**Case No. 25-2-04968-31**  
**Petitioner:** William Orley Miller Jr.  
**Respondent:** Candi Lynn Brightwell (DOB: 01/22/1986)  
**Date:** July 23, 2025

**1. COVER LETTER**

William Orley Miller Jr.  
1024 S Machias Rd  
Snohomish, WA 98290  
(206) 226-2085  
wmiller@muddmonkiesinc.com  
  
July 23, 2025  
  
Clerk of the Court  
Snohomish County Superior Court  
3000 Rockefeller Ave  
Everett, WA 98201  
  
Re: Emergency Ex Parte Motion for Domestic Violence Protection and Family Law Relief – Case No. 25-2-04968-31  
  
Dear Clerk:  
  
Please file the enclosed consolidated petition and all attached materials for immediate presentation to the Duty Judge. I request urgent protection and property orders because of repeated interference, medical endangerment, asset dissipation, and ongoing threats, and ask this be consolidated for full DVPO and family law proceedings.  
  
Respectfully,  
/s/ William Orley Miller Jr.

**2. PETITION FOR DOMESTIC VIOLENCE PROTECTION ORDER AND FAMILY LAW RELIEF**

**SUPERIOR COURT OF WASHINGTON FOR SNOHOMISH COUNTY**

**I. PARTIES**

* **Petitioner**: William Orley Miller Jr.  
  Address: 1024 S Machias Rd, Snohomish, WA 98290  
  Phone: (206) 226-2085  
  Email: [muddmonkiesinc@gmail.com](mailto:muddmonkiesinc@gmail.com)
* **Respondent**: Candi Lynn Brightwell  
  DOB: 01/22/1986  
  Last Known Residence: 1024 S Machias Rd, Snohomish, WA 98290

**II. EMERGENCY REQUEST FOR DVPO AND FAMILY LAW ORDERS**

**Petitioner requests:**

* Immediate issuance of a Domestic Violence Protection Order (DVPO) restraining Respondent from all contact, harassment, threats, and interference with Petitioner, including orders protecting business property, animals, and digital accounts.
* Exclusive use and possession of 1024 S Machias Rd, Snohomish, WA, to allow for surgery recovery, medical safety, asset documentation, and business protection.
* Restraining order barring Respondent from selling, transferring, removing, or dissipating any business, personal, or household asset—regardless of value—including ongoing online sales.
* Order that Respondent is solely responsible for all mortgage, insurance, utilities, and taxes during these proceedings.
* Removal of Respondent’s signing authority on any shared business accounts (incl. BECU).
* Relief pausing and crediting Petitioner’s $750/day business-loss claim once access is restored, with future business income offsetting damages.
* Immediate show-cause hearing for contempt due to Respondent’s online sales and disposal of shared property, and her actions using court recordings out-of-context to obtain a trespass order.
* Participation in any further domestic violence or parenting assessments as directed by the court.
* Fee waiver under GR 34.

**III. FACTUAL ALLEGATIONS AND BASIS FOR RELIEF**

**1. Medical Endangerment and Vulnerability**  
I suffer from a carotid aneurysm and PTSD. My medical providers confirm that housing instability and harassment threaten my life [see Exhibit A: Medical Records]. Since my exclusion by Respondent, my health is severely jeopardized.

**2. History and Pattern of Domestic Abuse**  
Respondent’s conduct constitutes unlawful domestic violence under RCW 26.50:

* Systematic emotional/psychological abuse, documented via thousands of SMS communications evidencing stonewalling, gaslighting, and manipulation (see Evidence Log and Exhibits 4–7, 18).
* Control and withholding of shared property and assets, including animals, access to my home, and all work equipment critical to my survival and business [Exhibit L].
* Repeated threats, outbursts, and deliberate escalation captured in digital communication transcripts.
* Use of adult-platform exposure and degradation to further humiliate and intimidate (see Exhibits 1–3, 8–10).
* False police reports and the use of court-recorded proceedings out-of-context to mislead law enforcement and secure a trespass order, resulting in my lockout without any opportunity to contest [prior Exhibit F, L; Evidence Log § Law Enforcement].

**3. Asset Dissipation and Contempt**  
During this litigation, Respondent—

* Listed and sold major furnishings and business property (bunk bed, dresser, freezer, children's bed) on Facebook Marketplace, including giving away valuable property for free, violating the status quo and the court’s expectations in property disputes, and directly harming my business [see Exhibits 11, 12A, 12B, 14–16].
* Failed to account for proceeds or unsold property, despite ongoing court orders and multiple prior contempt filings.

**4. Trespass Order Obtained by Misrepresentation**  
On March 13, 2025, Respondent or her attorney provided law enforcement with only a selective, truncated court audio clip, omitting the judge’s clarification preserving my right to be present [Exhibit F], resulting in trespass and lockout.

**5. Financial Abuse and Indigence**  
Respondent terminated my AFLAC policy, cut off access to business assets, and remains on business bank accounts, depriving me of the ability to support myself or obtain legal counsel.

**IV. PRIOR CONTEMPT FILINGS & CUMULATIVE MISCONDUCT**

A table of all significant contempt allegations and record:

|  |  |  |
| --- | --- | --- |
| Date | Allegation | Supporting Evidence |
| 02/14/2025 | Violation of AHPO: exclusion, camera removal | Docket p.87, prior Ex D |
| 04/10/2025 | Non-production of business equipment, AFLAC interference | Docket p.142, prior Ex J |
| 06/20/2025 | False hacking claims, counsel misrepresentation to police | Docket p.211, Ex F |
| 07/23/2025 | Ongoing online sales and giveaways of shared property | Exhibits 11, 12A, 12B, 14–16 |

**V. LEGAL BASIS**

This request is made under:

* RCW 7.105 et seq. (Protection/DVPO)
* RCW 26.09.060 (Temporary Family Law Orders)
* Connell v. Francisco, 127 Wn.2d 339 (1995) (CIR)
* Civil Rule 65 (TRO/Injunctions)
* RCW 7.21.010 (Contempt)

**VI. PRAYER FOR RELIEF**

Petitioner requests:

* Grant of Domestic Violence Protection Order on an emergency basis;
* Immediate exclusive use and possession of the residence and all shared property;
* Full freeze on asset sales or transfers of ANY kind;
* Finding of contempt for Respondent’s ongoing online sales/disposals and prior violations;
* Order for sworn asset accounting and complete cessation of all online listings;
* Order Respondent to pay all property expenses during proceedings;
* Removal of Respondent’s access to shared business accounts;
* Pause and offset for business-loss damages upon restoration of access;
* Show-cause hearing for prior and ongoing contempt;
* Court acknowledgment that trespass order was obtained via incomplete, misleading recording/out-of-context evidence;
* Reinstatement or compensation for AFLAC coverage;
* Fee waiver and all further just relief.

Dated: July 23, 2025  
/s/ William Orley Miller Jr.

**3. DECLARATION IN SUPPORT**

I, William Orley Miller Jr., declare under penalty of perjury as follows:

1. I am the Petitioner and the facts in this statement are true to the best of my knowledge.
2. My medical records (Exhibit A) confirm urgent need for stable housing; my exclusion is life-threatening.
3. Respondent and I cohabitated from 2018, sharing all assets and business income (see Exhibits L, F).
4. Digital evidence (Exhibits 1–10, 18) and SMS logs document ongoing manipulation, emotional abuse, adult site activity, and intimidation tactics during the CIR.
5. Since July 20, 2025, Respondent has posted and sold or given away significant community property (Exhibits 11, 12A, 12B, 14–16), making inventory and division impossible without exclusive access.
6. Respondent utilized a selective court recording, omitting the judge’s clarification, to present a false picture to law enforcement and forcibly remove me [previous Exhibit F].
7. All supporting records—including law enforcement contacts (Exhibit 17), business/financial logs (Exhibit L), and communications showing financial abuse—are attached.
8. I request immediate and full relief, including a DVPO, exclusive use of home/business, full asset freeze, formal contempt, and a requirement that Respondent pay all property costs for the duration of the proceedings.

Executed under penalty of perjury on July 23, 2025, at Everett, WA.

/s/ William Orley Miller Jr.

**4. EXHIBIT INDEX**

|  |  |
| --- | --- |
| Ex. | Description |
| A | Medical records – Carotid aneurysm and PTSD |
| F | Nazaria email – Out-of-context recording and trespass |
| L | 2019–2024 bank statements (financial comingling) |
| 1 | CaptainCams profile – Legsnassxxx |
| 2 | Web2Sex profile – Cheeky\_goddess and linked usernames |
| 3 | Cam4 profile – Armyexhibitionwife |
| 4–7 | SMS, digital app, and product/adult content screenshots |
| 8–10 | Adult platform profiles and multitasking screenshots |
| 11 | Facebook Marketplace listing – Bunk bed ($475) |
| 12A | Marketplace – Children’s bed (given away) |
| 12B | Marketplace – Upright freezer ($150, sold) |
| 14–16 | Listings overview: dresser ($350); item liquidation |
| 17 | Sheriff’s contact log – Trespass event |
| 18 | Communication analysis (narcissistic/abuse documentation) |

**5. MOTION FOR WAIVER OF FILING FEES (GR 34)**

SUPERIOR COURT OF WASHINGTON FOR SNOHOMISH COUNTY  
  
WILLIAM ORLEY MILLER JR., ) Case No. 25-2-04968-31  
 Petitioner, )  
v. ) MOTION TO WAIVE FILING FEES  
CANDI LYNN BRIGHTWELL, ) (GR 34)  
 Respondent. )  
  
Petitioner requests renewal of the prior fee waiver due to continued indigence from medical barriers, loss of business/insurance, and ongoing asset freeze. I confirm under penalty of perjury that I cannot presently pay any court fees or surcharges.  
  
Dated: July 23, 2025  
  
/s/ William Orley Miller Jr.

**FILING CHECKLIST**

* Print and sign all documents above
* Assemble, tab, and label exhibits A, F, L, 1–18
* Present entire set (plus 3 copies) for ex parte review today

**This completes your comprehensive, court-ready, fully cross-referenced filing for a DVPO and family law relief, incorporating all strategic arguments, contempt counts, and documented evidence developed in our prior work.**