



G&J Forensics, LLC
TM
12 / 1 / 2022



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3. Declaration of intent

3.1 Intra-family terrorism

3.1.1 Indicative signs that you relate to an abuser.

Very few relationships start in any way other than kindness and a certain sweetness. In the beginning, this type of affective relationship clouds perception and, therefore, it is difficult to detect what kind of person you share this stage of life with. The two of you tend to be prudent and try to gather certain information related to the person you share this stage of your life without showing that you are investigating like a detective.

Any affective or loving relationship can be wonderful, as long as you are lucky enough to have chosen the "**right person.**" But if



for some reason the choice is negative or wrong, it always leads to long-term suffering, emotional and social damage, including, of course, psychological. A component of the couple (**man or woman**) that is toxic can cause significant damage to either of them, to both the family environment and close friends, even to the

way we can interpret the affective bond in the foreseeable future. What supposedly can distort the logical relationship of understanding, affectivity and protection turning it into a manifest "**fatal seduction**" as if it were a film script. We must keep in mind the existence of really disastrous dilemmas which we can face almost daily, most of which are easily detectable and, therefore, avoidable. We all have enough capacity to avoid certain subjects prone to certain mental disturbances and despotism and, obviously, not to select them as possible sentimental partners. However, certain individuals (as) have a special ability to cover up their outbursts of personality and behavior. In order to avoid such harmful subjects (both male and female), I will try to point out a class of person who is almost always in the event when looking for a partner, a man or a woman to the one called "**ABUSER(S)**".



The so-called **ABUSER(S)** is a type of couple that causes very important social, sentimental, and psychological damage within an affective relationship. The **ABUSER (S)** has a constant idiosyncrasy regarding his personality, which is what inclines him to cause these damages, which are characteristics that they

consider as their way of being, so they do not they value as a real psychological inconvenience.



It is more than likely that they have always lived with this type of negative and harmful behavior, and it is also more than certain that they assimilated it within the family nucleus. Psychology professionals have to deal too frequently with victims of an ABUSER (A), men and women show up at their professional consultations with really worrying and/or very serious Depression pictures, with a very high Self-esteem. damaged or completely destroyed.

Next, I will try to elucidate the characteristics of the **ABUSER (S)** and in some way and facilitate the understanding and/or detection of both men and women who easily identify toxic and harmful relationships, and then avoid being damaged emotionally. , like physically. When most of these attributes are given, we will no longer be talking about probabilities or possibilities: **it really will be a highly toxic relationship and they must get out of it quickly.**

The **ABUSERS (S)** are highly harmful (as) intentionally. They usually attack through physical damage, through blows, twisting of arms, pulling hair, forceful pushing or the intentional breaking of personal objects, if it is only once you must leave it. Above all, men almost always start with behaviors that force them to move their bodies or simply hit the wall mercilessly; For their part, women slap, kick or hit their partner with their fist.

3.3 Sudden affect

ABUSERS (S) are subjects whose concerns and links with third parties are usually very childish. You must always be very alert about the trick most used by these (as) individuals (as), which is to show that he loves you and that he immediately proposes marriage or a sentimental commitment; It is also very common that, in a very short space of time, you will hear that you are essential in his life and he will ask to marry you, showering you with gifts and countless offers and affectionate expressions, it is the stage that we will call "honeymoon", in which it deceives you and leads you to blindly believe that it is the best thing that

could have happened to you in your life. You will consider yourself so extremely self-conscious because of those sudden



displays of seduction, commitment and immediate plans for the future that you are going to inadvertently ignore the transcendental question. **It doesn't make any sense!** Generally, healthy people need a long process to carry out a bond of this type because of the numerous

existing inconveniences. It is logical that they wait to have enough knowledge of the facts and not three weeks. It is also very true that we are not free to **experience a certain fascination** for new people with a certain speed, but do not promise something so imprudent and, of course, make plans for the future after two or three meetings.



Feeling love for another person so quickly is nothing more than the tacit demonstration of superficiality in emotions that will inevitably lead to the **ABUSER (S)** trying to distance himself from you just as quickly. with whom he fell in love. The **ABUSER (S)** will show an "irrepressible desire" to share a residence with you or "**will ask you to marry**" immediately.

3.4 Bullying Behavior

The **ABUSER (S)** usually shows a behavior that intimidates. If you see how your partner explodes and **commits reckless actions such as fast, negligent and reckless behavior, pretending to be very angry, destroying or throwing away belongings, taking part in brawls or launching provocations at third parties, and the real danger is that this circumstance it will turn against you.** At the beginning of the coexistence, you will witness their fits of fury against third parties, fighting or making serious



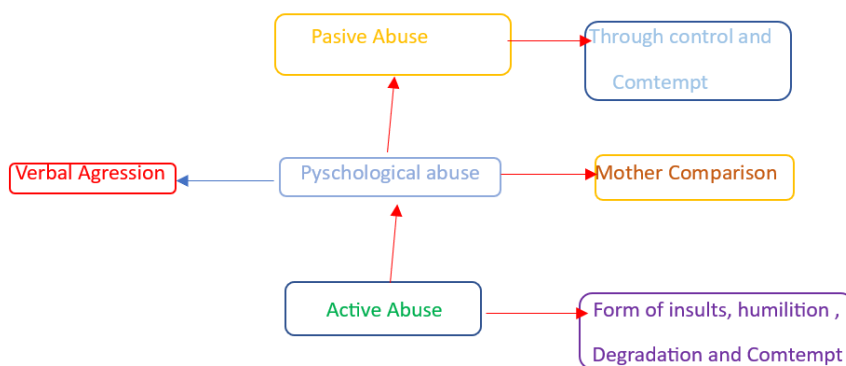
threats against them. In the same way, he will tell you about all the situations of anger that have existed throughout his life. You will be a (a) mute (a) spectator (a) of that dangerous behavior; You will see how he throws objects, yells, curses,

drives at high speed, kicks objects and furniture or hits the walls; he will use it to intimidate you and thus get you to observe and feel afraid of his disproportionate capacity for violence, although the **ABUSER (S)** will assert that his anger is not with you but with stadiums or with others.

At first, he will affirm to you exhaustively that he would never direct his violent nature against you, but he wants you to clearly understand that he can do so at any time, a situation that can objectively happen. Gradually you will be afraid of contradicting or correcting him or her, fearing that her violent nature will turn against you.

3.5 Ruin self-confidence

The abuser of undermining constant. He will correct you the most used are



minimum failures that he observes in you, making you always stay alert, without intelligence and giving you the impression that you are constantly doing something wrong. He will tell you that you are excessively thick and that you do not have any attractiveness, that you do not express yourself correctly or that you lack good looks. This constant discredit of your integrity and self-esteem, circumstances that will give him carte blanche to mistreat you later. In your public appearances you will be aware that you are very careful with the fear that you may say or do something that is not correct in his opinion, and that later his vehement explosion will take place and end in a violent argument.

3.6 Stop all outside help

With the insane pretense of totally controlling you, he will distance you from your entire circle of relationships and even from your family and from his.

The **ABUSER (S)** believes that your circle of relations, including your family, will try to interfere or have a negative opinion about his character. He will start by making you believe insistently that your friends do not treat you well and use you to take advantage of you and that they do not understand how special the feeling between you is.

Sometimes, if he can't get rid of your same-sex best friend, he'll make you think he's coming on to you. If you maintain fluid communication with your family and friends, the **ABUSER (S)** will punish you by formulating endless unpleasant accusations. To top it off, instead of having to put up with verbal punishment and active abuse, you'll conclude that it's best not to communicate with friends and family; you will distance yourself from them and they will be very uncomfortable with your behavior. The **ABUSER (S)** will make you see that your friends and family are mistreating you again and that it will be the best thing for you to distance yourself from them. Thus, the moment the **ABUSER (S)** detects that you feel isolated (A), his dominance over you will increase.



3.7 Deference and meanness

The ABUSER (A) oscillates between deference and meanness incessantly. His cycle begins when his acts are deliberately pernicious and petty. Until you become a victim of verbal abuse, he will curse and



threaten you for a trifle. Suddenly, the next day, he will be a sweet person again and will do all the little things he gave you when you started the relationship. And you, however, are still there, waiting for each of these stages to be the last. The other objective of this stage of meanness, the ABUSER (A) is allowed to speak and/or expressing truly unbearable and sordid qualifiers about yourself or your loved ones, again deteriorating your self-esteem

and self-confidence; It may be justified, but the damage has already been done.

3.8 Is always your fault

The **ABUSER (S)** will make you responsible for his outbursts of rage, as well as all kinds of violent behavior. The moment he betrays you, rebukes you, treats you badly, or bullies you in public, in some way, it's your fault. If by chance you are late in a commitment it is your fault, which, of course, the **ABUSER (S)** will blame you if you drive at a reckless speed, forcing other drivers to carry out dangerous maneuvers in addition to following enraged throughout the meeting. The **ABUSER (S)** will tell you that his behavior was due to the fact that, if you measured the extent of your mistakes, you would show yourself to be more in love and not dispute his attitude.

The **ABUSER (S)** never takes responsibility for his actions. The fault is always third parties. It could give you the feeling that you are also (the) guilty and that you have asked for it and you are a creditor (a) to that violent manifestation in all aspects.

3.9 Panic at the Breakup of the relationship

The **ABUSER (S)** is genuinely terrified of the breakup of the relationship, as long as she (he) did not devise it. **ABUSER(S)** men and/or women most of the times are defeated and burst into tears, begging, making promises of marriage, offering a multitude of gifts if the threat of dissolution of the couple comes from you.

ABUSER (S) men and women usually try to intimidate with threats of suicide or return to their previous partners, without considering that they feel lucky they have moved away from them or warn them to abandon their post job and disappear from the city, making you guilty of these determinations.

The **ABUSER (S)** usually proposes a wide variety of "**barterers**" or "partial solutions" such as postponing the breakup "for one more month." They will overwhelm you with innumerable phone calls in very short periods of time with the sole purpose of trying to reach an understanding. Some (as) will contact your family, friends, theirs or whoever comes to mind, with the intention that they call you to tell you how much they love you. **ABUSER(S)** with more imagination usually creates so much **social pressure** that the victim agrees to restart the relationship in order to put an end to that pressure. Suppose you're trying to end a relationship and you start getting tearful calls from all of his relatives and they secretly try to get you to stay with him so they don't have to,

see a plea for you to come back inserted in the newspaper or even on a ta -Local bulletin board, receiving flowers at work every day or having someone show up at your workplace and offer you a wedding ring "**ABUSE man technique**" in front of all your colleagues. Their reaction is emotionally intense, a behavior they use to make you their emotional prisoner. If you go back to him or her, you actually fear a reaction, but if you threaten to leave him or her again by "**becoming his or her prisoner**" and they often remember the incident as evidence of what a bad person you are. Remember that if your precious dog jumps over the wall and escapes, you will install a higher wall later. **Once you go back to the abuser, escaping will be three times as difficult the next time.**



End first part

Tomas Sevilla



Espionage

History

4. Espionage their Story

We will begin this section with the story of perhaps the oldest spy paid by the Government of a Nation.

Our protagonist is born in the Spanish city of Barcelona, baptized with the name of Domingo **Jorge Badía y Lebllich, found in the year 1767**. His passage through this world has been reflected in a simple and peaceful square where he prays: "**ALI BEY - Traveler and Writer**", a description perhaps too concise to define one of the great sages of the time of he. Scholar, Scientist and, at the same time, man of action. Badía was quite an adventurer at a time when it was not easy to travel the world, even creating a hot air balloon. His exploits as Ali-Bey were not far behind either. **As Godoy's¹ spy, he posed as a descendant of Muhammad and was the first Spaniard to set foot on Mecca.**

¹ (Badajoz, España, 1767 - París, 1851) Político español. Nacido en el seno de una familia noble empobrecida, a los diecisiete años acompañó a su hermano a Madrid, y ambos ingresaron en la guardia de corps. Allí inició una fulgurante carrera gracias, en parte, al apoyo de la entonces princesa de Asturias. Fue amante de María Luisa de Parma, esposa del futuro rey Carlos IV, pero no fue ésa la única razón de su ascenso; también supo ganarse la confianza de ambos soberanos, gracias a sus dotes de político.

Con tan sólo veinticinco años recibió el Toisón de Oro y fue nombrado primer ministro del Estado. Una vez en el poder, su primera intervención consistió en intentar salvar al rey Luis XVI de la guillotina. Finalmente, la ejecución del monarca francés llevó a España a declarar la guerra a Francia. Dos años después, el curso desfavorable del conflicto obligó a Godoy a negociar y a firmar el tratado de Basilea, lo que le valió el apelativo de «príncipe de la Paz». Más tarde Francia y España firmaron el tratado de San Ildefonso en contra de Gran Bretaña.

En 1798 se vio obligado a abandonar su cargo, debido a las presiones del Directorio francés, que dudaba de su lealtad; fue sustituido por Francisco de Saavedra y más tarde por Mariano Luis de Urquijo, pero siguió contando con la confianza de Carlos IV. Prueba de ello es que apenas dos años después, tras una actuación desafortunada de Urquijo, volvió a empuñar las riendas del gobierno. Fue por aquel entonces cuando, ayudado por los franceses, logró ganar «la guerra de las Naranjas» contra Portugal.

Poco después Francia firmó la paz de Amiens con el Reino Unido, pero la calma duró sólo un año: España, junto a Francia, declaró de nuevo la guerra a el Reino Unido. La política de Godoy empezó a provocar animadversiones, y se fraguó una conspiración contra él dirigida por el príncipe de Asturias (el futuro rey Fernando VII), que culminó con la invasión del palacio de Aranjuez.

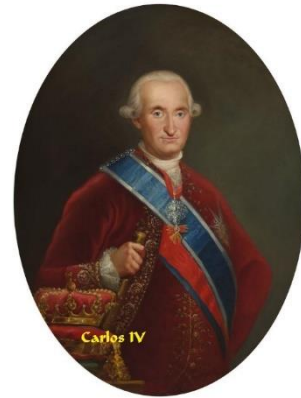
Manuel Godoy fue hecho prisionero, si bien, liberado poco después por orden de Napoleón, se dirigió hacia Bayona, donde se reunió con el príncipe Fernando y los reyes. Estos últimos abdicaron, dejando el trono de España en manos de José Bonaparte, hermano de Napoleón. A los setenta y dos años, Manuel Godoy se exilió en París, donde escribió sus Memorias.

Badia immediately entered the sultan's closest circle. The King of Morocco came to give him a palace in Marrakesh, but apparently his requests did not quite get through to transfer the country peacefully to Spain. In parallel, he initiated **the plans for conquest and asked Madrid for "2,000 rifles, 4,000 bayonets, as well as sending 10,000 soldiers to Ceuta to have them ready for the uprising."**



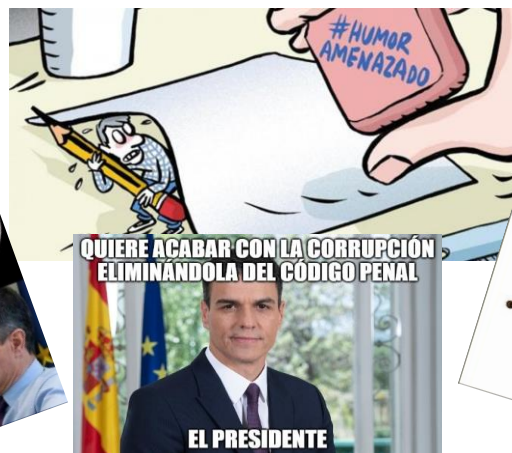
Badia (a) Ali Bey

According to the correspondence, Carlos IV backed down at the last moment and sent a counter-order through the Marquis de la Solana, halting the invasion plans. However, Badía and Godoy kept trying and passed the



Plan to the category of ULTRA SECRET by alerting the tribes opposed to the Sultan to a Civil War. At this point, Suleiman expelled Ali Bey from the country.

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Pages from our PRESIDENT

GERARDO BLOISE, MPA, CCSI, CEO G&J FORENSIC, LLC

5. The President speaks

5.1 Chain of Custody

Greetings and welcome to new news and new topics that I include in this newsletter and in the G&J Forensics blog. The topic to be discussed in this article will be the CHAIN OF CUSTODY of existing evidence at the Crime Scene.

As C.S.I. (retired) from the Orange County Sheriff's Office, I worked on various scenes where I collected numerous pieces of evidence.



At this precise moment, the Chain of Custody of Evidence begins, which is the basic foundation in the due process of custody and control of these pieces of evidence so that when they are used before the Courts they have legal value. due and, consequently, are admitted as evidence.

Very important steps in the Evidence Chain of Custody:

1. Proper collection of evidence at the Crime Scene.
2. Proper preservation and packaging of evidence.

3. Transport of the signs.
4. Transfer of evidence, either to laboratories for analysis or to the Prosecutor's Office.
5. Custody and final preservation until his hearing at the Trial.

PURPOSE OF THE CHAIN OF CUSTODY:

In the previously indicated process, the Chain of Custody of Evidence tells us at what stage the evidence process is, in what exact place it is, who has it, name of the expert, name of the laboratory or if it is in the section of the division of evidence; In this way, the objectivity and transparency of the report submitted by the laboratory technicians is guaranteed, finalizing their report with the quality control required by the evidence analysis process.



PURPOSE OF THE PROCEDURE:

The Chain of Custody of Evidence, carried out properly, will provide security and reliability that the pieces of evidence collected at the place of the Crime Scene, will be presented in the Judicial Process.

The regulation and control of the Chain of Custody of Evidence in Judicial Procedure is based on several principles:

- ✓ Principle of **Evidence Protection**.
- ✓ Principle of the **Legality of Evidence**.
- ✓ Principle of **Credibility**.
- ✓ Principle that their **Results** are reliable.

BASIC BEGINNINGS OF THE EVIDENCE CHAIN OF CUSTODY:

1. The Chain of Custody is the process that ensures the **ORIGINALITY** and **AUTHENTICITY** of the pieces of evidence collected and reviewed, that is, that the pieces of evidence correspond to the investigated case, without giving rise to confusion or doubt, tampering, or theft. Therefore, every official who participates in the Chain of Custody process must ensure the safety, integrity and preservation of the aforementioned evidence.

2. The Chain of Custody is made up of personnel under whose responsibility the pieces of evidence are found during the different stages of the Judicial Process. Therefore, any official who receives, generates and/or examines test samples of any evidence and generates reports or documents, will be part of the Chain of Custody.



3. The Chain of Custody begins at the moment that the authority that collects the evidence, from the moment in which the presumably illegal act becomes known, during the inspection process of a corpse or inspection -judicial action and ends with the Judge of the Cause and the different jurisdictional officials.

4. From its beginning and in the place of the facts, the Chain of Custody is carried out under the formula known as “Evidence and Property Chain of Custody” carried out by the investigator, registering all the pieces that make up the evidence, and it continues until they are submitted for analysis or study in the laboratory until they leave it.

5. Custody procedures must be applied to all evidence, whether it is a corpse, a document or any other physical material. This same protection and vigilance must be exercised in an identical way on the acts and official letters that accompany this material.
6. The laboratory technician's report is also part of this Chain of Custody when he has contact with a certain piece of evidence and when he writes his report on the analysis result.
7. It is the duty of every official who participates in the Chain of Custody process to know exactly the general protocols indicated and established for this purpose.



EFFECT OF EVIDENCE CHAIN OF CUSTODY:

The effect of the Evidence Chain of Custody Process will subsequently have a notable impact on the Judicial Process, which is supported by the guarantee and originality of each of the pieces that make up the evidence that were collected as evidence. packed, transported and examined; ensuring that it corresponds to the case investigated, without any doubt, confusion, adulteration or removal carried out by the officials and/or personnel under whose responsibility the evidence is found, beginning with the Authority in person at the Illicit scene. Those who collect the pieces of evidence end up with the different officials of the Judicial Branch. This implies that these pieces of evidence that are going to be



C.S.I.-II Gerardo Bloise

used in the trial are duly protected in a safe place without unauthorized persons having contact with them.

TESTIMONY IN COURT ON THE EVIDENCE:

When the pieces of evidence are available to the Court in the Trial process, comes the stage in which the investigator who collected the evidence at the Crime Scene has to identify these pieces of evidence as faithful and exact to those that were dealt with. at the scene of the crime and that are being presented by the Prosecutor's Office as evidence.



The photographs shown in this article were taken by **CHANNEL 8 WESH of Orlando – Florida** at the time of my confirmation of the authenticity of the pieces of evidence that were collected in the case against **Casey Anthony**. The aforementioned pieces were:

1. The liner collected in the trunk of the PONTIAC GRAND AM vehicle.
2. Hair collected in the trunk of the PONTIAC GRAND AM vehicle.

In this case, I mention the most important evidence for which the Prosecutor's Office asked me the questions with the Evidence Chain of Custody for which the transfer I made of the same to the FBI Laboratory was covered. in Washington D.C.

It is extremely important to emphasize once again that the Chain of Custody, in my opinion, is the true "**Achilles' heel**" of any investigator, in any case, since the lawyer can attack precisely that particularity that is part of the chain of custody. investigation such as the Chain of Custody

of Evidence. In that process of my testimony, I answered several questions that were related to the photographs that I took of those pieces of evidence and attested and authenticated that the photographic documents of the aforementioned pieces of evidence were the same that I had in my hands in the stand when they were handed over to me by the Prosecutor's Office.

The burden of proof remains in the hands of the State once it is presented in Court so that Custody of Evidence is totally reliable and legally valid and that it will later be used by the Prosecutor to prove that the accused committed the crime for which he is court and with the primary purpose of doing justice to the victim.