

CAUSE NO. 202349310

COPY OF PLEADING PROVIDED BY PLT

Receipt No. 964454 TR#83096905

PLAINTIFF:OMOVUDU, ADETOUN O.

Vs.

In the 257th
Judicial District Court of
Harris County, Texas

DEFENDANT:ADEOSUN, KOLAWOLE MICHAEL

TEMPORARY RESTRAINING ORDER

THE STATE OF TEXAS
County of Harris

TO: ADEOSUN, KOLAWOLE MICHAEL
6518 BELLA NOCHE DRIVE
SPRING, TEXAS 77379

GREETING:

Whereas, TEMPORARY RESTRAINING ORDER AND ORDER SETTING HEARING ON TEMPORARY ORDERS filed in the District Court of Harris County, Texas on August 3, 2023 as shown by true and correct copy of said Petition attached.

AND WHEREAS, the Honorable Judge of said court, upon presentation of said Petition to him, entered his Order and Fiat as shown by a true copy of said Order and Fiat attached:

THEREFORE YOU ARE HEREBY COMMANDED TO OBEY EACH AND ALL THE TERMS OF SAID ORDER AND FIAT, and that you cease and desist from doing each and all of the acts said Order and Fiat restrains you from doing until hearing on such application for temporary injunction to be heard before the Judge of said Court, on August 22, 2023 at 9:00o'clock A.M., in the 257th District Court in the Civil Courthouse at 201 Caroline, Houston, Harris County, Texas, when and where you will appear and show cause, why said injunction should not be issued as prayed for in said Petition and why the other relief prayed for therein should not be granted.

ISSUED AND GIVEN UNDER MY HAND and seal of said Court at my office in Houston, Harris County, Texas, this day of August 4, 2023.

Issued at request of:
DANIELS, CASSANDRA G.
2000 CRAWFORD, SUITE 1315
77002
HOUSTON, TX 77002
346-703-1234



Marilyn Burgess
Marilyn Burgess, DISTRICT CLERK
HARRIS COUNTY, TEXAS
201 Caroline, Houston, Texas

P.O. Box 4651, Houston, Texas 77210

Bar No: 24106835

Generated By: IRIS MORRIS

8/8/23 00

CAUSE NUMBER: 202349310

PLAINTIFF: OMOVUDU, ADETOUN O.
vs.

In the 257th
Judicial District

Court of
DEFENDANT: ADEOSUN, KOLAWOLE MICHAEL

Harris County, Texas

OFFICER/AUTHORIZED PERSON RETURN

Came to hand on the _____ day of _____
_____, 20____ at _____ o'clock _____ M., and executed in
County, Texas, by delivering to the within named _____
in person, a true copy of this Writ, having first endorsed thereon the date of
delivery, together with the accompanying true and correct copy of Judge's Order
and Fiat, on the _____ day of _____ 20____, at
_____ o'clock _____ M.
at _____

(place of service)

NOT EXECUTED FOR THE FOLLOWING REASONS: _____ 20____
Returned: _____

FEE: \$ _____
County, Texas

By _____

Sworn to and subscribed before me, this _____ day of _____,
20____.

Notary Public

2023-49310 / Court: 257

NO.

Pgs-10

TRORX
SDD
CASO

**IN THE MATTER OF
THE MARRIAGE OF**

IN THE DISTRICT COURT

**ADETOUN O. OMOVUDU
AND
KOLAWOLE MICHAEL ADEOSUN**

JUDICIAL DISTRICT

**AND IN THE INTEREST OF
BOLUWATIFE ADEOSUN,
ANJOLAOLUWA ADEOSUM,
EYINJUOLUWA ADEOSUM AND
DARAREOLUWA ADEOSUM,
CHILDREN**

HARRIS COUNTY, TEXAS

**TEMPORARY RESTRAINING ORDER AND
ORDER SETTING HEARING FOR TEMPORARY ORDERS**

The application of Petitioner, ADETOUN O. OMOVUDU, for temporary restraining order was presented to the Court today. Respondent is KOLAWOLE MICHAEL ADEOSUN.

The children the subject of this suit are BOLUWATIFE ADEOSUN, ANJOLAOLUWA ADEOSUM, EYINJUOLUWA ADEOSUM and DARAREOLUWA ADEOSUM

The Court examined the pleadings and affidavit of Petitioner and finds that Petitioner is entitled to a joint and mutual temporary restraining order.

IT IS THEREFORE ORDERED that the clerk of this Court issue a joint and mutual temporary restraining order restraining Petitioner and Respondent, and Petitioner and Respondent are immediately restrained, from:

1. Intentionally communicating with the other party in person or in any other manner, including by telephone or another electronic voice transmission, video chat, in writing, or electronic messaging, by use of vulgar, profane, obscene, or indecent language or in a coarse or offensive manner, with intent to annoy or alarm the other party.

2. Threatening the other party in person or in any other manner, including by telephone or another electronic voice transmission, video chat, in writing, or electronic messaging, to take unlawful action against any person, intending by this action to annoy or alarm the other party.
3. Placing a telephone call, anonymously, at any unreasonable hour, in an offensive and repetitious manner, or without a legitimate purpose of communication with the intent to annoy or alarm the other party.
4. Intentionally, knowingly, or recklessly causing bodily injury to the other party or to a child of either party.
5. Threatening the other party or a child of either party with imminent bodily injury.
6. Intentionally, knowingly, or recklessly destroying, removing, concealing, encumbering, transferring, or otherwise harming or reducing the value of the property of one or both of the parties with the intent to obstruct the authority of the Court to order a division of the estate of the parties in a manner that the Court deems just and right, having due regard for the rights of each party and the children of the marriage.
7. Intentionally falsifying any writing or record, including an electronic record, relating to the property of either party.
8. Intentionally misrepresenting or refusing to disclose to the other party or to the Court, on proper request, the existence, amount, or location of any tangible or intellectual property of one or both of the parties, including electronically stored or recorded information.
9. Intentionally or knowingly damaging or destroying the tangible or intellectual property of one or both of the parties, including electronically stored or recorded information.
10. Intentionally or knowingly tampering with the tangible or intellectual property of

one or both of the parties, including electronically stored or recorded information, and causing pecuniary loss or substantial inconvenience to the other party.

11. Selling, transferring, assigning, mortgaging, encumbering, or in any other manner alienating any of the property of one or both of the parties, whether personal property, real property, or intellectual property, and whether separate or community property, except as specifically authorized by this order.

12. Incurring any debt, other than legal expenses in connection with this suit, except as specifically authorized by this order.

13. Withdrawing money from any checking or savings account in any financial institution for any purpose, except as specifically authorized by this order.

14. Spending any money in either party's possession or subject to either party's control for any purpose, except as specifically authorized by this order.

15. Withdrawing or borrowing money in any manner for any purpose from any retirement, profit-sharing, pension, death, or other employee benefit plan, employee savings plan, individual retirement account, or Keogh account of either party, except as specifically authorized by this order.

16. Withdrawing, transferring, assigning, encumbering, selling, or in any other manner alienating any funds or assets held in any brokerage account, mutual fund account, or investment account by one or both parties, regardless of whether the funds or assets are community or separate property and whether the accounts are self-managed or managed by a third party, except as specifically authorized in this order.

17. Withdrawing or borrowing in any manner all or any part of the cash surrender of any life insurance policy on the life of either party or the parties children, except as specifically

authorized by this order.

18. Entering any safe-deposit box in the name of or subject to the control of one or both of the parties, whether individually or jointly with others.

19. Changing or in any manner altering the beneficiary designation on any life insurance policy on the life of either party or the parties' children.

20. Canceling, altering, failing to renew or pay premiums on, or in any manner affecting the level of coverage that existed at the time this suit was filed of, any life, casualty, automobile, or health insurance policy insuring the parties' property or persons, including the parties' children.

21. Opening or diverting mail or e-mail or any other electronic communication addressed to the other party.

22. Signing or endorsing the other party's name on any negotiable instrument, check, or draft, including a tax refund, insurance payment, and dividend, or attempting to negotiate any negotiable instrument payable to the other party without the personal signature of the other party.

23. Taking any action to terminate or limit credit or charge cards in the name of the other party.

24. Discontinuing or reducing the withholding for federal income taxes from either party's wages or salary.

25. Destroying, disposing of, or altering any financial records of the parties, including but not limited to a canceled check, deposit slip, and other records from a financial institution, a record of credit purchases or cash advances, a tax return, and a financial statement.

26. Destroying, disposing of, or altering any e-mail, text message, video message, or chat message or other electronic data or electronically stored information relevant to the subject

matters of this case, whether stored on a hard drive, in a removable storage device, in cloud storage, or in another electronic storage medium.

27. Modifying, changing, or altering the native format or metadata of any electronic data or electronically stored information relevant to the subject matters of this case, whether stored on a hard drive, in a removable storage device, in cloud storage, or in another electronic storage medium.

28. Deleting any data or content from any social network profile used or created by either party including the parties' children.

29. Using any password or personal identification number to gain access to Petitioner's e-mail account, bank account, social media account, or any other electronic account.

30. Terminating or in any manner affecting the service of water, electricity, gas, telephone, cable television, or any other contractual services, including security, pest control, landscaping, or yard maintenance, at 6518 Bella Noche Drive, Spring, TX 77379 or in any manner attempting to withdraw any deposits for service in connection with any of those services.

31. Excluding Petitioner from the use and enjoyment of the residence located at 6518 Bella Noche Drive, Spring, TX 77379.

32. Excluding Respondent from the use and enjoyment of the residence located at 6518 Bella Noche Drive, Spring, Texas.

33. Entering, operating, or exercising control over the vehicle or any motor vehicle in the possession of Petitioner.

34. Entering, operating, or exercising control over the vehicle or any motor vehicle in the possession of Respondent.

35. Disturbing the peace of the children or of another party.

36. Withdrawing the children from enrollment in the school or day-care facility where the children are presently enrolled.

37. Hiding or secreting the children from the other party.

38. Making disparaging remarks regarding the other party or the other party's family in the presence or within the hearing of the children.

39. Consuming alcohol within the 12 hours before or during each of Respondent's periods of possession of or access to the children.

IT IS FURTHER ORDERED that each party is authorized only as follows:

To make expenditures and incur indebtedness for reasonable and necessary living expenses for food, clothing, shelter, transportation, and medical care.

To make expenditures and incur indebtedness for reasonable attorney's fees and expenses in connection with this suit.

To make withdrawals from accounts in financial institutions only for the purposes authorized by this order.

To engage in acts reasonable and necessary to conduct each party's usual business and occupation.

For purposes of this order, "personal property" includes, but is not limited to, the following:

- a. cash, checks, traveler's checks, and money orders;
- b. funds on deposit in financial accounts with commercial banks, savings banks, and credit unions;
- c. funds and assets held in brokerage, mutual fund, and other investment accounts;
- d. publicly traded stocks, bonds, and other securities;

- e. stock options and restricted stock units;
- f. bonuses;
- g. closely held business interests;
- h. retirement benefits and accounts;
- i. deferred compensation benefits;
- j. insurance policies, annuities, and health savings accounts;
- k. motor vehicles, boats, airplanes, cycles, mobile homes, trailers, and recreational vehicles;
- l. money owed to one or both parties, including notes and expected income tax refunds;
- m. household furniture furnishings, and fixtures;
- n. electronics and computers;
- o. antiques, artwork, and collections;
- p. sporting goods and firearms;
- q. jewelry and other personal items;
- r. pets and livestock;
- s. club memberships;
- t. travel award benefits and other award accounts;
- u. crops, farm equipment, construction equipment, tools, leases, cemetery lots, gold or silver coins not part of a collection, tax overpayments, loss carry-forward deductions, lottery tickets/winnings, stadium bonds, stadium seat licenses, seat options, season tickets, ranch brands, and business names;
- v. digital assets such as e-mail addresses, social network accounts, Web sites,

domain names, digital media such as pictures, music, e-books, movies, and videos, blogs, reward points, digital storefronts, artwork, and data storage accounts;

- w. virtual assets such as virtual pets, avatars, accessories for virtual characters, virtual prizes, virtual real estate, and virtual currency;
- x. safe-deposit boxes and their contents;
- y. storage facilities and their contents; and
- z. contingent assets.

This joint and mutual restraining order is effective immediately and shall continue in force and effect until further order of this Court or until it expires by operation of law. This order shall be binding on Petitioner and Respondent; on Petitioner's and Respondent's agents, servants, and employees; and on those persons in active concert or participation with them who receive actual notice of this order by personal service or otherwise. The requirement of a bond is waived.

IT IS FURTHER ORDERED that the clerk shall issue notice to Respondent, KOLAWOLE MICHAEL ADEOSUN, to appear, and Respondent is ORDERED to appear in person, and Respondent is to furnish information sufficient to accurately identify Respondent's net resources and ability to pay child support and to bring with him tax returns for the past two years, a financial information statement substantially in the form and detail prescribed by the current edition of *Texas Family Law Practice Manual*, form 4-2, and pay stubs for the past three months. IT IS ORDERED that Respondent shall appear with those documents before this Court

Via ZOOM Appearance: 997-5143-9435
~~in the courthouse at 201 Caroline Street, Texas, on Aug. 22, 2023 at 9:00 A.M.~~

The purpose of the hearing is to determine whether, while this case is pending:

1. The preceding temporary restraining order should be made a temporary injunction pending final hearing.
2. The additional temporary injunction prayed for should be granted.
3. Petitioner should be awarded the exclusive use and possession of the residence located at 6518 Bella Noche Drive, Spring, TX 77379, as well as the furniture, furnishings, and other personal property at that residence, while this case is pending, and Respondent should be enjoined from entering or remaining on the premises of the residence and exercising possession or control of any of this personal property, except as authorized by order of this Court.
4. Petitioner should be awarded exclusive use and control of the vehicle, and Respondent should be enjoined from entering, operating, or exercising control over it.
5. Petitioner should be appointed temporary sole managing conservator.
6. Respondent should be ordered to provide support for the children, including the payment of child support and medical and dental support in the manner specified by the Court, while this case is pending.
7. The Court should order Respondent to pay support to Petitioner until a final decree is signed.
8. The Court should order Respondent to pay reasonable interim attorney's fees and expenses.
9. The Court should order Respondent to provide a sworn inventory and appraisement of all the separate and community property owned or claimed by the parties and all debts and liabilities owed by the parties substantially in the form and detail prescribed by the current edition of *Texas Family Law Practice Manual*, form 7-1.
10. The Court should make all other and further orders respecting the property and

the parties that are pleaded for or that are deemed necessary and equitable and for the safety and welfare of the children.

SIGNED on _____ at _____ M.

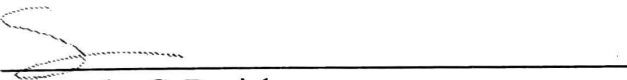
Signed:
8/3/2023



JUDGE PRESIDING

APPROVED AS TO FORM ONLY:

DANIELS LAW FIRM, PLLC
2000 Crawford
Suite 1315
HOUSTON, TX 77002
Tel: (346) 703-1234
Fax: (346) 703-1236

By: 

Cassandra G. Daniels
Attorney for Petitioner
State Bar No. 24106835
cd@thedanielslawfirm.com



I, Marilyn Burgess, District Clerk of Harris County, Texas certify that this is a true and correct copy of the original record filed and or recorded in my office, electronically or hard copy, as it appears on this date.
Witness my official hand and seal of office
this August 3, 2023

Certified Document Number: 109539084 Total Pages: 10

Marilyn Burgess, DISTRICT CLERK
HARRIS COUNTY, TEXAS

In accordance with Texas Government Code 51.301 and 406.013 electronically transmitted authenticated documents are valid. If there is a question regarding the validity of this document and or seal please e-mail support@hcdistrictclerk.com

Receipt No. 964454 TR#83096905

PLAINTIFF:OMOVUDU, ADETOUN O.

Vs.

In the 257th
Judicial District Court of
Harris County, Texas

DEFENDANT:ADEOSUN, KOLAWOLE MICHAEL

TEMPORARY RESTRAINING ORDERTHE STATE OF TEXAS
County of Harris

8/8/23 DD

TO: ADEOSUN, KOLAWOLE MICHAEL
6518 BELLA NOCHE DRIVE
SPRING, TEXAS 77379

GREETING:

Whereas, TEMPORARY RESTRAINING ORDER AND ORDER SETTING HEARING ON TEMPORARY ORDERS filed in the District Court of Harris County, Texas on August 3, 2023 as shown by true and correct copy of said Petition attached.

AND WHEREAS, the Honorable Judge of said court, upon presentation of said Petition to him, entered his Order and Fiat as shown by a true copy of said Order and Fiat attached:

THEREFORE YOU ARE HEREBY COMMANDED TO OBEY EACH AND ALL THE TERMS OF SAID ORDER AND FIAT, and that you cease and desist from doing each and all of the acts said Order and Fiat restrains you from doing until hearing on such application for temporary injunction to be heard before the Judge of said Court, on August 22, 2023 at 9:00o'clock A.M., in the 257th District Court in the Civil Courthouse at 201 Caroline, Houston, Harris County, Texas, when and where you will appear and show cause, why said injunction should not be issued as prayed for in said Petition and why the other relief prayed for therein should not be granted.

ISSUED AND GIVEN UNDER MY HAND and seal of said Court at my office in Houston, Harris County, Texas, this day of August 4, 2023.

Issued at request of:
DANIELS, CASSANDRA G.
2000 CRAWFORD, SUITE 1315
77002
HOUSTON, TX 77002
346-703-1234



Marilyn Burgess
Marilyn Burgess, DISTRICT CLERK
HARRIS COUNTY, TEXAS
201 Caroline, Houston, Texas

P.O. Box 4651, Houston, Texas 77210

Bar No: 24106835

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