

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF OKLAHOMA

CHARLES DUSTIN MYERS,	§	
	§	
Plaintiff,	§	
v.	§	Civil No.: _____
	§	
DANIEL KENNETH	§	
BRANTHOOVER	§	
	§	
Defendant.	§	
	§	

COMPLAINT

Plaintiff, Charles Dustin Myers, files this complaint against Defendant, Daniel Kenneth Branthoover, and alleges the foregoing:

SUMMARY

Defendant's deliberate and malicious actions directly precipitated the Plaintiff's sudden and unjust removal from his residence, separation from his children, and loss of his business. By intentionally instigating and manipulating legal proceedings, Branthoover has demonstrated a blatant disregard for lawful processes and the Plaintiff's rights.

In this instance, Branthoover's actions went beyond legal disputes, extending to mocking and harassing the Plaintiff after destroying his livelihood. Such behavior

underscores the need for accountability to prevent further harm. This lawsuit seeks to address not only the immediate damage caused but also the broader implications of allowing unchecked, manipulative, and unlawful conduct to persist.

JURISDICTION AND VENUE

1. Jurisdiction is proper in this United States District Court under 28 U.S.C. § 1332 because the matter in controversy exceeds the sum or value of \$75,000, exclusive of interest and costs, and is between citizens of different states. The Plaintiff is a citizen of Watauga, Texas, and the Defendant is a citizen of Yukon, Oklahoma.

2. Venue is proper in this Court under 28 U.S.C. § 1391(b)(1) because the Defendant resides in this judicial district, and additionally under § 1391(b)(2) because a substantial part of the events or omissions giving rise to the claim occurred within this judicial district over the weekend of December 15, 2023, at Defendant's domicile located at 300 Copan Ct in Yukon, Oklahoma.

STATEMENT OF FACTS

3. Plaintiff and Wife were married on June 20th, 2015, and resided together at 6641 Anne Court, Watauga, TX 76148 until Plaintiff's removal on January 16, 2024, and share two daughters, M.E.M and C.R.M, aged 8 and 6.

4. Plaintiff began working from home in January of 2021 when he built his own business out of the family residence involving real-time market data solutions for clients across the United States and Canada.

5. Wife announced her desire to divorce from Plaintiff on December 1, 2023.

6. On December 14, 2023, Defendant became involved in Plaintiff's family affairs, exchanging a total of 92 text messages with Wife between Defendant's number, 940-312-3434, and Wife's number, 817-235-5189. (**Exhibit 1**)

9. On December 15, 2023, between 7:22 A.M. and 8:39 A.M., Branthoover exchanged 21 text messages with Wife.

10. On December 15, 2023, at 9:41 A.M., Branthoover texted Plaintiff at his cellular number, 817-507-6562 and requested Plaintiff to call him regarding the recent divorce announcement at Defendant's number. (**Exhibit. 2**)

11. During the phone conversation on December 15, 2023, Branthoover convinced Plaintiff that Wife should bring the children to his residency and disclosed his intent to help Plaintiff and that this would be a "good move".

12. Following the phone call on December 15, 2023, Branthoover resumed texting Wife, exchanging 9 text messages between 10:03 and 10:07 A.M. (**Exhibit 1**)

13. On December 16, 2023, Plaintiff was notified that his bank account was overdrawn by \$800. (**Exhibit 3**)

14. Plaintiff contacted Branthoover on December 16, 2023, at 3:54 P.M. and requested that the funds be returned via text message. (**Exhibit 4**)

15. Defendant's response claimed that Wife transferred money to her own account which Plaintiff stated was hers and claimed Texas is a community property state. (**Exhibit 5**)

16. Plaintiff's bank statement from December 2023 shows that the \$1,576 was transferred to "dmb575", which belongs to the Defendant and is his PayPal account. (**Exhibit 6**)

17. When bringing this up to Defendant, his response revealed the true intent regarding Wife's visit to his residency, which was to help Wife draft legal documents for future litigation. (**Exhibit 7**)

17. Branthoover purchased Wife a second phone on December 16, 2023, which is registered under 817-940-0852 and a can of pepper-spray mace. (**Exhibit 8**)

18. The 817-940-0852 number was used on the original petition for divorce filed on December 18, 2023, the affidavit of inability to pay court costs filed on December 18, 2023, and an application for a protective order filed on December 22, 2023, which were all prepared under Branthoover's directive. (**Exhibit 9**)

19. On December 19, 2023, the day after the divorce was filed, Branthoover reached out to Plaintiff via text message and held himself out to be Wife's attorney and referred to her as "his client", that he wanted to 'work together to write up the decree', 'has never lied to Plaintiff.', and has told Plaintiff 'exactly his plans since the beginning.' (**Exhibit 10**)

20. When served with the documents prepared under the directive of Defendant, they all contained flagrant allegations of family violence, sexual harassment, and sought to have Plaintiff removed from the residence under the narrative of needing protection, and waived the 60-day waiting period for divorce claiming that an active order of protection existed against Plaintiff and that family violence had been found to have occurred during the marriage. (**Exhibit 11**)

21. On January 16, 2024, Branthoover's involvement in preparing the documents culminated, and Plaintiff was ordered to vacate his residency without any justification outside of the pleadings which were prepared in part by Branthoover. (**Exhibit 12**)

22. On June 20, 2024, Plaintiff received a friend request from Branthoover on Facebook to which Plaintiff responded via Facebook Messenger and then blocked him. (**Exhibit 13**)

23. Branthoover then responded via text message at 9:47 P.M. on June 20, 2024, calling Plaintiff "pathetic" and informing Plaintiff that he has "enjoyed

watching every filing get denied” referring to Plaintiff’s efforts to obtain relief in the Second Court of Appeals in Texas. (**Exhibit 14**)

25. On June 23rd Plaintiff filed a motion in state court entitled MOTION FOR JOINDER OF PERSONS NEEDED FOR JUST ADJUDICATION at 12:14 P.M. (**Exhibit 15**)

26. On June 23rd at 1:54 P.M., Branthoover texted Plaintiff stating “Lol. And here comes another denial. Please sue me individually. Please.”, referring to the earlier filed motion. (**Exhibit 16**)

27. On December 10th, 2024, Branthoover reached out once more and stated “When things all over you get to deal with me. Just a heads up.”, a persistent theme since his involvement. (**Exhibit 17**)

29. Branthoover’s egregious behavior is part of a larger pattern of conduct that has led to significant financial and emotional harm suffered by Plaintiff and is rooted deception, entitling Plaintiff to recover damages because of the deceit.

COUNT ONE: PREPARING FALSE EVIDENCE

Defendant oversaw the preparation of multiple documents aimed at securing Wife an advantage in legal proceedings which he knew contained false statements of indigency, false claims of violence, and referenced an order of protection that has never existed.

30. Paragraphs 1 through 29 are incorporated herein by reference.

31. Defendant's conduct as detailed in this complaint includes actions that constitute violations of Oklahoma Statute §21-453, which criminalizes the preparation of false evidence with intent to present it as genuine in legal proceedings. Here, this is exactly what occurred when Defendant assisted Wife in the preparation of her original petition for divorce which claimed an active order of protection existed against Plaintiff, and which was filed claiming Wife to be indigent. Defendant knew these statements were false as by his own admission he facilitated the transfer of \$1,576 to her account.

32. These documents were prepared in Yukon, Oklahoma, and then submitted to the 322nd District Court of Tarrant County, Texas, who relied on the documents to Plaintiff's detriment. Defendant's felonious behavior was intentionally aimed at harming Plaintiff and was rooted in deceit.

COUNT TWO: DECEIT

Defendant's actions constitute a violation of Title 76 OS § 1 et seq., as he knowingly and willfully deceived Plaintiff with the specific intent to induce detrimental reliance, thereby exposing Plaintiff to injury. Consequently, the Defendant is liable for the damages resulting from his conduct.

32. Paragraphs 1 through 31 are incorporated herein by reference.

31. Defendant persuaded the Plaintiff that his wife bringing their children to his residence was beneficial, suggesting a fact not believed to be true, as his real intention was to facilitate her legal actions against the Plaintiff, violating element 1 of deceit (76 OK Stat § 3(1)).

32. Defendant knew this assertion to be false, as prior to making this statement he was actively assisting wife in an effort to have the Plaintiff removed from his home through an ex-parte temporary order of protection.

33. Defendant's selective disclosure to the Plaintiff about the discussions surrounding the divorce, while concealing his significant involvement in drafting legal documents for the Wife, constitutes deceit under element 3 of 76 OK Stat § 3(3). By presenting only partial information and withholding his full participation, Defendant provided misleading context that was likely to—and did—mislead the Plaintiff regarding the nature of his involvement, which lead to significant damages, making defendant liable for any damage which he thereby suffered.

COUNT THREE: CONVERSION

Defendant's PayPal account was used as a medium to unlawfully convert \$1,576 from the Plaintiff's marital estate the week before Christmas.

34. Paragraphs 30 through 33 are incorporated herein by reference.
35. Plaintiff had a legal right to the funds in the joint PNC bank account, including the specific sum of \$1,576, as joint marital property.

36. Defendant knowingly and intentionally exercised unauthorized control over these funds by directing the transfer of \$1,576 to his PayPal account on December 15, 2023.

37. Defendant's actions deprived Plaintiff of the use and benefit of these funds, causing financial harm, including an overdraft of \$800, the loss of \$1,576, the discontinuation of certain business advertising, and prevented him from getting his children Christmas gifts as he had planned to purchase over the weekend.

38. Under Oklahoma and Texas law, conversion is complete when the holder of personal property asserts rights inconsistent with the title of the owner. *Russell v. City State Bank of Wellington, Texas*, 264 F. Supp. at 574. In this case, Defendant's conduct demonstrates an assertion of rights inconsistent with the Plaintiff's ownership and legal entitlement to the funds. By knowingly and intentionally directing the transfer of \$1,576 from the joint marital account to his PayPal account without Plaintiff's consent, Branthover deprived Plaintiff of his rightful possession and control over the funds, completing the tort of conversion as described in *Russell*.

COUNT FOUR: INTENTIONAL INFILCTION OF EMOTIONAL DISTRESS

Defendant acted intentionally and recklessly, his conduct was extreme and outrageous, Plaintiff has suffered actual damages from this conduct, Plaintiff experienced emotional distress, and that the emotional distress was severe. *Ishmael v. Andrew*, 2006 OK CIV APP 82, 19, 137 P.3d 1271, 1277; *Breeden v. League Services Corp.*, 1978 OK 27, 7, 575 P.2d 1374, 1376.

40. Paragraphs 1 through 29 are incorporated herein by reference.
41. Defendant's conduct constitutes intentional infliction of emotional distress as defined in the Restatement (Second) of Torts § 46 (1965), which states

that “one who by extreme and outrageous conduct intentionally or recklessly causes severe emotional distress to another is subject to liability for such emotional distress.”. Defendant’s conduct was both intentional and reckless, as the fraudulent documents prepared by him lead to the loss of Plaintiff’s business, home, and the custody of this Children.

42. After Plaintiff suffered these losses, Defendant continued to harass the Plaintiff by texting him throughout the proceeds he helped initiate, calling him “pathetic” and stating that he has “enjoyed watching every filing get denied”. This conduct is outrageous because the harm suffered by Plaintiff was a direct cause of Defendant’s actions, and Defendant’s clear interest in the case has been made apparent on top of his enjoyment of the damages he has caused to Plaintiff through his own admission.

43. Further, Defendant knew that father operated his business out of his residency, and by playing a crucial role in his removal, knew that financial damages would occur as a result.

44. Finally, Defendant inflicted severe emotional distress on Plaintiff by assisting in the act of up-ending his life by influencing his marriage to its’ detriment, helping sever the close relationship he had with his children, and helping in the destruction of Plaintiff’s business he had built to provide for his

family, causing reckless financial and emotional harm that has been ongoing since his involvement.

DAMAGES

Defendant's actions alleged herein have caused significant and irreparable harm to Plaintiff, who is entitled to damages compensatory and special damages as a matter of law.

45. Paragraphs 1 through 44 are incorporated herein by reference.

46. Under Oklahoma law, any person who suffers detriment from the unlawful act or omission of another may recover compensation in the form of damages. (See Okla. Stat. tit. 23, § 3). Plaintiff has suffered significant detriment due to Defendant's conduct, including the loss of income, increased living expenses, personal and marital property, harm to his business, and harm to his familial relationships, which have all caused severe emotional distress.

Loss of income

47. Starting in December 2023, the Defendant's involvement directly disrupted Plaintiff's ability to focus on business operations and maintain client relationships. This disruption coincided with an accelerated decline in income, as reflected by Plaintiff's income showing a sharper drop in monthly earnings.

48. Prior to the Defendant's involvement, Plaintiff's average monthly income from Source 1 was approximately **\$3,612.83** over the 13 months preceding December 2023. Following the Defendant's involvement, Plaintiff's average

monthly income dropped to **\$1,813.02**, representing a significant reduction of nearly 50%. Over the subsequent 13 months, this decline resulted in a total income loss of approximately **\$23,397.60**. (Exhibit)

49. Similarly, Plaintiff's Source 2 transaction revenue data reflects a comparable trend. The annual transaction revenue dropped from **\$26,514.94** in 2023 to **\$15,099.78** in 2024, resulting in a loss of **\$11,415.16** over that period.

50. The total realized loss of income, combining the actual reductions in earnings from Source 1 and Source 2, is **\$34,812.76**. The projected loss of income over the next 12 months, based on forward-looking projections for Source 1 and Source 2, is **\$33,012.94** in consequential damages. Combined, the total loss of income is projected at **\$67,825.69** by this time next year given all circumstances are the same and factoring in consequential damages.

Increased living expenses

51. During the pendency of the litigation instigated by Defendant, Plaintiff has been unable to access his home, resulting in a substantial increase in living costs to remain nearby his children as they had been accustomed to.

52. This forced Defendant to stay in hotels to exercise Thursday visitation and required him to rent local Airbnb locations to provide a stable living space for his children during extended periods. The total cost of Airbnbs during the relevant period is **\$14,553.89**, and additional hotel costs amount to **\$873.31** to maintain the

status quo of the Children to the best of Plaintiff's ability. Plaintiff also incurred toll costs while exercising visitation to see his children, totaling **\$2,160.28**. This includes **\$450.61** and \$492.00 on June 9, **\$887.92** on April 11, and **\$329.75** on April 26.

53. Total damages for cost-of-living increases and travel expenses that would not have been made without Defendant's involvement amount to **\$17,587.48**.

Cost of litigation

54. Plaintiff has also incurred damages relating to the cost of litigation, which amounts to \$3,000 for the retainment of his prior attorney, \$155 to file a mandamus in the Second Court of Appeals, \$255 to obtain certified copies of the pleadings, and \$405 when attempting to remove the case to federal court, totaling **\$3,815**.

Request for Jury Determination of Punitive Damages

In this case, the Defendant exploited his offer of assistance to the Plaintiff, subsequently diverting marital funds and orchestrating the initiation of divorce proceedings with the intent to cause harm. These actions displaced the Plaintiff from his livelihood and were accompanied by mockery of his efforts to seek relief. Such conduct constitutes calculated deceit carried out with malice.

The Defendant's prior convictions for violating protective orders and tampering with government documents further highlight a troubling pattern of

behavior that necessitates punitive damages. This damage is critical not only to hold the Defendant accountable but also to deter future misconduct and protect others from similar harm.

Given that Title 23, Section 9.1 of the Oklahoma Statutes specifies the award of punitive damages *by a jury*, but does not explicitly address the process in a bench trial, the Plaintiff respectfully requests clarification on whether this court may directly assess punitive damages in this case. If the court determines that a jury trial is required to adjudicate punitive damages, the Plaintiff requests that the trial be bifurcated. Specifically, the Plaintiff seeks a preliminary bench trial to resolve issues of liability, compensatory damages, and special damages. Upon resolution of those matters, the Plaintiff requests a subsequent jury trial to determine punitive damages in accordance with §23-9.1 if required by law.

PRAYER FOR RELIEF

EXHIBIT 1

**AT&T TEXT MESSAGE
RECORDS FROM
PHONE# 817-507-6562**

AT&T			
Phone Number: 8172355189			
Totals for billing period: 290 Incoming 191 Outgoing			
Date	Contact	Type	Description
12/15/2023 9:07	214.577.1485	INCOMING	Mobile to Mobile
12/15/2023 9:07	214.577.1485	INCOMING	Mobile to Mobile
12/15/2023 9:04	Dhanoolal	INCOMING	Mobile to Mobile
12/15/2023 8:54	Dhanoolal	OUTGOING	Mobile to Mobile
12/15/2023 8:47	madelyn	OUTGOING	Mobile to Mobile
12/15/2023 8:43	madelyn	OUTGOING	Mobile to Mobile
12/15/2023 8:25	Dhanoolal	INCOMING	Mobile to Mobile
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12/14/2023 22:29	damen	OUTGOING	Mobile to Mobile
12/14/2023 22:03	debbie	INCOMING	Mobile to Mobile
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12/14/2023 12:37	meme	OUTGOING	Mobile to Mobile
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12/14/2023 12:32	papaw	OUTGOING	Mobile to Mobile

12/14/2023 12:32	meme	OUTGOING	Mobile to Mobile
12/14/2023 12:28	817.994.3974	OUTGOING	Mobile to Mobile
12/14/2023 12:28	817.201.5307	OUTGOING	Mobile to Mobile
12/14/2023 12:13	roxie	OUTGOING	Mobile to Mobile
12/14/2023 12:06	55316	INCOMING	Mobile to Mobile
12/14/2023 11:32	roxie	INCOMING	Mobile to Mobile
12/14/2023 11:30	817.994.3974	INCOMING	Mobile to Mobile
12/14/2023 11:29	817.201.5307	INCOMING	Mobile to Mobile
12/14/2023 11:17	214.546.3041	INCOMING	Mobile to Mobile
12/14/2023 10:46	roxie	OUTGOING	Mobile to Mobile
12/14/2023 10:46	940-312-3434	OUTGOING	Mobile to Mobile
12/14/2023 10:45	940-312-3434	INCOMING	Mobile to Mobile
12/14/2023 10:45	940-312-3434	INCOMING	Mobile to Mobile
12/14/2023 10:44	940-312-3434	INCOMING	Mobile to Mobile
12/14/2023 10:43	940-312-3434	INCOMING	Mobile to Mobile
12/14/2023 10:43	940-312-3434	OUTGOING	Mobile to Mobile
12/14/2023 10:43	roxie	OUTGOING	Mobile to Mobile
12/14/2023 10:36	940-312-3434	INCOMING	Mobile to Mobile
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12/14/2023 10:16	roxie	OUTGOING	Mobile to Mobile
12/14/2023 10:12	roxie	INCOMING	Mobile to Mobile
12/14/2023 9:55	roxie	INCOMING	Mobile to Mobile
12/14/2023 9:54	roxie	INCOMING	Mobile to Mobile
12/14/2023 9:54	roxie	OUTGOING	Mobile to Mobile
12/14/2023 9:54	roxie	INCOMING	Mobile to Mobile
12/14/2023 9:54	roxie	OUTGOING	Mobile to Mobile
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12/14/2023 9:35	meme	OUTGOING	Mobile to Mobile
12/14/2023 9:34	meme	INCOMING	Mobile to Mobile
12/14/2023 9:32	940-312-3434	OUTGOING	Mobile to Mobile

12/14/2023 9:32	papaw	OUTGOING	Mobile to Mobile
12/14/2023 9:32	meme	OUTGOING	Mobile to Mobile
12/14/2023 9:32	817-507-6562	INCOMING	Mobile to Mobile
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12/14/2023 9:31	940-312-3434	INCOMING	Mobile to Mobile
12/14/2023 9:31	meme	INCOMING	Mobile to Mobile
12/14/2023 9:31	roxie	INCOMING	Mobile to Mobile
12/14/2023 9:30	817-507-6562	INCOMING	Mobile to Mobile
12/14/2023 9:30	940-312-3434	INCOMING	Mobile to Mobile
12/14/2023 9:30	940-312-3434	INCOMING	Mobile to Mobile
12/14/2023 9:30	940-312-3434	INCOMING	Mobile to Mobile
12/14/2023 9:30	meme	OUTGOING	Mobile to Mobile
12/14/2023 9:30	papaw	OUTGOING	Mobile to Mobile
12/14/2023 9:29	940-312-3434	INCOMING	Mobile to Mobile
12/14/2023 9:29	817-507-6562	INCOMING	Mobile to Mobile
12/14/2023 9:29	damen	OUTGOING	Mobile to Mobile
12/14/2023 9:29	debbie	OUTGOING	Mobile to Mobile
12/14/2023 9:29	940-312-3434	INCOMING	Mobile to Mobile
12/14/2023 9:29	940-312-3434	INCOMING	Mobile to Mobile
12/14/2023 9:29	940-312-3434	INCOMING	Mobile to Mobile
12/14/2023 9:28	817-507-6562	INCOMING	Mobile to Mobile
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12/14/2023 9:28	817-507-6562	OUTGOING	Mobile to Mobile
12/14/2023 9:28	817.269.9540	OUTGOING	Mobile to Mobile
12/14/2023 9:27	817-507-6562	INCOMING	Mobile to Mobile
12/14/2023 9:23	meme	INCOMING	Mobile to Mobile
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12/14/2023 9:04	debbie	OUTGOING	Mobile to Mobile
12/14/2023 9:04	damen	OUTGOING	Mobile to Mobile
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12/14/2023 9:01	roxie	OUTGOING	Mobile to Mobile
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12/14/2023 8:46	debbie	OUTGOING	Mobile to Mobile
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12/14/2023 8:44	debbie	INCOMING	Mobile to Mobile
12/14/2023 8:44	debbie	OUTGOING	Mobile to Mobile
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12/14/2023 8:36	debbie	OUTGOING	Mobile to Mobile
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12/14/2023 8:04	damen	OUTGOING	Mobile to Mobile
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12/14/2023 8:04	debbie	OUTGOING	Mobile to Mobile
12/14/2023 8:04	damen	OUTGOING	Mobile to Mobile
12/14/2023 8:02	debbie	INCOMING	Mobile to Mobile
12/14/2023 8:01	debbie	INCOMING	Mobile to Mobile
12/14/2023 7:58	roxie	INCOMING	Mobile to Mobile
12/14/2023 7:57	roxie	INCOMING	Mobile to Mobile
12/14/2023 7:57	roxie	OUTGOING	Mobile to Mobile
12/14/2023 7:56	roxie	INCOMING	Mobile to Mobile
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12/14/2023 7:55	940-312-3434	INCOMING	Mobile to Mobile
12/14/2023 7:55	940-312-3434	INCOMING	Mobile to Mobile
12/14/2023 7:53	roxie	INCOMING	Mobile to Mobile
12/14/2023 7:51	roxie	INCOMING	Mobile to Mobile
12/14/2023 7:51	roxie	INCOMING	Mobile to Mobile
12/14/2023 7:50	damen	OUTGOING	Mobile to Mobile
12/14/2023 7:50	debbie	OUTGOING	Mobile to Mobile
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12/14/2023 7:42	damen	OUTGOING	Mobile to Mobile
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12/14/2023 7:38	damen	OUTGOING	Mobile to Mobile

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12/14/2023 2:11	damen	OUTGOING	Mobile to Mobile
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12/14/2023 2:06	papaw	OUTGOING	Mobile to Mobile
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12/14/2023 1:44	debbie	INCOMING	Mobile to Mobile
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12/14/2023 1:38	damen	INCOMING	Mobile to Mobile
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12/14/2023 1:36	damen	OUTGOING	Mobile to Mobile
12/14/2023 1:36	debbie	OUTGOING	Mobile to Mobile
12/14/2023 1:36	damen	OUTGOING	Mobile to Mobile
12/14/2023 1:36	debbie	OUTGOING	Mobile to Mobile
12/14/2023 1:35	meme	OUTGOING	Mobile to Mobile
12/14/2023 1:35	papaw	OUTGOING	Mobile to Mobile
12/14/2023 1:33	roxie	OUTGOING	Mobile to Mobile
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12/14/2023 0:29	debbie	INCOMING	Mobile to Mobile
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12/14/2023 0:25	damen	OUTGOING	Mobile to Mobile
12/14/2023 0:25	damen	OUTGOING	Mobile to Mobile
12/14/2023 0:25	debbie	OUTGOING	Mobile to Mobile

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12/14/2023 0:23	damen	INCOMING	Mobile to Mobile
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12/14/2023 0:22	damen	OUTGOING	Mobile to Mobile
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12/14/2023 0:19	debbie	INCOMING	Mobile to Mobile
12/14/2023 0:19	damen	INCOMING	Mobile to Mobile
12/14/2023 0:19	debbie	OUTGOING	Mobile to Mobile
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12/14/2023 0:03	debbie	INCOMING	Mobile to Mobile
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12/13/2023 21:57	roxie	INCOMING	Mobile to Mobile
12/13/2023 21:57	roxie	INCOMING	Mobile to Mobile
12/13/2023 21:56	817-507-6562	INCOMING	Mobile to Mobile
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12/13/2023 21:55	817-507-6562	INCOMING	Mobile to Mobile
12/13/2023 21:55	817-507-6562	INCOMING	Mobile to Mobile
12/13/2023 21:53	817-507-6562	INCOMING	Mobile to Mobile
12/13/2023 21:51	817-507-6562	INCOMING	Mobile to Mobile
12/13/2023 21:50	817-507-6562	INCOMING	Mobile to Mobile
12/13/2023 21:50	817-507-6562	INCOMING	Mobile to Mobile
12/13/2023 21:50	papaw	OUTGOING	Mobile to Mobile
12/13/2023 21:47	papaw	INCOMING	Mobile to Mobile
12/13/2023 21:47	papaw	INCOMING	Mobile to Mobile
12/13/2023 21:47	817-507-6562	OUTGOING	Mobile to Mobile
12/13/2023 21:46	817-507-6562	INCOMING	Mobile to Mobile
12/13/2023 21:45	817-507-6562	INCOMING	Mobile to Mobile
12/13/2023 21:44	817-507-6562	INCOMING	Mobile to Mobile
12/13/2023 21:43	817-507-6562	INCOMING	Mobile to Mobile
12/13/2023 21:43	817-507-6562	INCOMING	Mobile to Mobile

12/13/2023 20:19	817.688.4469	INCOMING	Mobile to Mobile
12/13/2023 20:06	debbie	INCOMING	Mobile to Mobile
12/13/2023 20:06	817.688.4469	OUTGOING	Mobile to Mobile
12/13/2023 19:56	erin	INCOMING	Mobile to Mobile
12/13/2023 19:53	817.994.3974	INCOMING	Mobile to Mobile
12/13/2023 19:52	kelli	INCOMING	Mobile to Mobile
12/13/2023 19:37	damen	INCOMING	Mobile to Mobile
12/13/2023 19:36	debbie	INCOMING	Mobile to Mobile
12/13/2023 19:18	940-312-3434	INCOMING	Mobile to Mobile
12/13/2023 19:18	940-312-3434	INCOMING	Mobile to Mobile
12/13/2023 19:18	940-312-3434	INCOMING	Mobile to Mobile
12/13/2023 19:18	940-312-3434	OUTGOING	Mobile to Mobile
12/13/2023 19:16	940-312-3434	INCOMING	Mobile to Mobile
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12/13/2023 19:12	debbie	INCOMING	Mobile to Mobile
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12/13/2023 19:07	roxie	INCOMING	Mobile to Mobile
12/13/2023 19:06	roxie	INCOMING	Mobile to Mobile
12/13/2023 18:53	debbie	INCOMING	Mobile to Mobile
12/13/2023 18:31	papaw	INCOMING	Mobile to Mobile
12/13/2023 18:26	damen	INCOMING	Mobile to Mobile
12/13/2023 18:24	papaw	OUTGOING	Mobile to Mobile
12/13/2023 18:24	damen	OUTGOING	Mobile to Mobile
12/13/2023 18:24	debbie	OUTGOING	Mobile to Mobile
12/13/2023 18:21	debbie	OUTGOING	Mobile to Mobile
12/13/2023 18:21	damen	OUTGOING	Mobile to Mobile
12/13/2023 18:21	damen	OUTGOING	Mobile to Mobile
12/13/2023 18:21	debbie	OUTGOING	Mobile to Mobile
12/13/2023 18:00	debbie	INCOMING	Mobile to Mobile
12/13/2023 17:59	damen	INCOMING	Mobile to Mobile
12/13/2023 17:44	debbie	INCOMING	Mobile to Mobile
12/13/2023 17:26	papaw	INCOMING	Mobile to Mobile
12/13/2023 17:03	debbie	INCOMING	Mobile to Mobile
12/13/2023 17:02	damen	INCOMING	Mobile to Mobile
12/13/2023 17:00	roxie	INCOMING	Mobile to Mobile
12/13/2023 16:59	debbie	INCOMING	Mobile to Mobile
12/13/2023 16:58	debbie	INCOMING	Mobile to Mobile
12/13/2023 16:56	debbie	OUTGOING	Mobile to Mobile
12/13/2023 16:56	damen	OUTGOING	Mobile to Mobile
12/13/2023 16:54	papaw	OUTGOING	Mobile to Mobile
12/13/2023 16:53	817-507-6562	INCOMING	Mobile to Mobile
12/13/2023 16:51	papaw	INCOMING	Mobile to Mobile
12/13/2023 16:51	damen	INCOMING	Mobile to Mobile
12/13/2023 16:50	papaw	INCOMING	Mobile to Mobile

12/13/2023 16:50	papaw	INCOMING	Mobile to Mobile
12/13/2023 16:48	damen	OUTGOING	Mobile to Mobile

EXHIBIT 2

**DEFENDANT'S INITIAL
CORRESPONDENCE WITH
PLAINTIFF ON DECEMBER 15,
2023.**



I promise this is not going to be a bad conversation. I've been where you are.

Please call.

9:41 AM

I will man I promise

give me 10 mins.

I want to fix this more than anything in the world.

call you soon give me 10

I want to help both of you.

Thanks brother. Again, this will be a good chat. I'm not looking to play the blame game.

9:42 AM

EXHIBIT 3

**OVERDRAWN
ACCO NT NOTICE
FOR PNC BANK ON
DECEMBER 1 ,
2023.K**



Charlie Vids <chuckdustin12@gmail.com>

Low Cash Mode decisions are available.

noreply.pncalerts@pnc.com <pncalerts@pnc.com>

Reply-To: noreply.pncalerts@pnc.com

To: CHUCKDUSTIN12@gmail.com

Sat, Dec 16, 2023 at 5:01 AM



Low Cash Mode - 3 decisions are available for your review.

Here's what's happening:

Low Cash Mode is on for your account ending in X8826. You have 3 decisions to review as of December 16, 2023 6:00 a.m. ET. Your Available Balance is -\$822.14.

Here's what you need to do:

Sign on to the PNC Mobile app¹ to review your options.

Manage your alert settings in the PNC Mobile app.

¹ Standard message and data rates may apply.



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EXHIBIT 4

**PLAINTIFF'S REQUEST FOR
DEFENDANT TO RETURN
THE \$1,576 ON DECEMBER
16, 2023.**

< Me

3:54 PM, Dec 16

Dan, I'm going to need you to put the money back that i need to pay our bills and clear my account deficit.

I move money around all the time, which is evident in the transaction records and has always been in the best interest of all of us.

This most recent move was malicious and manipulative, and has negatively impacted our financial situation.

You should be trying to help resolve this - not further complicate it.

I can't order any presents this weekend for the girls.

I can't work due to mental anguish - also not good for the girls.

All I've done is try to explain that we should work on this - especially when you look at the facts versus the narrative.

Morgan needs insurance on the car. My own insurance is now late. Water bill is late- which threatens our auto-pay setup.

Despite not understanding any of this and none of it making sense - I still have to do what's in the best interest for Morgan and the girls, as I always have so long as I was aware of what I needed to be working on.

There's still time to turn this around - hash it out, and realize that this family and those two girls and everything we've done are worth fighting for.

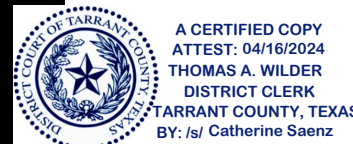
I'll keep trying until I can't.

We can still save Christmas.

Copy text

Share

More



EXHIBIT

**DEFENDANT'S
RESPONSE TO
PLAINTIFF'S REQUEST
FOR FINDINGS**



+19403123434



8:19 PM

Dec 16, 2023

She transferred money to her own account
that you said was hers. End of discussion.
Have a good evening.

8:20 PM

By the way, the money IS hers. Community
property state.

8:21 PM

EXHIBIT

**PLAINTIFF'S BANK
STATEMENT FROM
DECEMBER, 2023, SHOWING
THE TRANSACTION TO
DEFENDANT'S PAYPAL**

Virtual Wallet Spend Statement

For 24-hour information, sign on to PNC Bank Online Banking
on pnc.com

Account Number: 49-5448-8826 - continued

For the period 12/02/2023 to 01/02/2024
CHARLES MYERS
Primary account number: 49-5448-8826
Page 4 of 6

Banking/Debit Card Withdrawals and Purchases

- continued

Date	Amount	Description
12/15	1.33	3117 Debit Card Purchase Paypal *dkb575
12/18	1,576.00	3117 Debit Card Purchase Paypal *Dmb575
12/18	10.65	3117 Recurring Debit Card Microsoft*Xbox Game P
12/19	80.00	3117 Debit Card Purchase Google *Svcs753f2d7d-7
12/19	3.19	POS Purchase Google *Google Mountain Vie Ca
12/20	9.73	3117 Debit Card Purchase Prime Video *Zb2Ax6Hc3
12/20	1.00	3117 Debit Card Purchase Elevenlabs.Io
12/21	12.99	3117 Recurring Debit Card Abcmouse.Com*
12/21	38.86	3117 Debit Card Purchase DD Doordash Sonicdriv
12/21	80.00	3117 Debit Card Purchase Google *Svcs07659609-d
12/21	14.02	3117 Debit Card Purchase Wmt Plus Dec 2023
12/26	55.17	3117 Debit Card Purchase Amzn Mktp US*R35H22C73
12/26	138.38	3117 Debit Card Purchase Amzn Mktp US*Ui1Wh8M23
12/26	31.37	3117 Debit Card Purchase Amzn Mktp US*1I3TH8Gf3
12/26	15.14	3117 Recurring Debit Card Google *Youtubepremiu
12/26	80.72	3117 Recurring Debit Card Att*Bill Payment
12/26	188.35	3117 Recurring Debit Card Openai Httpsopenai C
12/26	52.89	3117 Recurring Debit Card Discord* 10Xserverboo
12/26	118.43	3117 Recurring Debit Card Klarna Klarna.Com
12/27	80.00	3117 Debit Card Purchase Google *Svcsd05bfd7b-1
12/28	25.40	3117 Debit Card Purchase Til*PI Cicis 22 Hurst
12/28	20.00	3117 Debit Card Purchase Cicis Pizza 22 Arcade
12/28	16.85	3117 Debit Card Purchase Big Z Watauga Tx
12/28	6.99	3117 Recurring Debit Card Atom Finance, Inc.
12/28	2.10	3117 Debit Card Purchase Ism, Inc. DBA Airup
12/28	5.32	3117 Debit Card Purchase Amznfreetime*XI50U2M73
12/29	10.00	3117 Debit Card Purchase Big Z Watauga Tx
12/29	17.16	3117 Debit Card Purchase Shell Oil 57543389001
12/29	2.80	3117 Debit Card Purchase Shell Oil 57543389001

Banking/Debit Card Withdrawals and Purchases continued on next page

You sent \$1.00 USD to Daniel Branthroover

Transaction Details

Transaction ID[69W824410S437530E](#)**Transaction date**

December 8, 2024

Money sent

\$1.00 USD

Fee

\$0.33 USD

Paid with:

VISA x-8126

\$1.33 USD

This transaction will appear on your statement as **PAYPAL *Dmb575****You paid**

\$1.33 USD

Daniel Branthroover will receive

\$1.00 USD

[Get the Details](#)

EXHIBIT 7

**DEFENDANT REVEALS
TRUE INTENT BEHIND
WIFE'S VISIT TO HIS
RESIDENCY ON
DECEMBER 16, 2023.**



Dan Branthroover

Saturday, December 16, 2023

Charlie. I want to make this as clear as I can. You're getting divorced. Please hear that and absorb it. You are getting divorced. I hope I can help with the paperwork and make this go as easy as possible. That's up to you.

★ 8:23 PM

EXHIBIT 8

**DOCUMENTS INFLUENCED BY DEFENDANT IN
TEXAS BEARING WIFE'S NEW NUMBER
OBTAINED FROM DEFENDANT.**

1. Your Information / Su Información

- My full legal name is / Mi nombre legal completo es

MORGAN MICHELLE MYERS

First Middle Last / Nombre de Pila Segundo Nombre Apellido

- My date of birth is / Mi fecha de nacimiento es

10/02/1992

Month Day Year / Mes Día Año

- My address is / Mi dirección es

Home / Domicilio 6641 ANNE CT WATAUGA, TX 76148

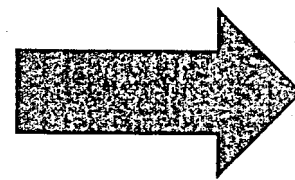
Mailing / Dirección Postal SAME AS ABOVE

- My phone number / Mi número telefónico (817) 946 - 0852

- My email I check often / Mi correo electrónico que reviso con frecuencia

morwi131@gmail.com

Go to next page



Pase a la siguiente página

14. Public Benefits

(Check any boxes that apply.)

- The child(ren) have Medicaid now or had it in the past.
- The child(ren), or someone on behalf of the child(ren), get TANF (Temporary Assistance for Needy Families) now or got it in the past.

15. Family Information

(Check only if applicable.)

- I believe my children or I will be harassed, abused, seriously harmed or injured or otherwise subjected to family violence if I must give my spouse the information checked below for myself and the child(ren):

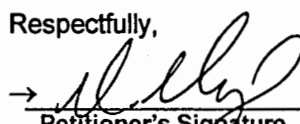
home address, mailing address, employer, work address,
 home phone, work phone, social security no., driver's license #.

I ask the Court to Order that I not have to give this information or notice of changes in this information to my spouse. I also ask the Court to keep this information confidential.

16. Request for Judgment

I ask the Court to grant my divorce. I also ask the Court to make the other orders I have asked for in this Petition and any other orders to which I am entitled.

Respectfully,

→ 
Petitioner's Signature

12/18/2023
Date

MORGAN MICHELLE MYERS

Petitioner's Name (Print)

1641 ANNE CT

Mailing Address

Email Address: Morwi131@gmail.com

Phone

WATAUGA

City

TX

State

76148

Zip

Fax (if available)

I understand that I must notify the Court and my spouse's attorney (or my spouse if my spouse does not have an attorney) in writing if my mailing address or email address changes during these divorce proceedings. If I don't, any notices about this case including the dates and times of hearings will be sent to me at the mailing address or email address above.

17. Certificate of Service to the Office of the Attorney General (OAG)

I certify that a true copy of this Petition was served on the Office of the Attorney General Child Support Division* in person, by certified and first-class mail, by commercial delivery service, by fax, by email, or through the electronic file manager on this date.



Petitioner's Signature

Date



A CERTIFIED COPY
ATTEST: 04/15/2024
THOMAS A. WILDER
DISTRICT CLERK
TARRANT COUNTY, TEXAS
BY: /s/ Catherine Saenz
11

against a member of the household. The Applicant is available for a hearing but asks the Court to issue a Temporary Ex Parte Protective Order immediately without bond, notice, or hearing:

- Granting the Applicant exclusive use and possession of the Residence and ordering the Respondent to vacate the Residence immediately, and remain at least 200 yards away from the Residence pending further Order of the Court; and
- Directing the sheriff, constable, or chief of police to provide a law enforcement officer to accompany the Applicant to the Residence, to inform the Respondent that the Court has ordered the Respondent to vacate the Residence, and to provide protection while the Applicant either takes possession of the Residence or removes necessary personal property.

12 Keep Information Confidential

The Applicant asks the Court to keep addresses and telephone numbers for residences, workplaces, schools, and childcare facilities confidential. The Applicant asks the Court to order the Court Clerk to strike contact information for Protected People, including: addresses, mailing addresses, county of residence, telephone numbers, places of employment, businesses, child-care facilities, and schools from the public records of the Court, and maintain a confidential record of this information. The Applicants asks the Court to prohibit the Court Clerk from releasing contact information of Protected People except to the Court or to law enforcement for the purpose of entering the information into the Department of Public Safety law enforcement information system. **The Applicant asks the Court to order that all contact information of Protected People be confidential.**

The Applicant asks the Court to order that the following person is designated as a person to receive any notice or documents filed with the Court related to the Application on behalf of the Applicant:

Name: MARGIE WILSON
 Address: 1640 ANNE CT WATAUGA, TX 76148

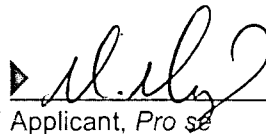
The Applicant asks the Court to order that the Applicant's address is confidential and shall only be disclosed to the Court.

WARNING: A copy of this court document will be served to the respondent with any information that you include available for public inspection. Marking the box on number 12 means that you are asking the judge to order the clerk to remove some addresses and telephone numbers from the final order in this case so that the public cannot see them. If you are requesting this, DO NOT INCLUDE this personal information in this form OR a temporary ex parte protective order form.

13 Fees And Costs

The Applicant asks the Court to order the Respondent to pay fees for service of process, all other fees and costs of Court, and reasonable attorneys' fees, if applicable.

I have read the entire Application and it is true and correct to the best of my knowledge..



 Applicant, Pro se

Address where Applicant may be contacted: 1641 ANNE CT WATAUGA, TX 76148

Phone # where Applicant may be contacted: (817)940-0852 Fax #: _____
(List another address/phone if you want yours kept confidential)



EXHIBIT 9

**DEFENDANT CLAIMING
TO BE WIFE'S
ATTORNEY
FOLLOWING THE FILING
OF THE DIVORCE
PAPERWORK.**

DECEMBER 19, 2023.



+19403123434



0.47 PM

Tuesday, December 19

Charlie, it's come to my understanding you have retained an attorney. I'm sure he has told you that all further communication should take place between attorneys. I must formally ask you refrain from discussing details of this case with my client moving forward and only communicate with me or you

[View all](#)



5:50 PM

Sure. If you could provide your credentials I will forward them to my counsel and they will be in contact with you.

6:11 PM

You have my name and cell. That's what he needs. Please share the same. (We both know you don't have one).

6:13 PM

6:11 PM

will be in contact with you.
Dec 19, 2023

You have my name and cell. That's what he needs. Please share the same. (We both know you don't have one).

6:13 PM

It's time to stop playing games. It's time for the lies to stop. You now know the petition is filed. Let's work together and get the decree written up, let's all agree on a few things and let's all move along with our lives.

6:16 PM

I have never lied to you. I have never deceived you. I have told you from day one exactly my plans. Let's all come together and get this done.

6:20 PM

EXHIBIT

DEFENDANT'S
TEXT MESSAGE TO
PLAINTIFF FROM
JUNE 20, 2024

You are a joke. Send that garbage and then block me. Pathetic.

I've enjoyed watching every filing get denied.

One more thing,
definitions matter.:
^{INTELM}

Client- person under the protection of another

Defense

Be better. Won't be hard.

EXHIBIT

DEFENDANT'S

TEXT TO

PLAINTIFF IN

RESPONSE TO A

MOTION FILED

IN STATE

COURT ON

JUNE 23, 2024.



Q after:2024/06/22 before:2024/06/24



99+

Compose

Mail



Inbox

53,440

Chat

Starred

Snoozed

Meet

Important

Sent

Drafts

200

Categories

Social

5,516

Updates

56,400

Forums

3,166

Promotions

31,498

More

Labels

Notes

Personal

SEC FED REGISTER

Unwanted

More

The filing below has been submitted to the clerk's office for review. Please allow 24 - 48 hours for clerk office processing.

		Filing
Court		Tarrant County - District Family
Date/Time Submitted		6/23/2024 12:14 PM CST
Filing Type		Motion (No Fee)
Filing Description		MOTION FOR JOINDER OF PERSONS NEEDE
Type of Filing		EFileAndServe
Filed By		CHARLES MYERS
Filing Attorney		

		Fee
This envelope is pending review and fees may change.		
Case Fee Information	\$0.00	
Motion (No Fee)	\$0.00	
Total: \$0.00 (The envelope still has pending filings and the fees are subject to change)		

		Docume
Lead Document		MOTION-1.pdf
Lead Document Page Count		30
File Copy		Download Document
This link is act		

For technical assistance, c

Thursday, Jun 20 • 9:47 PM

Texting with (940) 312-3434 (SMS/MMS)

Take care

You too

10:20 PM SMS

Sunday, Jun 23 • 1:54 PM

Lol. And here comes
another denial.

Please sue me
individually. Please.



1:54 PM

DAN'S LATEST THREAT -
12 10 2024

X 1



helped destroy it.
Take care. Hopefully
the next time we
chat it's over a beer
and not when giving
testimony.

RCS chat with (940) 312-3434

2:13 PM

When things all over
you get to deal with
me. Just a heads
up.



RCS ...

