

Guatemala, January 17, 2025

Mr. Adam M. Schachter
Mr. Juan Carlos Zamora
Ms. Delice Dominguez

I have written before stating that whoever helps Jorge Gaitan, providing and procuring funds for his personal legal matters, without any accountability, may be participating in events of corruption, since he could use this funds to pay corrupt lawyers and judges to violate my constitutional rights, and could be held responsible. I know that I have a right to file legal actions against them, so I reserve the right to filed against you, Mr. Schachter and your law firm.

I was granted, for the second time, a constitutional protection against illegal and unconstitutional resolution, passed by an ALTERNATE JUDGE OF THE COURT OF FIRST INSTANCE FOR CHILDREN AND ADOLESCENTS OF THE METROPOLITAN AREA.

This time I had to file another constitutional motion of "amparo", to reinstate my constitutional rights as a mother in the process. The resolution dated December 9, 2024, by which the appeal for revocation filed against the resolution of December 5, 2024, within case number 01196-2024-00599, by means of which, illegal orders were issued, due to motions filed by lawyer possible paid with money that you have procured for Jorge Gaitán, funds provided Peppertree and

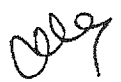
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Goldman Sachs. This is not normal, not ethical, not professional, and it should be investigated by the Bar Association, AAA, Peppertree Investors, and other authorities, to establish if crimes have been committed and who is responsible for them.

At the hearing that took place December 5, 2024, I was not able to express all I wanted to say, my story, address the court properly or present arguments, due to one of Gaitán's lawyers' intervention, she interrupted me and my lawyer constantly insisting that we be silenced. This violates my rights, my human rights; the right to be heard in a court of law. It also violates my constitutional rights, and that is why I had to file an "amparo." As I see it, you have knowingly enabled these violations. But not only you, your law firm, AAA, Peppertree, Goldman Sachs and the Arbitration Tribunal, amongst others, are also protecting my husband directly or indirectly.

As of today I have not seen my daughters for 269 days. As a mother, I do have rights, like any other parents. I have the right to perform my duties as a mother properly. Lawfully parents have a right to see their children, participate in their education, know how their health is, know where they are, which includes leaving the country, especially when I know that Jorge Gaitán and his lover Carol Echeverria are in the process of getting working visas, process that you have enabled Mr. Schachter, helping them secure the documents and the lawyers to do so.

Mr. Schachter you know that providing funds to Jorge Gaitan may have career consequences that will affect you and your Law Firm. You may face disciplinary actions for violations of ethical and professional rules. You



have protected my husband and Carol Echeverria, even when you know they have committed crimes, like perjury. Did you have even gone as far to shield their personal life, knowing that they were lovers, for many years? Did you knew it, and you let them deceive everybody involved in the arbitration process into believing that they were not? Now I wonder if it was your plan all along, if you advised them to lie? I also wonder if it was your idea that the funds provided by Peppertree and Goldman Sachs for his legal defense should be used against me, to violate my human and constitutional rights, knowing that some lawyers he was heiring were questionable professionals?

I know that I could file a civil lawsuit. I could let other people or associations know about your actions or simply make it public.

I do consider that your actions may have violated the rules of conduct you are subjected to, and you may have committed unlawful actions. Your actions should be fully investigated. You should be held responsible. I could also let Peppertree investors know what all of you are doing with their funds.

Jorge Gaitán said several times that he had unlimited funds for his legal defense, unlimited funds from Peppertree and Goldman Sachs, and that he only had to ask you for the money, and that you didn't even require a detail account of what he was paying for. He also said that you had been unconditionally helping him, and if something happened to him, that you would help me too.

I have written to you several times, but you don't even have the courtesy to answer. I am considering other options now.



If you have engaged in illegal acts with Jorge Gaitán, you may face different consequences, like immediate disqualification, being removed from your role in the arbitration. Your acts may have legal and ethical repercussions and could have an impact the Arbitration Process, invalidating decisions where your actions were fundamental, like the Second Partial Award, that Jorge Gaitán uses to falsely claim that the legal procedures in Guatemala and El Salvador are a sham. Your actions, Peppertree's and Goldman Schach's actions, Arbitration Tribunal demeaning Court decisions passed by Judges with jurisdiction in Guatemala and El Salvador, protecting Jorge Gaitán, getting him money to pay for personal matters, paying a lawyer that gives him back half of what he charges in his invoices, helping him and his lover (Carol Echeverria) get a working visa to avoid criminal proceedings in Central America, are acts that should have consequences. Helping persons accused of a crime can make you an accomplice. The Second Partial Award protects a person accused of a crime, and the Arbitration Tribunal should reconsider the evidence presented, especially if you were involved as a receiver.

As a third party, aware of possible criminal acts committed by some of the lawyers and parties involved in the arbitration process, I have denounced these behaviors, directly to Mrs. Ana Lombardía, Mr. Luis Martínez and the members of the tribunal, including evidence and detailed information about the illegal activities. Since this didn't work, I do think I could alert the authorities of acts that may constitute fraud, amongst other crimes. Do you think the authorities could be interested in what I have to say?

On the other hand, do you think, as a third party, I could challenge the arbitration award in a court, request an annulment, if the criminal



activities and actions taken to secure the second partial award are proven to be true?

I am seriously thinking about taking some action, since I get no answers from you or your law firm, Peppertree, Goldman Sachs, the Compliance Officers, Arbitration Tribunal, Ana Lombardía, Luis Martínez and other people copied; this is another option.

As you know, when a compliance officer fails to investigate a complaint, there can be serious consequences for the individual and the organization. Beyond professional responsibility, they could be personally liable for their failure to investigate. It is interesting that when the failure to investigate is linked to criminal activity (such as fraud or money laundering), they could face criminal charges and consider complicit in covering up illegal activity.

This is why it is so important that a serious investigation takes place, to establish the criminal behavior that I have made all of you aware of, and the level of involvement of yourself and others.

I have also written to Mrs. Ana Lombardía and Mr. Luis Martinez, letting them know their obligation to investigate issues regarding criminal actions, perjury, unlawful conduct, possible laundering, irregular funds, and funds transferred from a lawyer in El Salvador to Gaitán's account as a commission or referral fee without an invoice. These acts are unlawful and you know it.

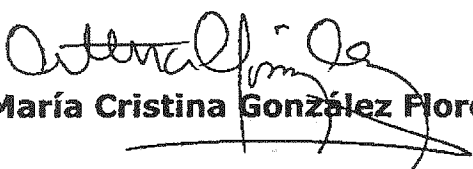
I know that if a corruption claim is raised during an arbitration proceeding administered by the AAA, the association's primary responsibilities involve ensuring the fair conduct of the arbitration process, which includes



overseeing the arbitration process to ensure it is conducted impartially and in accordance with the agreed-upon arbitration rules, which may include addressing any claims of corruption. Why haven't they answer my letters.

So, what next? Remember that between heaven and earth there is nothing hidden. The truth always comes out. This case is worth your professional career, your reputation, the example for your children. I tell you, thanks to my husband conduct my daughters' last name may be stained by their father. I hope this time you have the courtesy to answer me Adam.

Sincerely


María Cristina González Flores