

STATE OF TENNESSEE DAVIDSON COUNTY Circuit Court	SUBPOENA	CIVIL ACTION
	<input checked="" type="checkbox"/> TESTIMONY/PRODUCTION REQUIRED (SEE NOTICE BELOW) <input type="checkbox"/> MEDICAL RECORDS (SEE HIPAA REQUIREMENT BELOW)	DOCKET NO. <u>13D-1446</u>

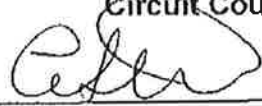
PLAINTIFF Aaron L. Solomon	DEFENDANT vs. Angelia Solomon
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TO: (NAME, ADDRESS & TELEPHONE NUMBER OF WITNESS) Jamila Sugri 1810 Columbia Avenue, Suite 18 Franklin, TN 37064	Method of Service: <input type="checkbox"/> Davidson County Sheriff <input checked="" type="checkbox"/> Personal Service <input type="checkbox"/> Out of County Sheriff
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You are hereby commanded to appear at the time, date and place specified for the purpose of giving testimony. In addition, if indicated, you are to bring the items listed. Failure to appear may result in contempt of Court which could result in punishment by fine and/or imprisonment as provided by law.

TIME 9:00 AM	DATE Nov 22, 2013	ITEMS TO BRING: Please bring with you the entire file generated on Grant Solomon, Grace Solomon, Aaron Solomon, and/or Angelia Solomon, including but not limited to each and every piece of paper, notes, intake forms, progress notes, interview notes, etc.
PLACE Circuit Court Clerk 1 Public Square, Room 302 Nashville, TN 37201 (OR) Judge Phillip E. Smith, Fourth Circuit Court 6th Floor, 1 Public Square Nashville, TN 37201		

This subpoena is being issued on behalf of <input checked="" type="checkbox"/> PLAINTIFF <input type="checkbox"/> DEFENDANT	<input type="checkbox"/> Additional List Attached
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Attorney: (NAME, ADDRESS & TELEPHONE NUMBER) Michael K. Parsley 219 Second Avenue North, Suite 300 Nashville, TN 37201 (615) 244-8118	DATE ISSUED: <u>11-15-13</u> RICHARD R. ROOKER Circuit Court Clerk BY:  DEPUTY CLERK
---	---

ATTORNEY'S SIGNATURE:  DESIGNEE: DESIGNEE'S SIGNATURE:	<input checked="" type="checkbox"/> To request an ADA accommodation, please contact Darl Gore at 880-3309.
---	--

Testimony/Production required.

TESTIMONY/PRODUCTION NOTICE

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Medical Records Requested – HIPAA notice required.

HIPAA NOTICE

A copy of this Subpoena has been provided to counsel for the patient or the patient by mail or facsimile on the _____ day of _____, 20____, so as to allow him/her twenty-one (21) days to:

(A) Serve the recipient of the Subpoena by facsimile with a written objection to the Subpoena, with a copy of the Notice by facsimile to the party that served the Subpoena, and

(B) Simultaneously file and serve a Motion for a Protective Order consistent with the requirements of T.R.C.P. 26.03, 26.07 and Local Rule §22.10.

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SUBMIT: Original, Witness Copy & File Copy *SPAPBQ*

RETURN ON SERVICE

Check one: (1 or 2 are for the return of an authorized officer or attorney; an attorney's return must be sworn to; 3 is for the witness who will acknowledge service and requires the witness' signature.)

1. I certify that on the date indicated below, I served a copy of this Subpoena on the witness stated above by:

certified mail, return receipt attached.

2. I failed to serve a copy of this Subpoena on the witness because:

3. I acknowledge being served with this Subpoena on the following date:

Sworn to and subscribed before me, this 21st day of November, 2013.

DATE OF SERVICE: 11/19/13

Signature of: Notary Public or Deputy Clerk

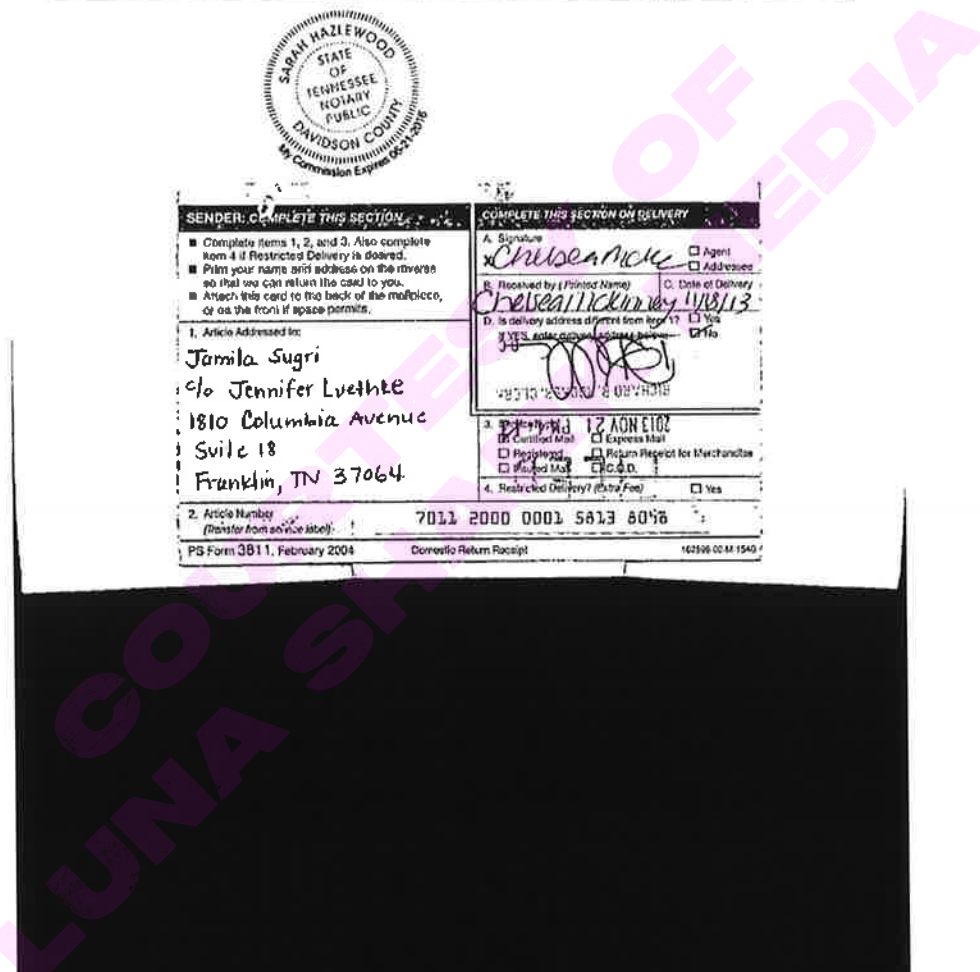
SIGNATURE OF WITNESS, OFFICER, ATTORNEY OR ATTORNEY'S DESIGNEE:

My Commission Expires: 06-21-2016

Melissa Mays



SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
<ul style="list-style-type: none"> Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mailpiece, or on the front if space permits. 	<p>A. Signature <input checked="" type="checkbox"/> Agent <input type="checkbox"/> Addressee</p> <p>B. Received by (Printed Name) <input checked="" type="checkbox"/> Date of Delivery</p> <p>C. Received by (Printed Name) <input checked="" type="checkbox"/> Date of Delivery</p> <p>D. Is delivery address different from item 1? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No</p>
<p>1. Article Addressed to:</p> <p>Jamila Sugri c/o Jennifer Lvethke 1810 Columbia Avenue Suite 18 Franklin, TN 37064</p>	<p>3. <input checked="" type="checkbox"/> Registered Mail <input type="checkbox"/> Registered Mail with Restricted Delivery</p> <p><input type="checkbox"/> Certified Mail <input type="checkbox"/> Express Mail</p> <p><input type="checkbox"/> Registered Mail <input type="checkbox"/> Return Receipt for Merchandise</p> <p><input type="checkbox"/> Registered Mail <input type="checkbox"/> Registered Mail with Restricted Delivery</p> <p>4. Restricted Delivery? (Extra Fee) <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No</p>
<p>2. Article Number (Transfer from service label):</p> <p>7011 2000 0001 5813 8096</p>	
<p>PS Form 3811, February 2004</p>	<p>Domestic Return Receipt 162506 00-M 1540</p>



Copy

STATE OF TENNESSEE DAVIDSON COUNTY Circuit Court		SUBPOENA		CIVIL ACTION	
		<input checked="" type="checkbox"/> TESTIMONY/PRODUCTION REQUIRED (SEE NOTICE (If any))		DOCKET NO. 13D-1446	
		<input checked="" type="checkbox"/> MEDICAL RECORDS (SEE HIPAA REQUIREMENT BELOW)			
PLAINTIFF Aston L. Solomon			DEFENDANT 2013 NOV 16 PM 4: 29		
TO: (NAME, ADDRESS & TELEPHONE NUMBER OF WITNESS) Jamie Sugi c/o Jennifer Lutzke 1810 Columbia Avenue, Suite 78 Franklin, TN 37004			RICHARD R. ROOKER, CLERK D.C.		
			Method of Service: <input type="checkbox"/> Davidson County Sheriff <input checked="" type="checkbox"/> Personal Service <input type="checkbox"/> Out of County Sheriff		
You are hereby commanded to appear at the time, date and place specified for the purpose of giving testimony. In addition, if indicated, you are to bring the items listed. Failure to appear may result in contempt of Court which could result in punishment by fine and/or imprisonment as provided by law.					
TIME 9:00 AM	DATE Nov 22, 2013	ITEMS TO BRING: Please bring with you the entire file generated on Grant Solomon, Grace Solomon, Aaron Solomon, and/or Angelia Solomon, including but not limited to each and every piece of paper, notes, intake forms, progress notes, interview notes, etc.			
PLACE Circuit Court Clerk 1 Public Square, Room 302 Nashville, TN 37201 (OR) Judge Philip E. Smith, Fourth Circuit Court 5th Floor, 1 Public Square Nashville, TN 37201		<input type="checkbox"/> Additional List Attached			
This subpoena is being issued on behalf of <input checked="" type="checkbox"/> PLAINTIFF <input type="checkbox"/> DEFENDANT Attorney: (NAME, ADDRESS & TELEPHONE NUMBERS) Michael K. Parsley 219 Second Avenue North, Suite 300 Nashville, TN 37201 (615) 244-8118		DATE ISSUED: RICHARD R. ROOKER Circuit Court Clerk			
ATTORNEY'S SIGNATURE: <i>Michael K. Parsley</i>		BY: _____ DEPUTY CLERK			
DESIGNEE:		<input checked="" type="checkbox"/> In request an ADA accommodation, please contact Paul Gere at 615-3303.			
DESIGNEE'S SIGNATURE:					
<input checked="" type="checkbox"/> Testimony/Production required.					
TESTIMONY/PRODUCTION NOTICE					
The failure to serve an objection to this Subpoena within twenty-one (21) days after the day of service of the Subpoena waives all objections to the Subpoena, except the right to seek the reasonable costs for producing books, papers, documents, electronically stored information, or tangible things.					
<input type="checkbox"/> Medical Records Requested - HIPAA notice required.					
HIPAA NOTICE					
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(A) Serve the recipient of the Subpoena by facsimile with a written objection to the Subpoena, with a copy of the Notice by facsimile to the party that served the Subpoena, and					
(B) Simultaneously file and serve (Motion for a Protective Order consistent) with the requirements of T.R.C.P. 26.03, 28.07 and Local Rule 522.10.					
If no objection is made within twenty-one (21) days of the above date, you shall process this Subpoena and produce the documents by the date and time specified in the Subpoena. The signature of counsel or party on the Subpoena is certification that the above Notice was provided to the patient.					
SUBMIT: Original, Witness Copy & File Copy.					

[Revised 7/23/13]



Copy

STATE OF TENNESSEE DAVIDSON COUNTY Circuit Court <i>FILED</i>	SUBPOENA <input checked="" type="checkbox"/> TESTIMONY/PRODUCTION REQUIRED (SEE NOTICE BELOW) <input type="checkbox"/> MEDICAL RECORDS (SEE HIPAA REQUIREMENT BELOW)	CIVIL ACTION DOCKET NO. <u>13D-1448</u>
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PLAINTIFF Aaron L. Solomon <i>PH 4:15</i>	DEFENDANT Angela Solomon
---	------------------------------------

TO: (NAME, ADDRESS & TELEPHONE NUMBER OF WITNESS) Sherie Davis c/o Matthew Wright, Attorney 434 Jayhawk Street Murfreesboro, TN 37128	Method of Service: <input type="checkbox"/> Davidson County Sheriff <input checked="" type="checkbox"/> Personal Service <input type="checkbox"/> Out of County Sheriff
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TIME 9:00 AM	DATE Nov 22, 2013	ITEMS TO BRING: Please bring with you the entire file generated on Grant Solomon, Grace Solomon, Aaron Solomon, and/or Angelia Solomon, including but not limited to each and every piece of paper, notes, intake forms, progress notes, interview notes, etc.
PLACE Circuit Court Clerk 1 Public Square, Room 302 Nashville, TN 37201 (OR) Judge Philip E. Smith, Fourth Circuit Court 6th Floor, 1 Public Square Nashville, TN 37201		

This subpoena is being issued on behalf of <input checked="" type="checkbox"/> PLAINTIFF <input type="checkbox"/> DEFENDANT Attorney: (NAME, ADDRESS & TELEPHONE NUMBER) Michael K. Parsley 219 Second Avenue North, Suite 300 Nashville, TN 37201 (615) 244-8118	<input type="checkbox"/> Additional List Attached DATE ISSUED: <div style="text-align: center;">RICHARD R. ROOKER Circuit Court Clerk</div> BY: _____ DEPUTY CLERK
--	--

Testimony/Production required.

TESTIMONY/PRODUCTION NOTICE

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Medical Records Requested – HIPAA notice required.

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SUBMIT: Original, Witness Copy & File Copy

STATE OF TENNESSEE
DAVIDSON COUNTY
Circuit Court

SUBPOENA

CIVIL ACTION

- TESTIMONY/PRODUCTION REQUIRED (SEE NOTICE BELOW)
- MEDICAL RECORDS (SEE HIPAA REQUIREMENT BELOW)

DOCKET NO. 13D-1446

PLAINTIFF
Aaron L. Solomon

DEFENDANT
vs. Angelia Solomon

TO: (NAME, ADDRESS & TELEPHONE NUMBER OF WITNESS)
Sherie Davis
434 Jayhawk Court
Murfreesboro, TN 37128

- Method of Service:
- Davidson County Sheriff
 - Personal Service
 - Out of County Sheriff

You are hereby commanded to appear at the time, date and place specified for the purpose of giving testimony. In addition, if indicated, you are to bring the items listed. Failure to appear may result in contempt of Court which could result in punishment by fine and/or imprisonment as provided by law.

TIME: 9:00 AM DATE: Nov 22, 2013

PLACE: Circuit Court Clerk
1 Public Square, Room 302
Nashville, TN 37201
(OR)
Judge Phillip E. Smith, Fourth Circuit Court
6th Floor, 1 Public Square
Nashville, TN 37201

ITEMS TO BRING:
Please bring with you the entire file generated on Grant Solomon, Grace Solomon, Aaron Solomon, and/or Angelia Solomon, including but not limited to each and every piece of paper, notes, intake forms, progress notes, interview notes, etc.

This subpoena is being issued on behalf of

PLAINTIFF DEFENDANT

Attorney: (NAME, ADDRESS & TELEPHONE NUMBER)
Michael K. Parsley
219 Second Avenue North, Suite 300
Nashville, TN 37201 (615) 244-8118

Additional List Attached

DATE ISSUED: 11-13-13

RICHARD R. ROOKER
Circuit Court Clerk

ATTORNEY'S SIGNATURE: *Michael K. Parsley*

BY: *[Signature]*
DEPUTY CLERK

DESIGNEE:

DESIGNEE'S SIGNATURE:

To request an ADA accommodation, please contact Dart Gore at 880-3309.

Testimony/Production required.

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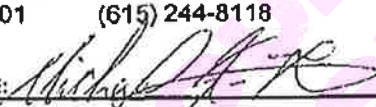
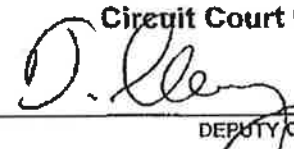
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
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STATE OF TENNESSEE DAVIDSON COUNTY Circuit Court	SUBPOENA	CIVIL ACTION
<input checked="" type="checkbox"/> TESTIMONY/PRODUCTION REQUIRED (SEE NOTICE BELOW) <input type="checkbox"/> MEDICAL RECORDS (SEE HIPAA REQUIREMENT BELOW)		DOCKET NO. <u>13D-1446</u>
PLAINTIFF Aaron L. Solomon		DEFENDANT vs. Angella Solomon
TO: (NAME, ADDRESS & TELEPHONE NUMBER OF WITNESS) Carrie Niederhauser 434 Jayhawk Court Murfreesboro, TN 37128		Method of Service: <input type="checkbox"/> Davidson County Sheriff <input checked="" type="checkbox"/> Personal Service <input type="checkbox"/> Out of County Sheriff
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ATTORNEY'S SIGNATURE: 		BY:  DEPUTY CLERK
DESIGNEE: DESIGNEE'S SIGNATURE:		<input checked="" type="checkbox"/> To request an ADA accommodation, please contact Dart Gore at 880-3309.
<input checked="" type="checkbox"/> Testimony/Production required.		
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
SUBMIT: Original, Witness Copy & (File Copy)

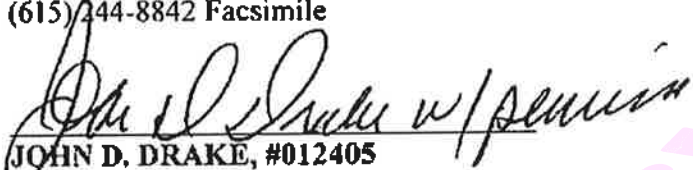
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PHILIP E. SMITH, JUDGE

APPROVED FOR ENTRY:


D. SCOTT PARSLEY, #13606
PARSLEY, PARSLEY & STRICKLAND
219 Second Avenue North, Suite 300
Nashville, TN 37201
(615) 244-8118
(615) 244-8842 Facsimile


JOHN D. DRAKE, #012405
Attorney at Law
120 East Main Street
3rd Floor, Bank of America
Murfreesboro, TN 37130
(615) 895-0414

CERTIFICATE OF SERVICE

I, the undersigned, hereby certify that a true and exact copy of the above document has been served on John D. Drake, 120 East Main Street, 3rd Floor, Bank of America, Murfreesboro, TN 37130, via U.S. Mail, postage prepaid, this the 5 day of November, 2013.


D. SCOTT PARSLEY

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IN THE FOURTH CIRCUIT COURT
OF DAVIDSON COUNTY, TENNESSEE
AT NASHVILLE

AARON L. SOLOMON,
Plaintiff,
V.
ANGELIA SOLOMON,
Defendant.

)
)
)
) CASE NO. 13D1446
)
)
)
)

TRANSCRIPT OF COURT PROCEEDINGS
NOVEMBER 15, 2013
THE HONORABLE PHILIP E. SMITH, PRESIDING JUDGE

APPEARANCES

FOR THE PLAINTIFF:
MICHAEL K. PARSLEY, ESQUIRE
JOSHUA STRICKLAND, ESQUIRE
219 Second Avenue North
Third Floor
Nashville, Tennessee 37201

FOR THE DEFENDANT:
JOHN D. DRAKE, ESQUIRE
120 East Main Street
Third Floor
Murfreesboro, Tennessee 37130

PREMIER COURT REPORTING SERVICES
LEA ANNE GRAY
7100B North Cairo Bend Road
Lebanon, Tennessee 37087
(615) 449-1662

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C O U R T P R O C E E D I N G S

(Whereupon, all perspective witnesses were sworn.)

THE COURT: All right. I believe this was rescheduled until today, and I believe the purpose was to allow Mr. Parsley to examine Ms. Solomon; is that correct?

MR. DRAKE: My recollection was that we were here to revisit the motion to compel and the visitation.

THE COURT: Well, I believe what I did on the motion to compel was to delay two weeks implementing a parenting schedule.

MR. DRAKE: Right.

THE COURT: And I've got here the matter -- this matter was set for review on November 15th, 9:00 a.m., pendente lite. Okay. All right. I see what you are saying. All right. Mr. Drake.

MR. DRAKE: Yes, sir.

THE COURT: Are you ready?

MR. DRAKE: Yes, sir.

THE COURT: Give me your position on the review. I'll have to hear it. If you don't want to give me one --

MR. DRAKE: Well, I just didn't know where we were headed exactly. Is this a review about

1 the discovery or the visitation?

2 THE COURT: Well, I think it's the
3 schedule. I mean, I haven't heard from Mr. Parsley.
4 Did you get the discovery?

5 MR. PARSLEY: We got the discovery. We
6 sent more. Scott Parsley sent a letter to Mr. Drake,
7 and some of them, I believe, Mr. Drake is trying to
8 answer.

9 THE COURT: So that's not really before
10 me, at this point?

11 MR. PARSLEY: We will wait on the
12 motion to compel, because we just now sent a letter
13 this week.

14 MR. DRAKE: That's true, and we have
15 tried to answer them as they have come in. They have
16 come in serial.

17 THE COURT: All right. We won't
18 address that today. You will just have to file a
19 motion to address that issue. Okay. Mr. Drake, it's
20 just the schedule, it looks like.

21 MR. DRAKE: The visitation schedule?

22 THE COURT: Yes.

23 MR. DRAKE: Yeah. Respectfully, Your
24 Honor, the visitation so far has gone well. The
25 Court did order two periods of visitation to be at

1 six hours apiece, I think from 10:00 a.m. until like
2 4:00 p.m. at my client's residence unsupervised.
3 Mr. Solomon was to deliver and pick up the children.
4 To my knowledge, that went well.

5 Respectfully, we would suggest, at this point in
6 time, given Dr. Freeman's report and the fact that
7 there was not much drama, that the visitation be
8 expanded at this time to, perhaps, every weekend for
9 a number of weeks just to try to reacclimate the
10 children to their mother, and then we can probably
11 prepare the case for trial, at that point.

12 THE COURT: All right. Mr. Parsley,
13 what is your position?

14 MR. PARSLEY: Your Honor, I have read
15 the report from Dr. Freeman. Dr. Freeman is only as
16 good as the information that he is given. This Court
17 knows what is going on and what has gone on in this
18 case; yet, the mother still tells Dr. Freeman that my
19 client tried to hang her.

20 My client has had DCS called on him twice since
21 October, and now he is under -- the DA came to my
22 office to talk with Mr. Solomon about him hanging his
23 wife when we have shown this Court the texts where
24 she admitted that she staged the whole thing.

25 I have looked at the report. The very last

1 paragraph is the most important paragraph. It says,
2 "I can't be responsible for this report, other than
3 the information that I am given."

4 THE COURT: Let me ask you, Mr. Drake,
5 has she sought to have Mr. Solomon investigated for
6 this alleged -- alleging that he is responsible for
7 her hanging?

8 MR. DRAKE: I believe that that's what
9 she reported when she was taken to the hospital the
10 very first time.

11 THE COURT: Has she done anything since
12 then to encourage either an investigation by the
13 District Attorney's Office or DCS into these
14 allegations?

15 MR. DRAKE: My understanding is that
16 she has answered questions of the detectives, yes,
17 sir. She spoke with detectives, yes, sir.

18 THE COURT: But wait a minute. Wasn't
19 the position that she staged this?

20 MR. DRAKE: I wasn't present at that
21 hearing. I have read the transcript. I understand
22 that that may be The Court's belief, that may be The
23 Court's finding, but it may not be her perception or
24 her belief.

25 THE COURT: Now, hold on. Let's pull

1 that order. Do you have the transcript, Mr. Parsley?

2 MR. PARSLEY: I do, Your Honor. I
3 filed it, and I'll give The Court a copy.

4 THE COURT: All right.

5 MR. PARSLEY: I have given one to
6 Mr. Drake.

7 THE COURT: Okay. Can you direct me to
8 an area, Mr. Parsley?

9 MR. PARSLEY: I am getting there, Your
10 Honor.

11 MR. STRICKLAND: Your Honor, I'm not
12 certain where it is, but I do recall Your Honor
13 making the statement after repeated attempts to allow
14 her to correct her testimony that this was a
15 watershed moment in this trial, and you were going to
16 give her one more chance. Approximately at that
17 time, you took the cell phone to read the entirety of
18 the text messages and found, without equivocation,
19 and it's supported by your order. I believe
20 Mr. Parsley is approaching that section.

21 MR. PARSLEY: Your Honor, I'm on page
22 58. This is only one. It comes up several times,
23 but this is just one. My client texts, "And I have a
24 picture of you in the shower."

25 THE COURT: Hold on. Let me start --

1 I'm going to go back to 57.

2 MR. PARSLEY: And then page 67, Your
3 Honor, where The Court actually read the text
4 messages from her phone.

5 THE COURT: I mean, Mr. Drake, sitting
6 here reading this, how can I interpret it any other
7 way? I mean, and I recall it. I mean, is it your
8 position that she was not faking an attempt to take
9 her own life? Again, this is another watershed
10 moment in this case.

11 MR. DRAKE: I don't know. I wasn't
12 there. I mean --

13 THE COURT: I mean, you've had -- well,
14 we can't get into the conversations that you've had
15 with your client.

16 All right. Ma'am, stand, please, Ms. Solomon.
17 We had an extensive hearing in this matter on June
18 21st. Is it your position that Mr. Solomon tried to
19 hang you?

20 MS. SOLOMON: I'm not sure what he
21 tried to do. No, sir.

22 THE COURT: Did you attempt to take
23 your own -- did you -- again, this is very important,
24 ma'am, to me, because I remember reading the text
25 messages and seeing the text messages. Did you not

1 indicate to me back in that June hearing that you had
2 fabricated this suicide attempt in order to get his
3 attention?

4 MS. SOLOMON: May I?

5 THE COURT: You may.

6 MS. SOLOMON: To my recollection, back
7 to June 21st, when I was here in front of you on the
8 stand, I know that that was the position that was
9 being placed in front of me, the perception that was
10 wanting to be left in the courtroom and with you. I
11 remember it as being a very difficult time for me to
12 -- I guess the bottom line, to try to express exactly
13 what happened, based on the fact that the perception
14 that was trying to be left was that I tried to stage
15 something like that; hence, that my children were the
16 cause of it.

17 THE COURT: I'm just going to ask you
18 straight out, ma'am, did you stage this suicide
19 attempt in order to get Mr. Solomon's attention?

20 MS. SOLOMON: No, sir.

21 THE COURT: Did you stage a suicide
22 attempt?

23 MS. SOLOMON: No, sir.

24 THE COURT: So what other conclusion
25 can I reach, other than Mr. Solomon -- you're saying

1 that Mr. Solomon tried to kill you?

2 MS. SOLOMON: Again, that is the
3 perception that was left from a comment. I don't
4 know what he tried to do. I know what happened.

5 THE COURT: Well, tell me what
6 happened, again.

7 MS. SOLOMON: Do you want me to stand?

8 THE COURT: Yes. I want you to stand
9 right there and tell me.

10 MS. SOLOMON: It was the night of May
11 8th going into May 9th, the morning of May 9th. He
12 had asked to talk with me that evening, which was
13 very unusual. The situation at home was not what I
14 would have preferred it to be. I don't believe it's
15 what he would have preferred it to be, either.

16 THE COURT: Tell me what happened, not
17 about who preferred what.

18 MS. SOLOMON: Things precipitated, and
19 what happened was, if you want to talk about the
20 incident itself, I ended up in the bathroom with the
21 drier cord fashioned around my neck.

22 THE COURT: And who did that?

23 MS. SOLOMON: Aaron.

24 THE COURT: Aaron put it around your
25 neck?

1 MS. SOLOMON: Yes, sir.

2 THE COURT: That is your testimony?

3 MS. SOLOMON: Yes, sir.

4 THE COURT: And you have reviewed all
5 of these text messages that were introduced that day?

6 MS. SOLOMON: Could I speak to those,
7 please, sir?

8 THE COURT: I mean, you can. You have
9 already done it.

10 MS. SOLOMON: Since June 21st, I have
11 done a lot of introspection. I have taken a lot of
12 onus on myself to seek help from different types of
13 professionals to try to understand more about what
14 led us to that point, how people react under those
15 circumstances, and then how we move forward. And I
16 have grown a tremendous amount as a person.

17 It has been brought to my attention that we
18 react in ways to try to -- some people react, and I
19 did, in ways to try to do anything to get my children
20 back to the house. I did everything in text, which
21 was the only way he allowed me to communicate with
22 him and has since. Everything has been reduced to
23 text to try to get my children home. I couldn't
24 scream loud enough in the text. I haven't been able
25 to scream loud enough since.

1 There is a pattern. Every time I stand up for
2 myself, Aaron retaliates, and I become extremely
3 desperate to get his attention, not that night, but
4 after that, because what he took from that home was
5 the only thing that he brought into this marriage,
6 and that is my precious children who haven't seen me
7 since but twice.

8 I can actually produce to you a complete
9 pattern, which I have shared with professionals of
10 various walks, including domestic violence, abuse
11 syndrome, bullying.

12 THE COURT: Ma'am, I am very familiar
13 with domestic violence and the cycle of domestic
14 violence.

15 MS. SOLOMON: I'm sure you are.

16 THE COURT: But I'm going to be quite
17 frank, ma'am. After that hearing on June 21st where
18 you make all of these -- I mean, your testimony just
19 makes no sense to me. I'm just going to -- I'm
20 sorry, but I'm just going to have to be brutality
21 honest, but, ma'am, I don't believe you.

22 MS. SOLOMON: Yes, sir.

23 THE COURT: I do not believe you.

24 MS. SOLOMON: Yes, sir.

25 THE COURT: Have a seat.

1 MS. SOLOMON: Thank you.

2 THE COURT: Mr. Parsley, I believe I
3 interrupted you.

4 MR. PARSLEY: That's our concern, Your
5 Honor. Dr. Freeman is a very fine doctor, but he
6 goes off what he's given. In this case, Dr. Freeman
7 interviewed my client and Ms. Solomon. He
8 interviewed Ms. Solomon's friends, two of them. He
9 interviewed Ms. Solomon's doctors, who have not
10 talked to my client. Now, my client did send one
11 e-mail to Dr. Reed, and we have that e-mail here
12 today. Dr. Reed says it is manipulative. We will
13 show it to The Court, if The Court would like. But
14 you've got to talk to more people than just
15 Ms. Solomon's friends to get the whole picture. I
16 know it's tough to do on two visits, but that's the
17 problem.

18 What I did notice and have noticed, The Court
19 made her go see Dr. Freeman to aid The Court to
20 determine what's best for these children; and, two,
21 to help Ms. Solomon. That's a resource that a lot of
22 people don't get. Dr. Freeman is a very good doctor.
23 And to go there and not tell him the truth is a
24 problem, and to not realize that you're still making
25 those decisions that you made way back then, even

1 after you went to go see Dr. Freeman, is still a
2 problem.

3 DCS visited my client and the children at
4 school, took them out of their classrooms in early
5 September, that was for nutritional neglect is what
6 they told my client, and then the third week of
7 October was for sexual molestation of his daughter.

8 MR. DRAKE: I'm going to object to the
9 hearsay portions of his recitation.

10 MR. PARSLEY: That's fine.

11 THE COURT: I'm just going to ask you
12 straight out, Mr. Drake, do you know about what was
13 alleged to the Department?

14 MR. DRAKE: No, because I never advise
15 my clients to make allegations to DCS.

16 THE COURT: Ms. Solomon, did you make
17 an allegation to DCS?

18 MS. SOLOMON: No, sir. I have
19 cooperated with DCS when they called me, the mother,
20 but I have not made an allegation.

21 THE COURT: You have not made an
22 allegation? You know I can get them down here. Did
23 you have anybody make a referral?

24 MS SOLOMON: No, sir, I have not asked
25 or had or --

1 THE COURT: Do you believe that
2 Mr. Solomon has sexually molested your daughter?

3 MS. SOLOMON: I do not know. I do not
4 want to believe that, no. No, sir, I do not.

5 THE COURT: Do you believe these
6 children have been nutritionally neglected?

7 MS. SOLOMON: I also do not want to
8 believe that. This is who my children are with, at
9 this time. I certainly want them --

10 THE COURT: I understand, but what I'm
11 asking you is do you believe he sexually molested
12 your daughter?

13 MS. SOLOMON: I cannot speak to -- I
14 don't know. There were things that were said to me
15 that I --

16 THE COURT: When?

17 MS. SOLOMON: When I was with the
18 children eight months ago.

19 THE COURT: All right.

20 MS. SOLOMON: But I just answered
21 questions.

22 THE COURT: Did you report it to DCS,
23 at that point?

24 MS. SOLOMON: No, sir.

25 THE COURT: Have you -- ma'am, you are

1 under oath. Have you or have you requested anyone to
2 make an allegation to the Department of Children
3 Services regarding this alleged incident or
4 incidences of sexual abuse or nutritional neglect?

5 MS. SOLOMON: I have not -- if I made
6 what is presumed an allegation, I did not intend to
7 make an allegation. And when they called or had sent
8 letters, I cooperated with them. If that caused
9 action, I don't know that. I have no follow-up. I
10 do not know if what I said precipitated anything.

11 THE COURT: Who was -- do we have the
12 name of the caseworker?

13 MR. STRICKLAND: Not yet, Your Honor.

14 MR. PARSLEY: Mr. Solomon may know.

15 MR. SOLOMON: I don't off the top of my
16 head. I have cards from two different people.

17 MR. PARSLEY: Where are those cards?

18 MR. SOLOMON: You guys have copies.

19 MR. PARSLEY: They are probably in the
20 file.

21 MR. SOLOMON: They are both in
22 Rutherford County.

23 MS. SOLOMON: I have talked to other
24 professionals about my concerns within that patient,
25 I guess, physician or doctor privilege, but I have --

1 I don't -- I even told them that I have seen
2 pictures. I've seen weight decline. But I don't
3 even talk to the children. I can't say that they are
4 nutritionally challenged. I can't say that. But I
5 also can't say that there was sexual abuse. I didn't
6 even know that that was one of the things that, I
7 guess, DCS was speaking to him about until I saw it
8 in the motion.

9 THE COURT: Mr. Parsley?

10 MR. PARSLEY: Yes, Your Honor.

11 THE COURT: How do we know what the
12 basis is? Did they tell Mr. Solomon?

13 MR. PARSLEY: The Court is aware of
14 what DCS does. They cannot tell him who made the
15 report. They tell him what the report is, but they
16 won't tell him who did it, and I can't get that
17 information, because it is supposed to be
18 confidential.

19 THE COURT: All right. Here is what we
20 are going to do. Are you available next Friday?

21 MS. SOLOMON: May I say one more thing,
22 Judge?

23 THE COURT: No. Have a seat.

24 MR. DRAKE: I'll have to check my
25 calendar.

1 THE COURT: Do you need to make a phone
2 call? Go ahead and make it from right there, if you
3 need to.

4 MR. DRAKE: No, sir. I've got a
5 calendar. Yes, sir, I am available next Friday.

6 THE COURT: All right. Mr. Parsley, I
7 want those two DCS workers from Rutherford County
8 subpoenaed to be here next Friday. I want them to
9 bring all of their file, all of their file, work
10 product and everything with them. We are going to
11 get to the bottom of this.

12 MR. PARSLEY: Yes, Your Honor. Your
13 Honor, the order that we submitted, or Scott Parsley
14 submitted on the parenting time, Scott made a
15 mistake. He stated that the parenting time was last
16 weekend plus this weekend, and that would have been
17 the two times. My client heard the order correct,
18 and it was two weekends in a row, last weekend and
19 the weekend before that.

20 THE COURT: Have you had two weekends,
21 ma'am?

22 MR. STRICKLAND: You ordered the 2nd
23 and the 9th, which took place. The actual order said
24 the 2nd and the 16th.

25 THE COURT: All right. I will consider

1 resetting that time next week, but I want to get to
2 the bottom of this. Mr. Drake, I am very, very
3 concerned, one, with what she has told Dr. Freeman,
4 and I am very concerned that she continues to allege
5 that Mr. Solomon attempted to kill her in light of
6 those text messages.

7 MR. DRAKE: Yes, sir.

8 THE COURT: I am very concerned about
9 that. I mean, how can I allow -- well, I'm going to
10 keep that thought to myself, at this point. But I am
11 very, very concerned. I know you had some witnesses.
12 Can the witnesses be back next week, your witnesses,
13 also?

14 MR. PARSLEY: Yes, Your Honor.

15 MR. STRICKLAND: And, Your Honor, I
16 don't know how simple this would be, but does Your
17 Honor have any interest in talking to, and I don't
18 know if they could come, but the detectives from the
19 DA's Office that actually interviewed him? I'm not
20 sure they could come if there is an open
21 investigation.

22 THE COURT: I mean, they have got a
23 privilege. Is it an open investigation?

24 MR. STRICKLAND: It was as of the time
25 they interviewed him. No action has been taken that

1 we know of.

2 THE COURT: Well, y'all may want to
3 inquire as to whether it is an open investigation.
4 If it's a closed investigation, I think they could
5 come.

6 MR. STRICKLAND: Just so we're clear,
7 all the parties and attorneys are clear, is it my
8 understanding that they are acknowledging the mistake
9 and there will be no parenting time tomorrow?

10 THE COURT: That's correct.

11 MR. STRICKLAND: Thank you, Judge.

12 MR. DRAKE: I don't acknowledge the
13 mistake.

14 THE COURT: I'm sorry?

15 MR. DRAKE: I don't acknowledge the
16 mistake. It was the 2nd and the 16th.

17 THE COURT: Well, she had them last
18 weekend.

19 MR. DRAKE: He, in error, provided the
20 children.

21 THE COURT: Well, she has had her two
22 right now.

23 MR. DRAKE: Regardless, Your Honor, I
24 would ask that my client continue on with visitation.

25 THE COURT: I am going to deny it.

1 Something is going on here, and I'm going to get to
2 the bottom of it. I mean, I am concerned for the
3 safety of these children, at this point. I read the
4 texts. I heard her testimony that day. She had
5 other counsel, at that point. It was clear, crystal
6 clear, to me that she had staged this suicide
7 attempt.

8 And, ma'am, you're shaking your head. What is
9 your problem?

10 CINDY EVANS: I guess I have one.

11 THE COURT: Huh?

12 CINDY EVANS: I guess I have one.

13 THE COURT: I guess you do. Who are
14 you?

15 CINDY EVANS: My name is Cindy Evans.

16 THE COURT: Are you a friend of hers?

17 CINDY EVANS: I know both of them.

18 THE COURT: Okay. Well, were you here
19 in June?

20 CINDY EVANS: Yes.

21 THE COURT: Did you hear the same proof
22 I did?

23 CINDY EVANS: No.

24 THE COURT: Okay. Then you don't need
25 to be shaking your head.

1 CINDY EVANS: I'm sorry. I'm shaking
2 my head for the children, Judge. I'm just very --
3 I'm very disturbed that the children are not --

4 THE COURT: And, ma'am, I'm very
5 disturbed about this lady even seeing the children.
6 So you can take your concern and head right on out
7 that door right now.

8 CINDY EVANS: I will go out the door.

9 THE COURT: All right. I am very
10 concerned about this, and we are going to get to the
11 bottom of this. I want to know who made these
12 allegations. And if she is continuing to accuse
13 Mr. Solomon of attempting to kill her in light of the
14 proof that we heard on the 21st and those text
15 messages, then I have a real issue whether she is
16 dealing in reality at this point.

17 So that will be my order. Be back next week.
18 Y'all may want to call and check. We may be able to
19 get you in later, because it sounds like this is
20 going to involve some testimony.

21 MR. STRICKLAND: Thank you, Your Honor.

22 MR. DRAKE: Ms. Solomon was inquiring
23 as to whether or not she could continue to
24 communicate with Grant, the child.

25 THE COURT: I don't mind a phone call.

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MR. STRICKLAND: Just Grant?

MR. DRAKE: No, of course, both children. She has only been allowed to text Grant.

THE COURT: A phone call is fine. I want phone calls to take place.

(Whereupon, no further proceedings were had relevant to this cause.)

COURTESY OF
LUNA SHARK MEDIA

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CERTIFICATE

I, Lea Anne Gray, court reporter and notary public in and for the State of Tennessee, do hereby certify that the foregoing transcript was recorded stenographically by me and reduced to typewritten form by me.

I FURTHER CERTIFY that the foregoing transcript is a true and correct transcript, to the best of my ability, of the testimony given by the said witness at the time and place specified herein.

I FURTHER CERTIFY that I am not a relative or employee or attorney or counsel of any of the parties, nor a relative or employee of such attorney or counsel, or financially interested directly or indirectly in this action.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 18th day of November, 2013.

LEA ANNE GRAY, LCR 445
Court Reporter and Notary Public
for the State of Tennessee

My commission expires: 2/1/2016

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IN THE FOURTH CIRCUIT COURT FOR DAVIDSON COUNTY, TENNESSEE

AARON L. SOLOMON,

2013 NOV 15 AM 9:59

Plaintiff,

RICHARD R. ROOKER CLERK

v.

[Handwritten signature]
D.C.

Docket No. 13D-1446

ANGELIA SOLOMON,

Defendant.

NOTICE OF FILING

Mr. Solomon hereby gives notice of the filing of the Affidavit of Julie Huffines O'Connor.

Respectfully submitted,

[Handwritten signature of Michael K. Parsley]

MICHAEL K. PARSLEY, #23817
PARSLEY, PARSLEY & STRICKLAND
219 Second Avenue North, Suite 300
Nashville, TN 37201
(615) 244-8118
(615) 244-8842 Facsimile

CERTIFICATE OF SERVICE

I hereby certify that a true and exact copy of the foregoing document has been served on John Drake, 120 E. Main Street, Murfreesboro, TN 37130, by placing same in the U.S. Mail, postage prepaid, on the 15th day of November, 2013.

[Handwritten signature of Michael K. Parsley]
MICHAEL K. PARSLEY

N

IN THE FOURTH CIRCUIT COURT FOR DAVIDSON COUNTY, TENNESSEE

AARON L. SOLOMON,

Plaintiff,

v.

ANGELIA SOLOMON,

Defendant.

2013 NOV 15 AM 9:59

RICHARD R. ROOKER, CLERK

[Handwritten signature]

Docket No. 13D-1446

AFFIDAVIT OF JULIE

1. My name is Julie Huffines O'Connor and I live and work in Knoxville, TN as a CPA.
2. I am over eighteen years of age and competent to give this Affidavit.
3. I am Angelia Solomon's sister. Our parents are Jennie and Dan Huffines.
4. It has been stated to me that my sister has informed numerous people that both she and I were sexually and physically abused by our parents and that I witnessed my sister being sexually abused.
5. These statements by my sister are absolutely false. We both had very good childhoods and our parents are good and loving parents.
6. I am unable to understand why Angie makes these false statements but only can attribute the same to her mental illness.
7. Over the last several years I have witnessed firsthand Angelia's mental deterioration and am quite saddened by the same and concerned for her well being as is our whole family. I, as well as our parents, have repeatedly asked her to seek help and have attempted to help her, all to no avail.
8. I give this Affidavit only for sincerity for the truth and to dispel the horrible statements she has made about our family.

Copy

9. Further Affiant saith not.

Julie Huffines O'Connor
JULIE HUFFINES O'CONNOR

Sworn to and subscribed before me
this 14 day of November, 2013.

Marsha J. Neilson
NOTARY PUBLIC

My Commission Expires:
September 2, 2014



COURTESY OF
LUNA SHARK MEDIA

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IN THE FOURTH CIRCUIT COURT
FOR DAVIDSON COUNTY, TENNESSEE
AT NASHVILLE

FILED

2013 NOV 14 PM 4:12

WARD P. ROBERTS
D.C.

AARON L. SOLOMON,

Plaintiff,

vs.

ANGELIA SOLOMON,

Defendant.

No. 13D-1446

TRANSCRIPT OF PROCEEDINGS

June 21, 2013

Heard Before: HON. PHILIP SMITH, JUDGE

APPEARANCES:

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Mr. Michael Parsley
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Parenting Skills Institute
2805 Glen Oaks Drive
Nashville, TN 37214
(615) 874-3786

FILED

2013 NOV 14 AM 8:24

RICHARD R. ROOKER, CLERK

D.C.

Educational Seminar Completion Report

The following person(s) in Davidson County, TN completed the four-hour educational seminar for divorcing parents as required by Tennessee Law 36-6-401-36-6-414:

<u>Name</u>	<u>Docket Number</u>	<u>Spouse's Name</u>
Ashley McDermott	2013D-2604	Steve McDermott
Steve McDermott	2013D-2604	Ashley McDermott
Kailin Davidson	2012D-1867	Lesley Davidson
Issam Elarchi	None given	Christina Elarchi
Aaron Solomon	2013D-1446	Angelia Solomon
Jeffrey Siegfried	^{13D-2685} None given	Leigh Siegfried
Luz Mariscal	2013D-797	Alberto Vargas
Alberto Vargas	2013D-797	Luz Mariscal
Candace Williams	2013D-2827	Kevin Williams
Danielle Rooker	None given	None given


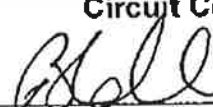
11/7/13

Date

Virginia D. Taylor, Ph.D.
Director

The Parenting Skills Institute has been approved as a provider for parenting classes by the Chancery Courts of the 18th, 19th, 20th and 23rd Districts.

Copy

STATE OF TENNESSEE DAVIDSON COUNTY Circuit Court	SUBPOENA	CIVIL ACTION DOCKET NO. <u>13D-1446</u>
<input checked="" type="checkbox"/> TESTIMONY/PRODUCTION REQUIRED (SEE NOTICE BELOW) <input type="checkbox"/> MEDICAL RECORDS (SEE HIPAA REQUIREMENT BELOW)		
PLAINTIFF Aaron L. Solomon	DEFENDANT vs. Angelia Solomon	
TO: (NAME, ADDRESS & TELEPHONE NUMBER OF WITNESS) Enterprise Attn: Joseph Marsh 606 Lafayette Street Nashville, TN 37203 (615) 254-6181	Method of Service: <input type="checkbox"/> Davidson County Sheriff <input checked="" type="checkbox"/> Personal Service <input type="checkbox"/> Out of County Sheriff	
You are hereby commanded to appear at the time, date and place specified for the purpose of giving testimony. In addition, if indicated, you are to bring the items listed. Failure to appear may result in contempt of Court which could result in punishment by fine and/or imprisonment as provided by law.		
TIME 9:00 AM	DATE Nov 15, 2013	ITEMS TO BRING: Copies of all documents submitted and generated in relation to rental/lease by Angelia Solomon of an automobile, including credit application and proof of payment, i.e., copy of check or credit card payment, etc.
PLACE Circuit Court Clerk 1 Public Square, Room 302 Nashville, TN 37201 (OR) Fourth Circuit Court 8th Floor, Metro Courthouse 1 Public Square Nashville, TN 37201		<input type="checkbox"/> Additional List Attached
This subpoena is being issued on behalf of <input checked="" type="checkbox"/> PLAINTIFF <input type="checkbox"/> DEFENDANT Attorney: (NAME, ADDRESS & TELEPHONE NUMBER) D. Scott Parsley 219 Second Avenue North, Suite 300 Nashville, TN 37201 (615) 244-8118		DATE ISSUED: <u>11/13/13</u> RICHARD R. ROOKER Circuit Court Clerk
ATTORNEY'S SIGNATURE: 	BY:  DEPUTY CLERK	
DESIGNEE: DESIGNEE'S SIGNATURE:		<input type="checkbox"/> To request an ADA accommodation, please contact Dart Gore at 660-3309.
<input type="checkbox"/> Testimony/Production required.		
TESTIMONY/PRODUCTION NOTICE		
The failure to serve an objection to this Subpoena within twenty-one (21) days after the day of service of the Subpoena waives all objections to the Subpoena, except the right to seek the reasonable costs for producing books, papers, documents, electronically stored information, or tangible things.		
<input type="checkbox"/> Medical Records Requested - HIPAA notice required.		
HIPAA NOTICE		
A copy of this Subpoena has been provided to counsel for the patient or the patient by mail or facsimile on the _____ day of _____, 20___, so as to allow him/her twenty-one (21) days to:		
(A) Serve the recipient of the Subpoena by facsimile with a written objection to the Subpoena, with a copy of the Notice by facsimile to the party that served the Subpoena, and (B) Simultaneously file and serve a Motion for a Protective Order consistent with the requirements of T.R.C.P. 26.03, 26.07 and Local Rule §22.10.		
If no objection is made within twenty-one (21) days of the above date, you shall process this Subpoena and produce the documents by the date and time specified in the Subpoena. The signature of counsel or party on the Subpoena is certification that the above Notice was provided to the patient.		

SUBMIT: Original, Witness Copy & File Copy

SPAP \$6.00

(Revised 7/23/13)

Copy

IN THE FOURTH CIRCUIT COURT OF DAVIDSON COUNTY, TENNESSEE
AT NASHVILLE

AARON L. SOLOMON,

Plaintiff,

vs.

ANGELIA SOLOMON,

Defendant.

FILED)
Facsimile Rec'd 11/7/13 at 1:46 p.m.)
NOV 07 2013)
Case No. 13D1446)

RICHARD A. HOOKER, Clerk
By [Signature] Deputy

MOTION TO COMPEL

Comes now the Defendant, by and through her undersigned counsel, and hereby moves this Honorable Court for an order compelling the responses to discovery. Said discovery was propounded to the Plaintiff on August 20, 2013. Counsel for Defendant mailed a letter to counsel for the Plaintiff on October 21, 2013, requesting the discovery responses.

WHEREFORE, PREMISES CONSIDERED, Defendant requests this Honorable Court impose sanctions and compel answers to the above and that Counsel be awarded attorney's fees incurred in the prosecution of this matter.


Respectfully submitted,

[Signature]

JOHN D. DRAKE, #012405
Attorney at Law
120 East Main Street
3rd Floor, Bank of America
Murfreesboro, TN 37130
(615)895-0414

CERTIFICATE OF SERVICE

I, the undersigned, hereby certify that a true and exact copy of the above pleading has been delivered to D. Scott Parsley, 219 Second Avenue, North, Suite 300, Nashville, TN 37201 via US Mail, postage prepaid, this the 21st day of November, 2013.



John D. Drake

NOTICE OF HEARING

A hearing on the above Motion shall be set for NOV 22, 2013
at 9:00 a.m.

COURTESY OF
LUNA SHARK MEDIA

WHEREFORE, PREMISES CONSIDERED, for the above stated reasons, Wife requests the trial of this matter be continued for a later date.

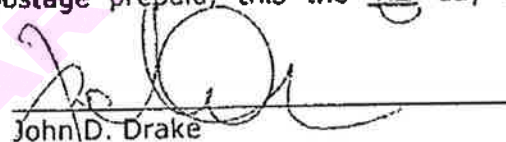
Respectfully submitted,



JOHN D. DRAKE, #012405
Attorney at Law
120 East Main Street
3rd Floor, Bank of America
Murfreesboro, TN 37130
(615)895-0414

CERTIFICATE OF SERVICE

I, the undersigned, hereby certify that a true and exact copy of the above pleading has been delivered to D. Scott Parsley, 219 Second Avenue, North, Suite 300, Nashville, TN 37201 via US Mail, postage prepaid, this the 6 day of November, 2013.



John D. Drake

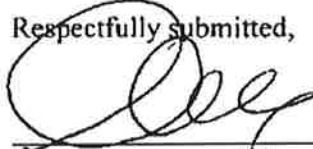
NOTICE OF HEARING

A hearing on the above Motion shall be set for Nov. 22, 2013
at 9:00 a.m.

LUNA SHAW MEDIA

Copy

Respectfully submitted,



D. SCOTT PARSLEY, #13606
D. SCOTT PARSLEY & ASSOCIATES
219 Second Avenue, North, Suite 300
Nashville, TN 37201
(615) 244-8118
(615) 244-8842 Facsimile

CERTIFICATE OF SERVICE

I hereby certify that a true and exact copy of the foregoing document has been served on John Drake, 120 E. Main Street, Murfreesboro, TN 37130, by placing same in the U.S. Mail, postage prepaid, on the 28 day of October, 2013.



D. SCOTT PARSLEY

THIS MOTION IS EXPECTED TO BE HEARD NOVEMBER 8, 2013, AT 9:00 A.M.

December 6 BP

COURT REPORTER
LUNA SHARPE

Copy

IN THE FOURTH CIRCUIT COURT FOR DAVIDSON COUNTY, TENNESSEE

AARON L. SOLOMON,)
)
Plaintiff,)
)
v.)
)
ANGELIA SOLOMON,)
)
Defendant.)

2013 OCT 23 PH 4: 15

RICHARD R. ROOKER, CLERK

Docket No. 13D-1446 Holl B.C.

CERTIFICATE OF READINESS FOR TRIAL
CONTESTED DIVORCE CASE

The undersigned hereby certify that:

1. THE CASE IS AT ISSUE;
2. THAT THE GROUNDS FOR DIVORCE HAVE BEEN ASCERTAINED INSOFAR AS THEY CAN BE;
3. THAT ALL NECESSARY OR DESIRED DISCOVERY HAS BEEN TAKEN;
4. THAT ALL EXHIBITS PROMISED AT DEPOSITIONS HAVE BEEN DELIVERED;
5. THAT THE PARTY HAS HAD REASONABLE TIME TO BE READY FOR TRIAL;
6. THAT ALL WITNESSES HAVE BEEN LOCATED, INSOFAR AS DEEMED POSSIBLE;
7. THAT THE CASE IS READY FOR TRIAL IN ALL RESPECTS AND WILL REQUIRE APPROXIMATELY TWO (2) DAYS FOR TRIAL;
8. THAT A LIST OF ASSETS INCLUDING MARTIAL PROPERTY, SEPARATE PROPERTY AND INHERITED PROPERTY, AND A PROPOSED DIVISION, HAS BEEN FILED WITH THE COURT OR WILL BE FILED BY COURT DATE;
9. THAT AN EXPENSE SHEET WILL BE FILED LISTING ALL EXPENSES AND INCOME;
10. IF APPLICABLE, BOTH PARTIES CERTIFY THEY WILL PRESENT AS EVIDENCE AT THE HEARING IN THIS CAUSE ANY AND ALL INFORMATION PERTAINING TO HEALTH INSURANCE CONVERSION UNDER THE COBRA LAW WHICH MAY BE APPLICABLE TO EITHER PARTY TO ENSURE CONTINUOUS INSURANCE COVERAGE;
11. THAT BOTH SIDES HAVE COMPLIED WITH THE PARENTING PLAN RULES OF THE FOURTH CIRCUIT COURT AND THE PROVISIONS OF T.C.A. 36-6-403 THRU 36-6-405. FURTHER, THAT BOTH PARTIES HAVE ATTENDED A PARENT EDUCATIONAL SEMINAR IN ACCORDANCE WITH T.C.A. 36-6-408 IF THE SAME HAS NOT BEEN WAIVED.

THEREFORE, ALL COUNSEL REQUEST THAT THE CAUSE BE PLACED ON THE TRIAL DOCKET.