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10 SUPERIOR COURT OF THE STATE OF CALIFORNIA  
11 COUNTY OF LOS ANGELES, CENTRAL DISTRICT

13 JANICE DICKINSON, an individual,  
14 Plaintiff,  
15 v.  
16 WILLIAM H. COSBY, JR., an individual  
17 Defendant.

Case Number: BC 580909  
[Case assigned to The Honorable  
Debre Weintraub – Department 47]  
  
**DECLARATION OF JUDITH REGAN  
IN SUPPORT OF OPPOSITION TO  
DEFENDANT’S SPECIAL MOTION TO  
STRIKE PLAINTIFF’S COMPLAINT**

Date: February 29, 2016  
  
TIME: 8:30 A.M.



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2 **DECLARATION OF JUDITH REGAN**

3 I, JUDITH REGAN, declare as follows;

4 1. I have personal knowledge of the facts set forth herein, and if called as a witness, I could and  
5 would competently testify thereto.

6 2. In 2002, I was the President and Publisher of ReganBooks, an imprint of HarperCollins.

7 3. ReganBooks was the publisher of Janice Dickinson's autobiography, *No Lifeguard on*  
8 *Duty*.

9 4. In 2002, I had many conversations with Janice Dickinson regarding her autobiography and  
10 her life story.

11 5. While working on the book, Ms. Dickinson told me, as did the ghostwriter, Pablo Fenjves,  
12 that she had been raped by Bill Cosby. Ms. Dickinson stated this with certainty and pleaded  
13 with me to include this in her book.

14 6. I was very disturbed by this conversation. I discussed it with the legal department at Harper  
15 Collins and the legal department told me that we could not include it without corroboration. I made  
16 an argument to the legal department that it would be very difficult to corroborate instances such as  
17 rape and I believed Janice to be credible.

18 7. As a publisher, I felt like I had a duty to publish the true story, so I argued with  
19 the legal department but ultimately the decision by the legal department was not to include it.

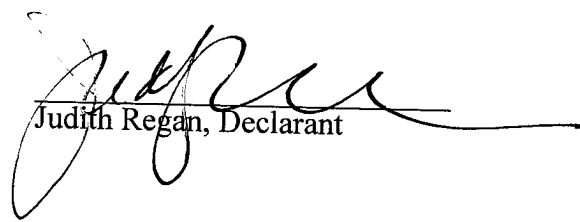
20 8. Ms. Dickinson fought with me about this decision. She was very passionate about it and very  
21 much wanted to include her rape by Mr. Cosby in the book.

22 9. Mr. Cosby was mentioned in the book to satisfy Ms. Dickinson in some way; however, the  
23 story was modified to deal with this issue without any legal problems.

24 10. I found Ms. Dickinson credible when I worked with her. I found her stories to be  
25 credible. Nonetheless, because of the legal position of Harper Collins the story she told of the Cosby  
26 rape was not included in the book.  
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1 I declare under penalty of perjury under the laws of the State of California that the above is  
2 true and correct.

3 Executed on January 12, 2015, in California.

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7 Judith Regan, Declarant

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