

1 that I be here at this deposition. Frankly, I don't know  
2 what information I have for you, but you seem to think I  
3 have some information for you, so I'm appearing at this  
4 deposition as I am supposed to do.

5 And you have a very aggravated witness here  
6 because you have been unrelenting for 20 years torturing  
7 myself, my family, my attorneys. You have successfully  
8 denied me my right to counsel by asking one of my  
9 attorneys, Given your age how many children --

10 MR. ROTE: Mr. Albertazzi, I'm going to object  
11 to --

12 A. -- how many children have you raped. Okay.  
13 You asked my attorney how many children he has raped, sir.  
14 You like to fly under the radar and you like to do these  
15 actions and then you like to step back from them, like, you  
16 know, oh, I didn't do that.

17 Or I don't know what you think, but everybody  
18 else sees your actions. And I think it's pretty important  
19 that everybody sees your actions, sir. Your credibility  
20 has stretched beyond belief and perhaps you should consider  
21 that before you keep going as your own attorney.

22 You walked into a courtroom with \$150,000  
23 against you and walked out losing a million. You're not  
24 good at it, sir. You should probably stop.

25 MR. ROTE: You have the benefit of continued

1 counsel all this time.

2 MR. ALBERTAZZI: Objection. Do not answer  
3 anything related to communications or agreements  
4 between yourself and me or any other attorney that  
5 represented you.

6 THE WITNESS: Yes, sir.

7 BY MR. ROTE:

8 Q. Do you recall a deposition in August of 2017  
9 on the same fraudulent transfer case?

10 A. I do not.

11 Q. You do not remember having your deposition  
12 taken in August 2016?

13 A. I had a lot of depositions taken as a result  
14 of the things that you've done to me, my family, and my  
15 attorneys. And also included judges once in a while. So  
16 no, I do not.

17 Q. Do you recall in August 2016 that Linda  
18 Marshall admitting to having driven by the Sunriver  
19 property?

20 A. You have a deposition that you can show me  
21 that indicates that?

22 Q. No, I do not.

23 A. Are you telling me that Linda Marshall said  
24 this in a deposition?

25 Q. I'm saying the August 2016 deposition she