen



danusher87 97 w.

She trying to say grant impregnated  
her... girl be trying to get paid. Grant  
like nahhhh b\*\*\*\*

[Reageren](#) [Vertaling bekijken](#)



divinoempirez 97 w.

Hunt her down lol

[Reageren](#) [Vertaling bekijken](#)



anuranjansingh12 97 w.

Lives just round the corner in Illinois  
these days birch street

[Reageren](#) [Vertaling bekijken](#)



heyzeus\_miranda 97 w.

@grantcardone Her last post was  
filmed at Ragalia Miami 3 hrs ago.  
Hope it helps. Lmk

[Reageren](#) [Vertaling bekijken](#)



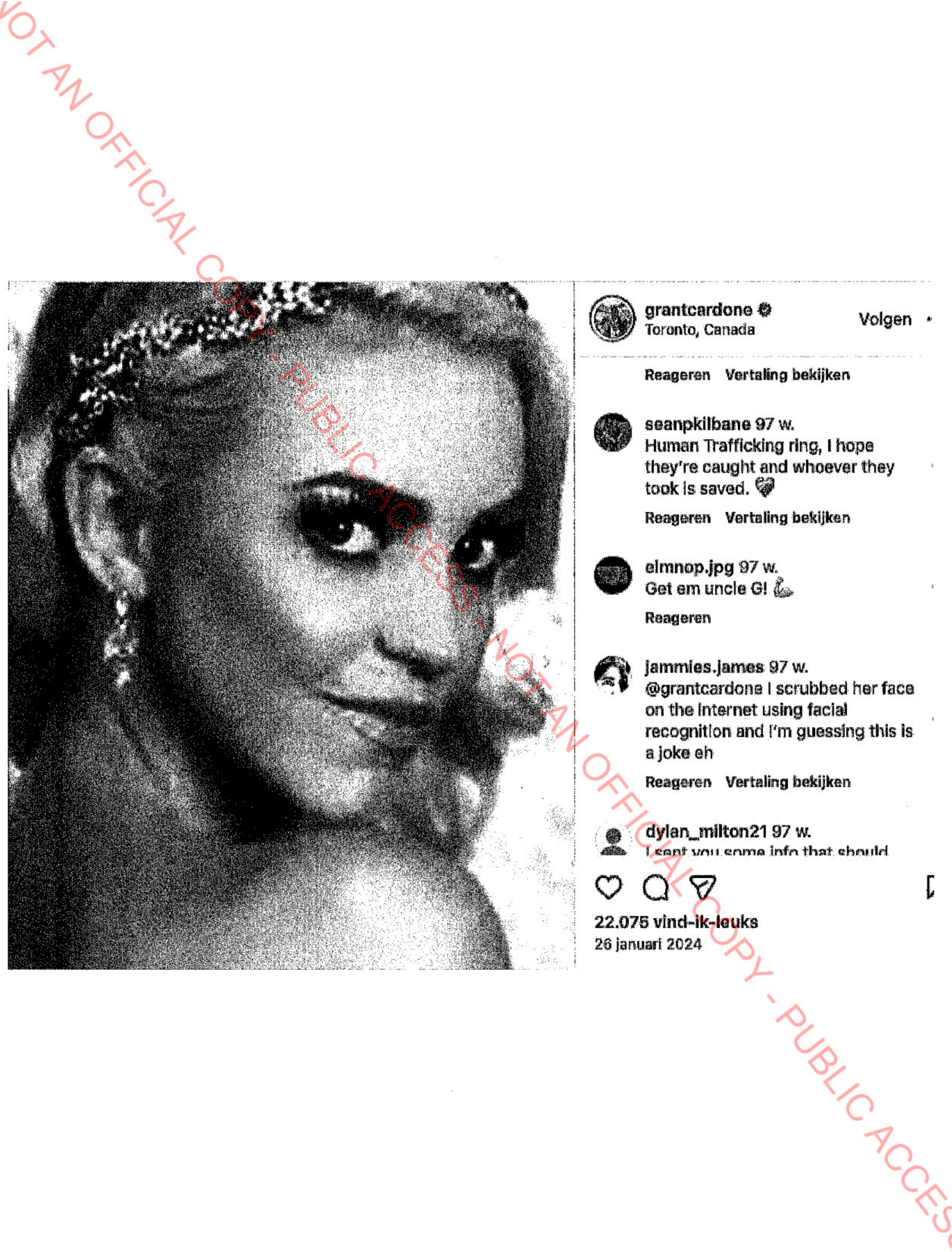
22.075



vind-ik-leuks



26 januari 2024



grantcardone 97 w.  
Toronto, Canada

Volgen

Reageren Vertaling bekijken



seanpkilbane 97 w.  
Human Trafficking ring, I hope  
they're caught and whoever they  
took is saved. ❤️

Reageren Vertaling bekijken



elmnop.jpg 97 w.  
Get em uncle G! 🤣

Reageren



jammies.james 97 w.  
@grantcardone I scrubbed her face  
on the Internet using facial  
recognition and I'm guessing this is  
a joke eh

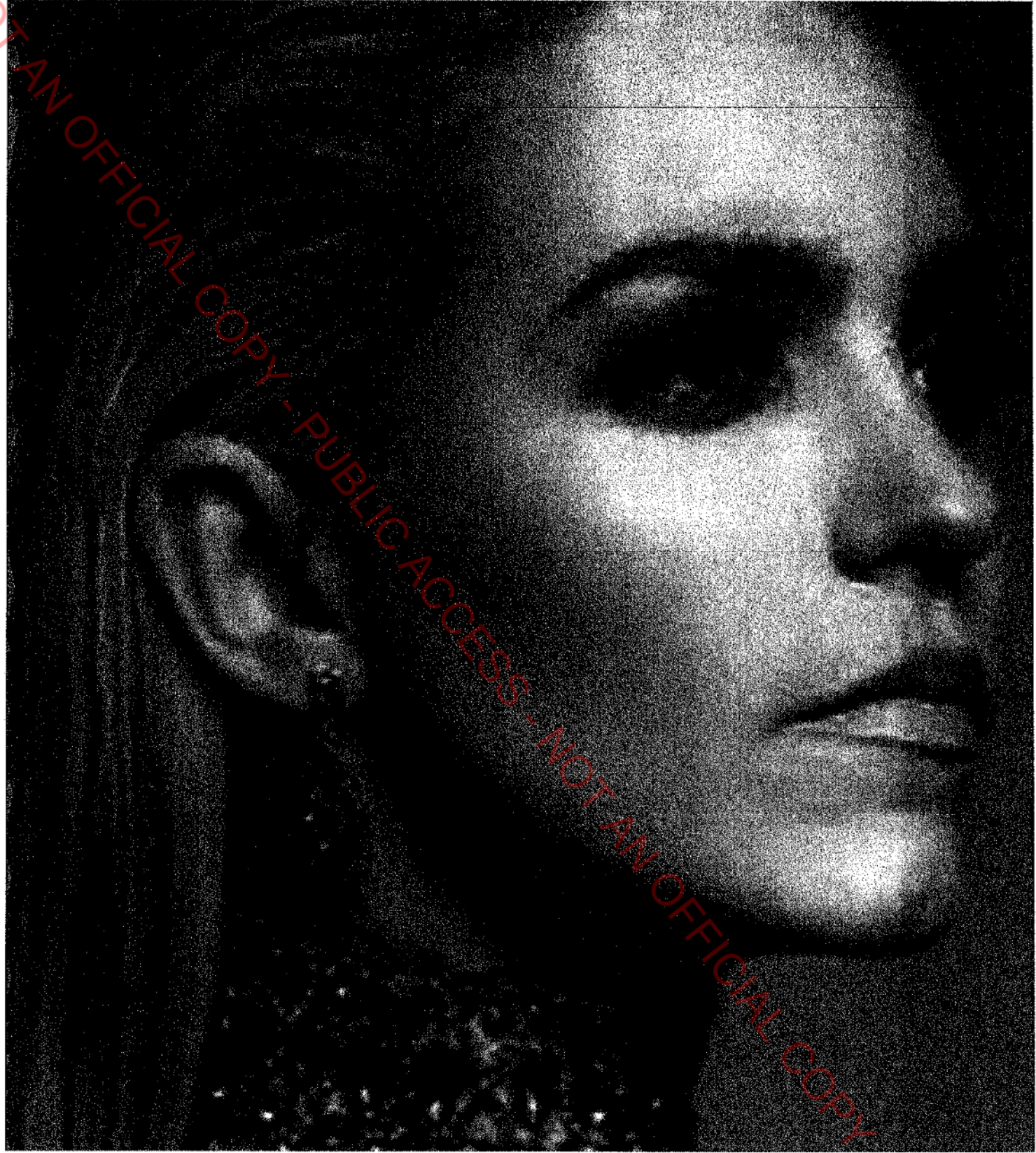
Reageren Vertaling bekijken



dylan\_milton21 97 w.  
I want you some info that should



22.075 vind-ik-leuks  
26 januari 2024



• • •

 22 d.  4.184   8.293 

grantcardone \$10000 Reward for anyone who has  
information on the location of this person, Sophia

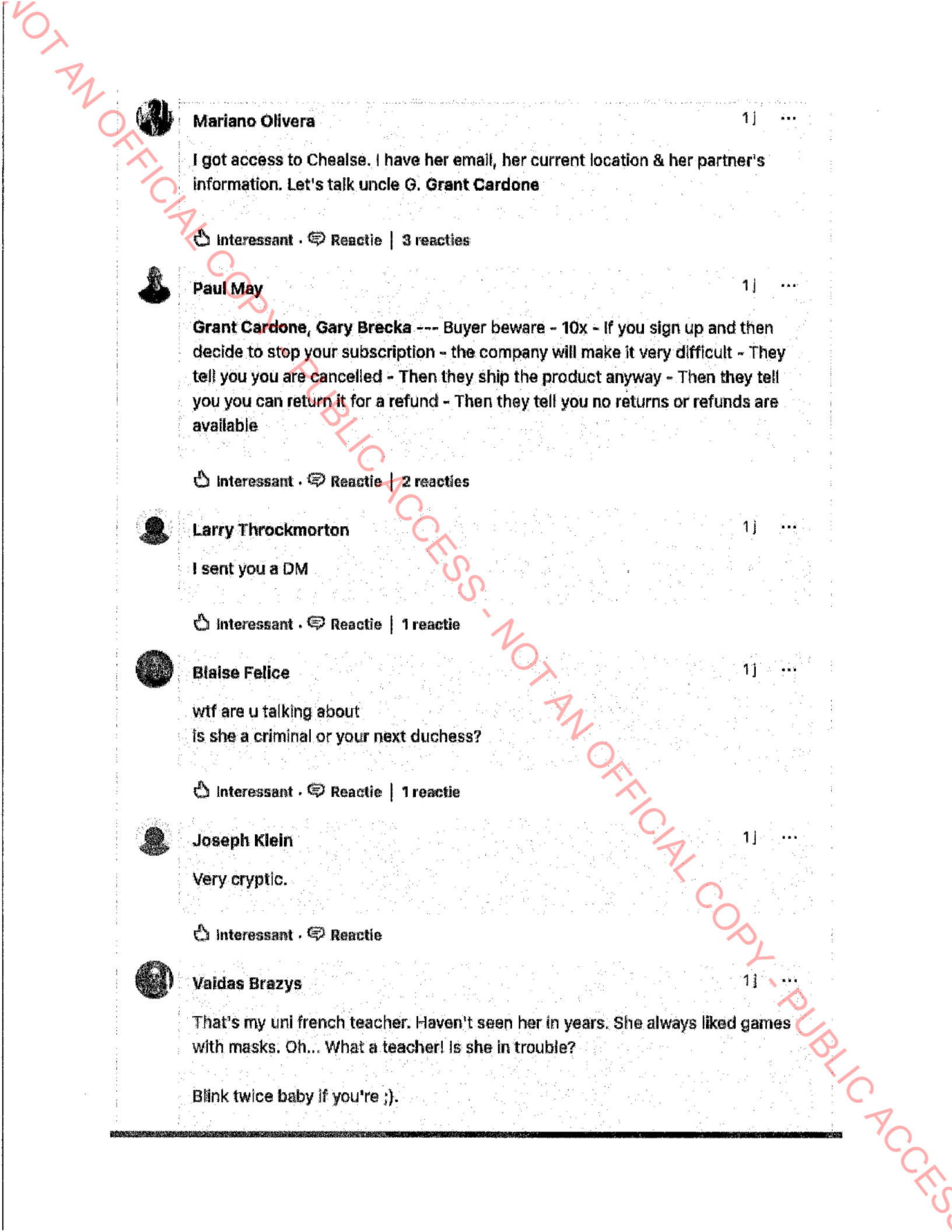


• • • •

 22 d.  4.184   8.293 

grantcardone \$10000 Reward for anyone who has  
information on the location of this person, Sophia





1 Interessant · 0 Reacties

Vaidas Brazys

1 j.

That's my uni french teacher. Haven't seen her in years. She always liked games with masks. Oh....What a teacher! Is she in trouble?

Blink twice baby if you're ;)

Interessant · Reaktion

三

Joseph Frunzi

111

Is this the person who destroyed your condo ?

Interessant · Reactie

Brett Arthur

11

### Check your DM's

Interessant · Reactie

9

Andrew Davis

11. 11. 11.

<http://linkedin.com/in/chealse-sophia-8450b455>

 Interessant ·  Reactie

10

Mark S.

11 - 88

The best Hook ever! Click bait ...

◀ Interessant, ⚡ Reaktion

## EXHIBIT D

A screenshot of a social media post from Grant Cardone. The post is titled "Grant Cardone's Post" and features a profile picture of Grant Cardone. The text of the post reads: "I am looking for information on this person Chelsea Sophia Howell". The post has a timestamp of "January 26, 2024 · 3". A large red watermark "NOT AN OFFICIAL COPY" is diagonally across the image. A circular "X" icon is in the top right corner.

## Grant Cardone's Post



Grant Cardone

January 26, 2024 • 9

卷之三

I am looking for information on this person **Chelsea Sophia Howell**

Anything you know about her or her boyfriend(s) who supposedly move between the Middle East, Canada and the USA.

~~She supposedly owns a company called Haute Agency in Miami possibly dating site or model agency owned by middle eastern or Egyptian dude Wael Al Fatayri @waelalfatayri~~

Need phone number & current location.

Rewards for any details that lead to her whereabouts...

#thehautelite by @hautelagency

[View all 24 comments](#)

April 25)

chealseasophia

Copy Left © 2012 - Back to the Windows

chealseesophia

1973 Library Catalogue Fassina 26

# chealse Sophia

## Tory Landz Back in Business

Wael Al Fetayri - The Haute Agency

Instagram · dolbikova  
17k · 10 likes



Liked by g\_wanderer21 and others

doitlikewael It's always good to reflect... #mirror #me

[View all 5 comments](#)

February 7, 2022

# Wael Al Fatayri - The Haute Agency

• دبي الإمارات العربية المتحدة

• وتعليمه وزملائه والمزيد من خلال زيارة ملفه

• ...LinkedIn. ... Unveiling the future of fashion

• ...تمت المشاركة من قبل Wael Al Fatayri • انضم ...

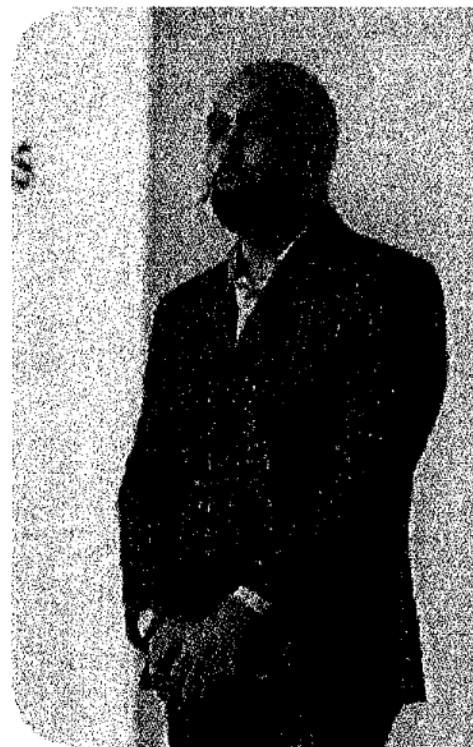


Instagram · doitlikewael

17K+ followers

:

## Wael Al Fatayri (@doitlikewael)



17K Followers, 3978 Following, 1094 Posts - See Instagram photos and videos from Wael Al Fatayri (@doitlikewael)

Missing: haute | Show results with: haute