IN THE SUPERIOR COURT OF FULTON COUNTY

STATE OF GEORGIA

KAYLA COLLINS,

Petitioner,

V.

JOHN FARMER JR.,

Respondent.

Civil Action File No.: 25CV089951

Division: SC-30

AMENDED NOTICE OF APPEAL

(Pursuant to OCGA § 5-6-37)

Comes now **John Farmer Jr.**, the Respondent in the above-styled case, and hereby files this **Amended Notice of Appeal**, stating the following:

1. Statement of the Judgment Being Appealed

Respondent appeals the **Dating Violence Twelve Month Protective Order** issued on **July 25, 2025**, by the Honorable **Tamika B. Hrobowski**, Judge of the Superior Court of Fulton County. Said order granted Petitioner Kayla Collins a final protective order based on alleged dating violence.

Respondent contends that:

- The court erred in finding the existence of a current dating relationship without legally admissible evidence;
- The court violated Respondent's due process rights by:
 - Disregarding the lack of written consent or signed agreement post-lease termination;

- Allowing text messages to replace valid contractual proof, in violation of OCGA § 13-3-1;
- Cutting off Respondent's microphone and refusing him the opportunity to speak fully while allowing Petitioner to freely address the court;
- The court demonstrated judicial bias and gender-based discrimination throughout the proceedings;
- The court misapplied legal standards relating to lease expiration, holdover tenancy, and due notice under dispossessory law;
- The court improperly considered statements outside the record and relied on extrajudicial reasoning in its findings.

2. Appellate Court with Jurisdiction

This appeal is directed to the **Georgia Court of Appeals**, as provided under **OCGA § 5-6-33(a)**, which has jurisdiction over appeals from final orders of the Superior Court.

3. Designation of Record on Appeal

Pursuant to **OCGA § 5-6-37**, Respondent designates the entire record on appeal, including but not limited to:

- All pleadings and filings submitted by both parties;
- All exhibits admitted into evidence;
- The transcript of the hearing conducted on July 25, 2025;
- Any rulings, minute entries, orders, and findings of fact and conclusions of law;
- The original Notice of Appeal dated July 28, 2025;
- All evidence supporting Respondent's claims of judicial bias, improper procedure, and denial of due process.

Respondent reserves the right to supplement this designation in accordance with the Georgia Court of Appeals rules.

4. Certificate of Service

I hereby certify that I have filed the foregoing **Amended Notice of Appeal** using the **eFileGA electronic filing system**, which provides electronic service to all registered parties as required by law.

Respectfully submitted this 4th day of September, 2025.

/s/ John Farmer Jr.

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Pro Se Respondent