

COPY

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

GENERAL LEON DEGRELLE,)	
)	
Plaintiff,)	CASE NO. CV86-3767-RMT (Bx)
)	
v.)	
)	MOTION FOR REHEARING
)	
SIMON WIESENTHAL CENTER,)	RE PROTECTIVE ORDER
)	
Defendant.)	
)	
)	

Comes the Plaintiff, General Leon Degrelle, and moves this Court for a rehearing in re his Motion For Protective Order in light of the evidence herein attached as to his present medical condition.

As enclosed documentation plainly shows, Plaintiff's condition has worsened since this action was first filed and it is physically impossible for him to make a round-trip flight from Spain to Los Angeles and be subjected to the hours of interrogation scheduled.

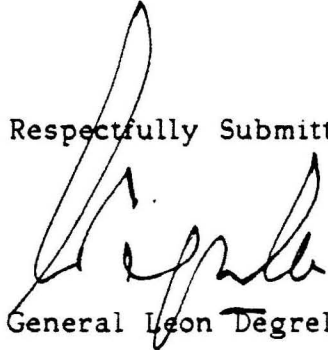
Due to the physical impossibility of such a trip and extensive and hostile cross-examination likely to be engaged in by the defendants Plaintiff moves this Court to order such deposition to be held in Spain or, in the alternative, that discovery not be had in accordance with the provisions of Fed. Rule Civ. Procedure 26(c)(1).

Rule 26(c)(1) is appropriate for this case as the record of this

easily reflects: none of the interrogatories originally filed by the defendant have any bearing at all on the subject matter of the case (though the medals won by the Plaintiff on the Russian Front and non-existent correspondence between the Plaintiff and Adolf Hitler, Geobbels, etc. requested in defendant's first set of interrogatories might have some value to souvenir hunters and/or Wiesenthal Center fund-raisers attempting to raise money for more "charitable" "Nazi War Criminal" hunting.


Wherefore, for the reasons given hereinabove and supported by the attached documentation, Plaintiff moves that this Court order that discovery not be had or, in the alternative, Plaintiff be deposed in Spain.

Date: 25 - VIII, 1987

Respectfully Submitted,

General Leon Degrelle

CERTIFICATE OF SERVICE

This is to certify that I have on this ___ day of July, 1987, placed a true and exact copy of the foregoing Motion in the Spanish mail at _____, Spain addressed to Steven E. Zipperstein, Hufstedler, Miller, Carson, & Beardsley, 700 South Flower St. 16th Floor, Los Angeles, California, 90017 U.S.A.

25. VIII
1987

General Leon Degrelle

DR. JOSÉ M^o MANZANARES

CARDIO-ANGIOLOGÍA
EX-JEFE DEL DEPARTAMENTO CENTRAL
DE FISIOPATOLOGÍA CARDIOPULMONAR
HOSPITAL CLÍNICO DE SAN CARLOS

SANTA ENGRACIA, 137
2.º EXT. IZQDA.
TELÉF. 441 12 31
28003 MADRID

D. León Degrelle de Ramírez Reina

Estado actual cardiovascular

Su cuadro de cardiopatía isquémica por déficit coronario (con episodios de opresión precordial por angor pectoris, que obligan al consumo de Solinitrina o Adalat sublingual) se ha venido agravando últimamente con el paso de los años (80 a.), al asociarse, como es lógico, un cuadro de cardioangioesclerosis involutiva, con soplo sistólico de eyección, del tipo descrito clásicamente por Lancereaux; por ateroma aórtico.

Como factor de riesgo, su cuadro cardiocirculatorio se complica por la presencia de una diabetes mellitus tipo II, en tratamiento por el Dr. Sánchez Franco.

En su aparato osteoarticular, el paciente es atendido por el Dr. Enrique Calero de una artrosis bilateral del tarso, más acusada en el lado derecho; aparece una osteoporosis moteada en huesos del pie derecho por un síndrome de Südeck. Artrosis de rodillas. Múltiples traumatismos de guerra con varias cirugías.

Desde el punto de vista cardiovascular, debe hacer la siguiente medicación:

Persantin 50, 3 grageas diarias (1-1-1 antes de cada comida principal).

Adalat, una cápsula con el desayuno y otra con la cena).

Ameride, un comprimido a días alternos, con el desayuno.

Dislipin, un comprimido con el desayuno y otro con el almuerzo.

Para su situación cardiológica debe evitar en lo posible toda situación de stress físico o psicoemotivo, como indudable factor de riesgo coronario. También se hallan completamente contraindicados los viajes aéreos.

Madrid, 12 de mayo de 1987



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YO,...

Dr Jose Ma. Manzanares
Cardio-Angologia
Former Head of the Central
Department of cardiopulmonar physiotherapy
Clinico de San Carlos Hospital

Santa Engracia, 127
2° ext. Izoda
Phone 441 12 31
26002 Madrid

re. D. Leon Degrelle de Ramirez Reina

ACTUAL CARIOVASCULAR SITUATION

His state of ischaemic cardiopathy by coronary insufficiency (with periods of breathlessness, associated with angina pectoris requiring sublingual consumption of Solinitrine or Adalat) has been aggravated lately by his age (80 years). This is associated, as is logical, with an evolutive cardio-angino-schlarotic condition with systolic exhalation of the type described calssically by Lancereaux as aortic ateroma.

As an element of risk, his cardiocirculatory condition is complicated by the presence of diabetes mellitus type II, under treatment by Dr. Sanchez Franco.

For his osteoarticular system, the patient is under care of Dr. Enrique Calero for bilateral arthrosis of the tarsus, more pronounced on the right side: Osteoporosis has appeared on the bones of the right foot characteristic of Südeck's syndrome. Arthratis of the knees. Mutiple war wounds with varied surgical interventions.

From a cardiovascular viewpoint, he must take the following medication:

- Persantin 50, 3 pills a day (1-1-1 before the main meal)
- Adalat, one capsule with lunch and another with diner.
- Ameride, one tablet in alternative days with lunch.
- Dislipin, one tablet with lunch and another with diner.

Concerning his cardiological condition, he must avoid, as much as possible all states of physical or psycho-emotive stress in that there is an undoubted coronary risk. These same factors completely contra indicate air travel.

Madrid, 12th May 1387

(signed and certified by notary overleaf)

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HUFSTEDLER, MILLER,
CARLSON & BEARDSLEY

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CLERK, U.S. DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA
BY [Signature] DEPUTY

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

GENERAL LEON DEGRELLE,)
)
) Plaintiff,) CASE NO. CV86-3767-RMT (Bx)
)
) v.)
)
) ORDER
)
) SIMON WIESENTHAL CENTER,)
)
)
) Defendant.)
)

Plaintiff's motion for rehearing re protective order, lodged July 30, 1987, is denied. The Clerk is directed to file such motion as of the date of this order.

Plaintiff's motion is, in effect, a motion for reconsideration of the Magistrate's June 5, 1987 order that plaintiff appear in Los Angeles for deposition on August 17, 1987, provided that defendant mail plaintiff a fully prepaid airline ticket by June 19, 1987. (Defendant sent such ticket to plaintiff on June 10, 1987. Defendant's Notice of Compliance with Order re Deposition of Plaintiff; Declaration of Bee Barksdale.) The motion is premised on only one ground: "Plaintiff's condition has worsened since this action was first filed and it is physically

1 impossible for him to make a round-trip flight from Spain to Los
2 Angeles and be subjected to the hours of interrogation scheduled."


3 "A motion for reconsideration of the decision on any
4 motion may be made only on the grounds of (a) a material
5 difference in fact or law from that presented to the Court before
6 such decision that in the exercise of reasonable diligence could
7 not have been known to the party moving for reconsideration at the
8 time of such decision, or (b) the emergence of new material facts
9 . . . occurring after the time of such decision, or (c) a
10 manifest showing of a failure to consider material facts presented
11 to the Court before such decision." Local Rule 7.16. The sole
12 support offered for plaintiff's contention is a report by Dr. Jose
13 Ma. Manzanares dated May 12, 1987. The report was plainly
14 available to plaintiff prior to the issuance of the Magistrate's
15 June 5, 1987 order, but plaintiff failed to present it to the
16 Court. (The Magistrate notes that plaintiff had until May 20,
17 1987 to submit the supplemental papers on which the June 5, 1987
18 order was based, and that plaintiff was explicitly invited to
19 submit his physician's declaration as to medical treatment that
20 would be necessitated by travel to Los Angeles in the March 20,
21 1987 order.) Plaintiff therefore has not met the Local Rule 7.16
22 requirement, and his motion may properly be denied on this ground
23 alone.

24 Even if plaintiff had met the requirement, his present
25 motion could not survive on the merits. Dr. Manzanares reports
26 that plaintiff's cardiac condition has been aggravated by his age.
27 However, the order at issue is not even two months, and this
28 lawsuit itself only a year, old, and aging is gradual process.

1 rather than a precipitous event. Further, the Magistrate has
2 consulted a Court-designated medical expert regarding Dr.
3 Manzanares' report and what it reflects regarding plaintiff's
4 medical condition and consequent restrictions on his activities.
5 The expert indicated that, based upon the entire report and
6 particularly the medications cited therein, plaintiff's cardiac
7 condition is stable. The expert concluded that none of the
8 medical problems described would preclude plaintiff from air
9 travel from Spain to Los Angeles to appear for deposition.

10 The June 5, 1987 order will stand, except that plaintiff
11 may, at his own expense, bring a medical attendant with him to
12 deposition. If the six-hour-per-day schedule is too onerous,
13 plaintiff may apply to the Magistrate to have the hours per day
14 lessened, but the overall allowance of twenty-four hours for the
15 entire deposition will not be altered.

16 DATED: August 3, 1987.

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22 _____
VOLNEY V. BROWN, JR.
23 United States Magistrate
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UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF CALIFORNIA

GENERAL LEON DEGRELLE,
Plaintiff,
vs.
SIMON WIESENTHAL CENTER,
Defendant.

No. CV 86-3767 NMT (Bx)

TRANSCRIPT OF PROCEEDINGS
Los Angeles, California
August 17, 1987

REPORTED BY:
DAVID S. COLEMAN
CSR #4613

COLEMAN, BRAS, MARTIN & SCHWAB, INC.
David S. Coleman
2140 WEST OLIVARD BOULEVARD, SUITE 201
LOS ANGELES, CALIFORNIA 90008
TELEPHONE (213) 480-1234

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

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GENERAL LEON DEGRELLE,)
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Plaintiff,)
)
vs.) No. CV 86-3767 RMT (Bx))
)
SIMON WIESENTHAL CENTER,)
)
Defendant.)
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REPORTER'S TRANSCRIPT OF PROCEEDINGS,
taken on behalf of Defendant, at 355
South Grand Avenue, 45th Floor, Los Angeles,
California, commencing at 10:35 a.m., on
Monday, August 17, 1987, before David S.
Coleman, CSR #4613, a Notary Public,
pursuant to Court Order.

Coleman, Haas, Martin & Schwab, Inc.
Certified Shorthand Reporters

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A P P E A R A N C E S :

FOR THE DEFENDANT:

HUFSTEDLER, MILLER, CARLSON & BEARDSLEY

BY: STEVEN E. ZIPPERSTEIN, ESQ.

355 South Grand Avenue, 45th Floor

Los Angeles, California 90071-3107

-and-

MARTIN MENDELSON, ESQ.

1700 K Street, N.W., Suite 1100

Washington, D.C. 20006

ALSO PRESENT: JOSEPH TITLEBAUM

Coleman, Haas, Martin & Schwab, Inc.

Certified Shorthand Reporters

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EXHIBITS:

<u>Defendant's</u>	<u>Description</u>	<u>Identified</u>
2	3-page document entitled "Order" dated June 5, 1987	6
3	3-page document entitled "Order" dated August 3, 1987	6

1 MR. ZIPPERSTEIN: Good morning. My name is Steve
2 Zipperstein. With me is Martin Mendelsohn, general counsel
3 to the Simon Wiesenthal Center. Also present is Joe
4 Titlebaum, a summer associate working this summer at
5 Hufstedler, Miller, Carlson & Beardsley. I am an associate
6 at Hufstedler Miller, Carlson & Beardsley, and I am
7 assisting Mr. Mendelsohn in the defense of this action
8 brought by Mr. Degrelle against the Wiesenthal Center.

9 Today is August 17, 1987. Pursuant to court
10 order dated 5, 1987, Mr. Degrelle was ordered to be present
11 here in my office for his deposition commencing at 9:30
12 this morning. It is now 10:35. We have waited for Mr.
13 Degrelle for over an hour, and he has not shown up.

14 Because we recently moved within the last
15 month to a new address, the address where we are presently
16 located, I have an employee from our office stationed at
17 our old address, 700 South Flower Street in Los Angeles.
18 That employee just telephoned me to tell me that he has
19 been waiting there since 9:15 this morning and that Mr.
20 Degrelle did not show up at the old address either.

21 We did file a notice of change of address
22 which we served on Mr. Degrelle over a month ago by
23 airmail. We also sent to Mr. Degrelle a letter
24 approximately three weeks ago reminding him that our
25 address had changed and asking him to contact us to let us

1 know whether he in fact would appear for his deposition.

2 We have received no word from him.

3 I will ask the reporter at this time to mark
4 as Defendant's Exhibit 2 the magistrate's order dated
5 June 5, 1987 and, as Exhibit 3, the magistrate's order
6 dated August 4, 1987.

7 Exhibit 2 is the order denying plaintiff's
8 motion for a protective order and ordering him to be
9 present for his deposition here in our offices commencing
10 at 9:30 a.m. today, August 17.

11 Exhibit 3 is the magistrate's order denying
12 plaintiff's motion for reconsideration of the denial of his
13 motion for protective order.

14 (Defendant's Exhibits 2 and 3 were
15 marked for identification by the reporter
16 and are attached hereto.)

17 MR. ZIPPERSTEIN: Because plaintiff has disobeyed
18 the court's order and has refused yet again to appear for
19 his deposition, we will seek an order dismissing his action
20 with prejudice, entering a default judgment against him for
21 costs and for all other appropriate sanctions pursuant to
22 Rules 11 and 37 of the Federal Rules of Civil Procedure.

23 In that connection, we will also seek
24 reimbursement for the cost of Mr. Mendelsohn's plane fare
25 from Washington to Los Angeles and back to Washington.

1 Mr. Mendelsohn flew out here especially to be
 2 present to conduct the deposition of Mr. Degrelle and has
 3 incurred substantial expenses not only with respect to the
 4 cost of his plane ticket, but with respect to the time that
 5 he has to be away from his practice in Washington, D.C.

6 We also want to make note of the fact that
 7 pursuant to our previously filed notice of compliance with
 8 order re deposition of plaintiff, the Wiesenthal Center
 9 fully complied with the magistrate's order dated June 5,
 10 1987 by mailing to plaintiff a fully prepaid coach class
 11 ticket for air travel on Transworld Airlines round trip
 12 from Madrid, Spain, to Los Angeles and return.

13 The plane ticket was mailed to plaintiff by
 14 Express Mail on June 10, 1987 and, as set forth in the
 15 declaration of Bee Barksdale attached to defendant's notice
 16 of compliance, the itinerary was for plaintiff to travel
 17 from Madrid to Los Angeles on Saturday, August 15, and then
 18 to return to Spain the following Sunday, August 23, 1987.

19 As defendants have fully complied with all
 20 their obligations pursuant to the magistrate's order dated
 21 June 5, 1987 and as plaintiff has failed to comply with his
 22 obligations pursuant to that same order and the subsequent
 23 August order, we believe that the matter has proceeded long
 24 enough. It is now the appropriate time to dismiss it with
 25 prejudice and to enter a default judgment against

Coleman, Haas, Martin & Schwab, Inc.
Certified Shorthand Reporters

1 plaintiff.

2 (ENDING TIME: 10:40 a.m.)

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1 STATE OF CALIFORNIA)
2 COUNTY OF LOS ANGELES) ss:

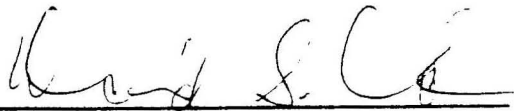
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I, David S. Coleman, CSR No. 4613,

and Notary Public in and for the County of Los Angeles,
State of California, do hereby certify that the foregoing
pages comprise a full, true and correct transcript of the
proceedings had and that said transcript contains all the
evidence, acts and statements of the parties made during
the progress of said proceeding.

I am neither related to any parties involved
nor interested in the outcome of the action.

IN WITNESS WHEREOF, I have hereunto
subscribed my name and affixed my seal this 17th day
of August, 1987.


Notary Public in and for the
State of California



FILED
AUG 24 1987
CLERK, U.S. DISTRICT COURT
CENTRAL DISTRICT OF CALIF.

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UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

General Leon Degrelle)
Plaintiff(s),)
-v-)
Simon Wiesenthal Center)
Defendant(s).)

No. CV 86-3767 -RMT
ORDER TAKING MOTION(S)
UNDER SUBMISSION

On 8/19/87, a motion for default judgment
was filed by defendant, noticed for hearing
9/14/87. THE HEARING DATE IS VACATED AND THE MATTER IS TAKEN
UNDER SUBMISSION.

IT IS ORDERED that the opposition or statement of non-opposi-
tion to said motion be filed no later than Aug. 31, 1987 ;
and the reply, if any, be filed no later than Sept 8, 1987 .
SANCTIONS WILL BE IMPOSED FOR ANY LATE FILINGS.

On, or about Sept. 14, 1987, the Court shall issue either
(a) a ruling, or (b) an order requiring further briefing and/or
setting the matter for oral argument.

Dated: 8/24/87

[Signature]
ROBERT M. TAKASUGI

ROBERT M. TAKASUGI
United States District Judge

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CLERK, U.S. DISTRICT COURT
SEP 14 1987
CENTRAL DISTRICT OF CALIFORNIA
BY

FILED
SEP 10 1987
CLERK, U.S. DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA
BY DEPUTY

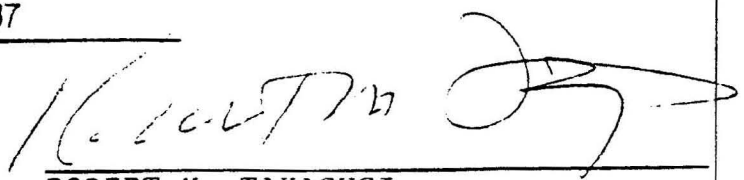
UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

GENERAL LEON DEGRELLE,) No. CV 86-3767-RMT(Bx)
)
Plaintiff,) ORDER
) DISMISSING
vs.) ACTION
)
SIMON WIESENTHAL CENTER,)
)
Defendant.)
_____)

This matter having come before the court on the motion by defendant for dismissal with prejudice pursuant to Rule 37(b), F.R.Civ.P., and this court having considered the pleadings and other documents filed herein and having found good cause therefor,

IT IS ORDERED that the motion by defendant for dismissal is granted and this action is, hereby, dismissed with prejudice.

Dated: 10 SEP 1987



ROBERT M. TAKASUGI
United States District Judge

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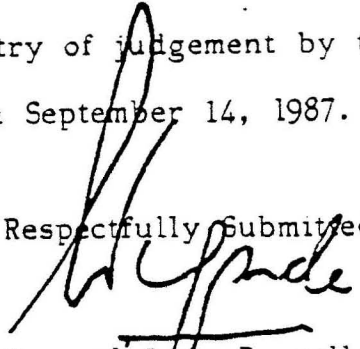
UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

OCT 09 1987

HUFSTEDLER, MILLER
CARLSON & BEARDSLEY

GENERAL LEON DEGRELLE,)	
)	
Plaintiff,)	FILE NUMBER CV 86-3767-RMT(Bx)
)	
vs.)	
)	<u>NOTICE OF APPEAL</u>
)	
SIMON WIESENTHAL CENTER,)	
)	
Defendant.)	

Notice is hereby given that General Leon Degrelle, petitioner named above, hereby appeals to the United States Court of Appeals for the Ninth Circuit from the entry of judgement by the District Court entered in the above action September 14, 1987.

Respectfully Submitted,

General Leon Degrelle

CERTIFICATE OF SERVICE

I do hereby certify that I have on this ___ day of October, 1987 placed two (2) copies of the foregoing Notice of Appeal in a postage pre-paid envelope, addressed to the United States District Court, Central District of California, 312 North Spring St., Los Angeles, California 90012 and one (1) copy to defendant Simon Wiesenthal Centers' attorney, Steven E. Zipperstein, 355 South Grand Ave 45th floor, Los Angeles, California USA 90071-3107.

General Leon Degrelle

TITLE: DEKELLE-V-SIRON WIESENTHAL CENTER
 CAUSE: OHP/PERSONAL INJURY/FAULT

A/C 4-24-87

DEKELLE

DEKELLE
 IN PRO FER
 37 SANTA ENGRACIA
 MADRID 10, SPAIN
 MADRID CA

SIRON WIESENTHAL CENTER

*Law Office of Martin Mendelsohn
 1700 K Street, N.W. Ste 110
 Washington, D.C. 20006
 202/833-1892*

*Lawrence M. Berman
 1925 Century Park East, Ste 115
 Los Angeles, CA 90067
 213/556-3011*

*Narren L. Etinger, P.C. 2/5/87
 355 So. Grand Ave.
 700 So. Flower St., 16th fl.
 Los Angeles, CA 90071-3107
 213/629-4200
 617-7070*

For L. Siron Wiesenhtal Center

TOTAL
 MAIL N.O. TENDERED
 YOUR CHANGE

10:33/87 GK 16:31
 86-3767
 FILING FEE

CHECK HERE IF CASE WAS FILED IN FORM 1	FILING FEES PAID			STATISTICAL CARD	
	DATE	RECEIPT NUMBER	CASE NUMBER	CARD	DATE MAIL
			2600	JS-5	

DATE	INITIALS	DESCRIPTION
6-11-86	lm	1. Compl't. Iss sums. Case may be ref'd to mag Brown for discvry
7-15-86	pb	2. Prae for issd alias sums.
8/11/86	jcw	3. applic for ex parte ord granting extension of ti to respnd to complt Deft LODGED PROP ORD.
8/12/86	jcw	4. Ex parte ORD granting extnsn of ti for dsft to respnd to complt to 10/24/86.
8/15/86	jh	5. Fld deft's notc of deposs of General Leon Degrelle.
9-10-86	me	6. Ret on S/C to Simon Wiesenthal Center, 8-8-86. pltf.
10-1-86	me	7. Notc of depo of General Leon DeGrelle 11-5-86. Simon Wiesenthal Center, Inc.
10-24-86	me	8. Notc of mot & mot to disp, memo of P's & A's 12-1-86. ^{at 9:30am} Simon Wiesenthal Center.
11-5-86	me	9. Notc of mot & mot to disp, memo of P's & A's, 12-1-86 @9:30am. Simon Wiesenthal Center
11-6-86	me	10. ORD mot to disp notc for hrg 12-1-86, opp or stmt of non opp fld NLT 11-21-86, reply NLT 11-28-86.
11-26-86	me	11. Reply memo of mot to disp, Simon Wiesenthal Center.
12-8-86	me	12. Mot for enlargment of ti. pltf.
1-13-87	me	13. ORD grantg in part & denyg in part mot to disp & complg appearance for depo.
1-16-87	me	14. Notc of depo of Gen. Leon Degrelle, 1-13-87. SIMON Wiesenthal Center, Inc.
3-4-87	me	15. ORD that 3-31-87 pltf shall fl & serv deft's cns'l 1st amend complt, deft shall fl & serve responsive pleadg by 4-30-87.
3-2-87	me	16. Applic for ex parte ord grantg ext of ti to respond to amendments to complt, declara- tion of Steven E. Zipperstein. Simon Wiesenthal Center.
3-5-87	me	17. Opp to pltf's mot for protective ord re takg of pltf's depo. Simon Wiesenthal Center.
3-9-87	me	18. Deft's req for oral argumnt on pltf's mot for protective ord denied., mot taken under sub on papers fld. MO. N/R
3-20-87	me	19. Declaration in supp of mot for protective ord. pltf.
3-20-87	me	20. ORD: re pltf's mot for protective ord; deft may elect to supp allegations as to fin- nancial stat by declaration fl by 4-30-87, notc of takg depo on 4-2-87 vacated, ptys shall bear their own costs.
4-1-87	me	21. Mlgram to Judge Takasugi re stop ord fld 3-4-87 ext ti to fl 1st A/C.
4-1-87	me	22. ORD that date by which pltf shall fl & serv 1st A/C ext to 4-16-87.
4-17-87	me	LODGED PROP ORD dismsg Rico, Defamation & Invasion of Privacy Claism. Simon Wiesent Center.
4-24-87	me	23. FIRST AMEND COMPLT. pltf.
4-24-87	me	24. Ex parte applic to permit late flg of amend complt. pltf.
4-24-87	me	25. Brief in supp of mot to permit late flg. pltf.
4-24-87	me	26. FIRST AMEND COMPLT. pltf.
4-24-87	cw	27. Brief in suppt of mtn to perm late flg. Pltf. 28. Ex parte appl to perm late flg of a/c. Pltf. 29. MO: Deft having no obj, pltf's appl for ext of ti to file declar in suppt of mtn for P/O is granted to 5-20-87.
4-27-87	cw	30. ORD that deft file responsive pleading by 5-18-87.
5-6-87	me	31. Declaration in supp of mot for protective ord.
5-15-87	me	32. ANSWER to 1st amend complt. Simon Wiesenthal Center.
5-19-87	me	33. FIRST AMEND ANSWER to 1st amend complt. Simon Wiesenthal Center.

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CIVIL DOCKET CONTINUATION SHEET

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PLAINTIFF		DEFENDANT		DOCKET NO. <u>26-3769</u>
<u>Gen. Leon Deguelle</u>		<u>Simon Wiesenthal Center</u>		PAGE <u>3</u> OF <u> </u> PAGES
DATE	NR.	PROCEEDINGS		
5-20-87	me	34. Supplmntl opp to pltf's mot for protective ord, declarations of Steven E. Zipperstein & Susan Burden. Simon Wiesenthal Center.		
5-18-87	me	35. Pltf's req for ext of ti. pltf.		
6-5-87	cw	36. ORD dirtg pltf to appear for depo.		
6-17-87	me	37. Notc of compliance w/ord re depo of pltf, declaration of Bee Barksdale. Simon Wiesenthal Center.		
6-26-87	me	38. ORD stat & MSC set for 9-9-87 @1:30pm.		
7-9-87	me	39. ORD that applicant may appear as reqd in case. Simon Wiesenthal Center.		
7-8-87	me	40. Notc of change of address of cnsl. deft.		
8-4-87	lpc	41. ORD Pltf mot fr rehrg re protectv ord denied; clrk directed to fi such mot as of date of this ord.		
8-19-87	me	42. Notc of mot & mot for entry of deflt jdmnt agst plty, memo of P's & A's, declar of Steven E. Zipperstein, 9-14-87 @9:30am. Simon Wiesenthal Center.		
8-24-87	me	43. ORD that opp or statmnt of non opp to mot for deflt jdmnt be fld NLT 8-31-87 & reply if any NLT 9-8-87.		
8-28-87	me	44. Stat conf rept, declaration of Steven E. Zipperstein., 9-9-87 @1:#0pm. deft.		
9-9-87	me	45. Stat conf rept. pltf. 46. Reply memo in supp of mot for entry of deflt jdmnt & for appropriate sanact declaration of Steven E. Sipperstein. deft.		
9-10-87	me	47. ORD that mot by deft for dism grantd & action is dismd w/prej. (ENT 9-14-87) JS mld copies to ptys.		
10/13/87	fv48.	PLNTE, FLD NOTC OF APPL TO 9TH CCA FRM JDMNT ENTRED 9/14/87. \$105.00 FLNG & DOC FEES PAID.		