

## **TIMELINE OF THE FORGED FBI LETTER LINKED TO EVAN RACHEL WOOD**

### **NOV 22, 2020**

Screenshots from an old iPad Illma Gore used show her and “Alabama” – a nickname that has been used by Evan Rachel Wood – drafting a letter that claims Wood is an endangered “key witness” in a criminal investigation.

### **DEC 18, 2020**

Screenshots from old iPad show a receipt Illma Gore received for submitting evidence to a LA FBI agent named, Elizabeth C. Farrell. The signature is very similar to the one assigned to agent “Michelle Langer” on the forged FBI letter. *(Note: We do not have any information on what this evidence she submitted relates to.)*

### **DEC 22, 2020**

- Evan Rachel Wood, who was supposed to drop her son off in California to celebrate the holidays with his father, emails the father that she will be in Nashville, Tennessee indefinitely because she’s a ‘material witness’ in a ‘high profile criminal investigation’ and it’s too dangerous for her or her family to be in the Los Angeles area.
- Owner of the number on forged FBI letter Michele Meyer allegedly messages Illma Gore that both Wood’s attorney Shawn Holley and child’s father have messaged her inquiring about an investigation.

### **JAN 10, 2021**

Evan Rachel Wood follows up with her son’s father in an email – explaining that the “investigation” is taking longer than expected and to contact her attorney Samantha F. Spector for questions and additional mediation attempts on their custody matter.

### **FEB 1, 2021**

Evan Rachel Wood shares an Instagram post naming Marilyn Manson as her “abuser”

### **MAR 2, 2021**

According to court documents, Evan Rachel Wood unsuccessfully attempts to obtain a temporary restraining order against her son’s father.

### **MARCH 22, 2021:**

Evan Rachel Wood files a declaration in her custody dispute, alleging she’s in danger and a witness in a criminal investigation. She attaches the alleged “FBI” letter as an exhibit.

### **APRIL 5, 2021**

Family court hearing on the custody dispute where the court – according to a declaration from Evan Rachel Wood – questioned the nature of this ‘investigation’ she was involved in.

### **~ APRIL/MAY 2021**

According to a declaration filed by Illma Gore’s sister Bryton in July 2022, Illma was staying with Bryton when she allegedly received a stressed phone call where Evan Rachel Wood said there was a “problem” with the “FBI letter”. Bryton alleges she then witnessed Illma use the Procreate app to digitally lift a signature from one document to another on an iPad. This iPad later broke and Illma left it behind at Bryton’s home when she left town.

**APRIL 28, 2021:**

Evan Rachel Wood files a follow-up declaration in her custody case, recalling that she understood from the April 5<sup>th</sup> hearing that the court was questioning the alleged investigation. She states that in an “effort to answer the court’s questions” she obtained a letter from the LA Deputy District Attorney – not the FBI – that is dated April 8, 2021 and states Evan is a “potential victim” in an investigation. There’s no mention of her life being in danger or needing to relocate to Tennessee with her son.

**MAY 6, 2021**

Evan Rachel Wood testifies in her custody case. Transcripts reflect that while under oath she made no mention of being a key witness in a federal investigation. She testifies that her last contact with Manson was in 2014 and that she hasn’t received recent communications or threats from him.

**~NOV 2021:**

From her declaration, Bryton Gore also writes she had a conversation with Evan Rachel Wood over the Signal app with two others. Bryton tells Evan that she found a lot of suspicious communications including the forged FBI letter on the broken iPad Illma left behind. Evan allegedly told Bryton that she should “think of what would happen” to her work if news of this ever got out to the media.

**DEC 6, 2021**

The *DailyMail* publishes a salacious article that contains family court papers between Evan Rachel Wood and her son’s father – that cover the forged FBI letter and an “investigation.”

*Interestingly, the DailyMail includes a copyright notice that lists “Meyer, Olson, Lowy & Meyers LLP” as the copyright source – the firm representing Wood in family court.*

**FEB 2, 2022**

According to a sworn declaration she filed in July 2022, Manson’s attorney Blair Berk had suspicions about the authenticity of the FBI letter when it came to her attention in late 2021. She noted that the department listed does not exist and that it was not published on official FBI letterhead. Her research led her to identify that the listed agent does exist and is based out of Florida. The two connect over the phone and agent Michelle Langer allegedly said that she was not involved in an investigation related to Evan Rachel Wood or Manson. Berk writes that Langer also told her that she did not write this letter.

**FEB 3, 2022**

Manson’s Attorney Blair Berk declaration continues – stating she and FBI agent Langer connect again over the phone and Langer told her there’s no “active” criminal investigation into Marilyn Manson but that the FBI letter was being investigated. Langer also named a possible connection to this mess – sharing that she previously communicated with Kelly Blaus and Mitch Emerson – employees of Evan Rachel Wood’s now out-of-business organization – on an unrelated matter.

**MAR 2, 2022**

Marilyn Manson files his lawsuit against Evan Rachel Wood and Illma Gore, including evidence of a forged FBI letter he alleges was used in a conspiracy against him led by the women.

**APRIL 28, 2022:**

Evan Rachel Wood file's an anti-slapp motion – seeking to strike talk of the FBI letter from Manson's lawsuit citing it's protected free speech under "litigation privilege". Her attorneys – affiliated with a different law firm – don't address that the firm representing Wood in her custody case are listed in the Daily Mail article but asserts Wood didn't have any involvement in a leak and "believed" the FBI letter to be "authentic" when she used it as a tool in her custody matter.

**MAY 24, 2022:**

Ilma Gore also files an anti-slapp motion to strike portions of the lawsuit as free speech but does not motion to strike anything surrounding the FBI letter. She also does not dispute the broken iPad was a device she previously used or that the screenshots filed in court from it are authentic.