



# THE LAW OFFICE OF J. B. COLLINS, P.C.

ATTORNEY AT LAW  
MacQuarium Building

September 8, 2025

## STATEMENT ON BEHALF OF MR. TYREEK HILL

Make no mistake about it, we believe that these allegations are nothing more than an attempt by Ms. Vacarro, her mother and/or her counsel to shake Mr. Hill down.

In recent weeks, there have been multiple posts on social media and news outlets circulating that Mr. Hill was ORDERED to pay Ms. Vacarro a temporary lump sum of \$500,000.00, \$ 20,000.00 - \$ 50,000.00 monthly, \$100,000.00 for the purchase of a vehicle and \$450,000.00 in legal fees/expenses. This is far from the truth if one was to read the Memorandum that was issued by the Court. In fact, Mr. Hill, understanding that he and Ms. Vacarro share a minor child, unilaterally and prior to any hearing, decided to give Ms. Vacarro \$500,000.00 to do as she wished and needed. Additionally, Mr. Hill had previously volunteered to provide Ms. Vacarro with up to \$100,000.00 for her to purchase a vehicle of her choosing and the Court adopted Mr. Hill's offer.

The shakedown is apparent. Ms. Vacarro wants an unreasonable amount of money that we believe she knows that she is not entitled to and her counsel is excessively billing her hoping that Mr. Hill will be ordered by the Court to pay her legal fees. As the Memorandum outlines, Ms. Vacarro's counsel requested that Mr. Hill pay fees (incurred and prospective) to him and his team in the amount of \$1,100,857.51. The original Petition for Divorce was filed on April 8, 2025. It is only September 8, 2025 and nothing substantial has transpired in the divorce proceedings. It's not surprising that these new allegations comes only after the Honorable Court ordered that Ms. Vacarro pay her own attorney's fees and expenses from the \$500,000.00 given to her by Mr. Hill. Ultimately, the Honorable Court reduced Ms. Vacarro's counsel's hourly rate for being unreasonable, reduced several fee entries as being excessive, reduced Ms. Vacarro's counsel's billable hours and invoices, and reduced Ms. Vacarro's counsel's prospective fees. It is our opinion that the actions taken by Ms. Vacarro and her counsel is about money, not the truth.

The new allegations that Ms. Vacarro and her counsel have decided to allege are all unsubstantiated, untrue and an attempt to generate bad media coverage for Mr. Hill and therefore extort a large settlement offer from Mr. Hill, of which we believe Ms. Vacarro is not entitled in this 17 month marriage.

The accusations that Mr. Hill has been physically violent, threatening to or abusive in an manner towards Ms. Vacarro are also false. It wasn't until their greed was rejected by the Honorable Court that the pair had to pivot to this malicious, disgraceful, and scandalous action. This is an interesting position that Ms. Vacarro and her counsel has taken considering that Ms. Vacarro continues to try to be alone with Mr. Hill, continues to make sexual advances towards Mr. Hill, and has requested to be alone with Mr. Hill during Mr. Hill's parenting time with their minor child. Certainly if Ms. Vacarro and her counsel believed their own fabrications against Mr.

Hill, Ms. Vacarro and her counsel would not insist upon Ms. Vacarro spending alone time with Mr. Hill.

These new allegations are further proof that Ms. Vacarro and/or her counsel are set on partaking in a smear campaign in hopes that Mr. Hill will settle and give she and her counsel an unreasonable and unwarranted amount of money. Mr. Hill will not be moved by this and awaits his day in Court to present his evidence.

The decision to fabricate allegations against Mr. Hill in an effort to extort Mr. Hill will not be taken lightly and will be defended against at the appropriate time.

Mr. Hill will continue to respect the Honorable Court and follow the Court's rulings.

**THE LAW OFFICE OF J. B. COLLINS, P.C.**

  
**JULIUS B. COLLINS, ESQ.**  
Attorney at Law