

1 A. That's what the order of protection
2 states, yes.

3 Q. She swore to it. It never happened,
4 did it, sir?

5 A. I've never tried to kill her, ever.

6 Q. Never laid a hand on her, did you?

7 A. No. I've never hit her, struck her.
8 I've defended myself, physically tried to keep her
9 away from me a number of times.

10 Q. Well, this shower incident, this is
11 the same incident she says in these text messages
12 that she faked to get attention, isn't it?

13 A. Correct. When I drove down to Kroger
14 to help settle the situation because she was also --
15 when she became physically violent, she also
16 escalated her voice and getting very loud. I was
17 really worried that the kids were going to wake up
18 and see this. That's why I left, to calm the
19 situation, drive a few blocks down.

20 While I was down there I said -- I
21 composed myself. I probably should try to -- I
22 probably need to text her and tell her I have a
23 picture of her to get her to admit that she had
24 done it, because she might try to say that I did
25 it.

1 Q. She did, didn't she?

2 A. Yes. When we took her to Parthenon

3 that day, she told the police there, and she told to

4 my knowledge the doctor that I tried to.

5 Q. You never laid a hand on this lady,

6 did you?

7 A. No.

8 Q. In some of these texts messages she is

9 apologizing for -- is that correct?

10 A. Correct.

11 Q. You are asking for finances. Tell

12 Judge Smith what she did with the last \$700 y'all

13 had in the checking account before you got this

14 trust to give you some money. Do you remember where

15 she went?

16 A. Three different trips.

17 Q. Any of it go for groceries?

18 A. No.

19 Q. Spent it all?

20 A. \$864 trip to Dick's. Two weeks later

21 a \$1300 trip to Dick's Sporting Goods, and two weeks

22 later 480 or \$90 trip to Dick's Sporting Goods.

23 Q. Every dime y'all had in the world she

24 went and spent at Dick's Sporting Goods, didn't she?

25 A. Especially the \$1300.

1 THE COURT: Why? What would she buy
2 there?

3 THE WITNESS: Lots of sporting clothes
4 for her and the children, some other sports-type
5 things that -- none of it was needed.

6 BY MR. PARSLEY:

7 Q. Mr. Solomon --

8 THE COURT: Hold on.

9 MR. PARSLEY: I'm sorry, Judge.

10 THE COURT: Does she have a spending
11 problem?

12 THE WITNESS: Yes. She has had a
13 major spending problem at various times over the
14 last five or six years, but that was the first time
15 it had reared its head in awhile.

16 THE COURT: Tell me about the other
17 times. Were they stuff she'd buy off the TV or --

18 THE WITNESS: No. There was a time
19 where we were living in Leiper's Fork when she was
20 working in Fairview as a pharmacist; not full time,
21 but part time. There was a gift shop as part of the
22 pharmacy, and specifically she came home and had
23 just brought bags and bags and bags of things.

24 And they were good deals, but it still
25 added up to hundreds of dollars that we didn't have

1 at the time. We have been cash strapped for five
2 years. Been through bankruptcy already and have so
3 much debt now we need another bankruptcy that we
4 can't have.

5 THE COURT: Let me ask you.

6 THE WITNESS: There's been multiple
7 times where she had spending sprees.

8 THE COURT: Does she have access to
9 any money that you know of?

10 THE WITNESS: Not that I know of.

11 THE COURT: What -- I guess I'm asking
12 you this. You know, I know you don't have a job,
13 but what are you proposing as far as the support
14 issue? She is asking for temporary support from
15 you.

16 THE WITNESS: I haven't sit and tried
17 to calculate what that might be. I mean, we both
18 had good jobs.

19 MR. PARSLEY: She is a licensed
20 pharmacist, correct?

21 THE WITNESS: Yes. I think her
22 license is still valid.

23 MR. PARSLEY: We checked. It's still
24 valid, isn't it?

25 THE COURT: Let's think about that for

1 a minute.

2 THE WITNESS: Sure. I would like her
3 to get help and then get a job.

4 THE COURT: Okay.

5 THE WITNESS: My primary concern from
6 day one that started on -- really started on May 9,
7 but became May 10 when we took her to Parthenon to
8 -- my primary goal is to protect the children from
9 seeing what they have seen, which has not been good,
10 and to get her help, serious help that she doesn't
11 realize that she needs.

12 BY MR. PARSLEY:

13 Q. Mr. Solomon, I'm reading the judge's
14 mind, but I think he is asking, is there anything
15 you can do to help financially until we get over --

16 THE COURT: He answered one of my
17 questions, and that's for her to get better and then
18 get a job. I appreciate that. What can you do to
19 help her financially?

20 BY MR. PARSLEY:

21 Q. Can you get any more from this trust?

22 A. That's the only thing I can do at the
23 moment, is see if I can call the trustee and see if
24 I can get another advance to help us or whoever to
25 get through the --

1 THE COURT: Do you think you can get
2 an advance from the trustee?
3 THE WITNESS: Perhaps.
4 THE COURT: Who is the trustee?
5 THE WITNESS: John Carrington.
6 THE COURT: Any relation to you?
7 THE WITNESS: No.
8 BY MR. PARSLEY:
9 Q. This is a -- this estate is in
10 Illinois?
11 A. Correct.
12 Q. You haven't had money to even pay your
13 lawyers?
14 A. No. I paid you partially.
15 BY MR. PARSLEY:
16 Q. A little bit?
17 A. Yes.
18 Q. Y'all have been strapped financially
19 for years, haven't you?
20 A. Oh, yes.
21 Q. One more thing.
22 A. Can I add one more thing --
23 Q. Sure.
24 A. -- about my concern. You asked other
25 people about concerns.

1 Q. You are concerned about if you give
2 her money, what she is going to do with it?
3 A. Of course. I'm concerned about what
4 she may do with money.
5 Q. Did you leave some money in the
6 checking account --
7 A. I did.
8 Q. -- when you left.
9 A. Yes, two different times, yes.
10 Q. Can you tell the judge what happened,
11 what you did with that money?
12 A. Well, the reason I took out the money
13 to begin with, that came from my trust to the
14 account, was the previous spending habits, and she
15 had told her mother on the phone that she -- all of
16 a sudden some money appeared in the account. She
17 was going to go get it out, and so I was obviously
18 fearful she might go get it out herself; I don't
19 know, take the kids somewhere or spend it.
20 Q. It left 3 or \$400 for groceries?
21 A. The first time I left over \$700 in
22 there, and actually there was another 250 in the
23 other account.
24 Q. How long did that last?
25 A. She went out and got it. She went and

1 got it out, and then she is correct in the two
2 checks that I had forgotten about, which did it.
3 She took it down. She also had her parents come two
4 weeks in a row and went grocery shopping with her to
5 get her groceries.

6 Q. They won't give her money, but they
7 did buy groceries?

8 A. Yes. They went and bought her
9 groceries, took her to eat, those kinds of things.
10 Then we left. We did go home for roughly a 36-hour
11 period.

12 Q. Tell the judge real quick what
13 happened. It's getting late. You went there, took
14 the kids?

15 A. Yes.

16 Q. What happened?

17 A. I was willing to -- she was saying all
18 the right things to me and her parents, and I still
19 wanted some proof that she was having some further
20 counseling with Dr. Murphy, which she didn't really
21 want to provide.

22 Q. Tell us what happened when you were in
23 the house that caused to you leave.

24 A. We were there. Me and Gracie went
25 back on Wednesday night and everything, and it was

1 fine, fine. Went to bed. Got up the next morning.
2 Went to get Grant. On the way back from getting
3 Grant she got upset because she discovered I guess
4 that I had a new cell phone with a new cell number,
5 which she already knew that I had a new cell phone,
6 I know, because she said that on May 31st, is the
7 first time me and the kids went and had a supervised
8 visit with her parents.

9 I wanted them there the first time we
10 all came to have a somewhat safe setting. She said,
11 "Oh, so you have a new phone. When were you going
12 to tell me about that?"

13 That was on May 31st. So I assumed
14 that she knew that I had a new number. I was
15 advised by you guys to get a new phone when I first
16 met with you because she had been tracking me on my
17 phone that I had had for a couple of years, had been
18 tracking me, tracked where I went.

19 Q. Tell the judge.

20 A. She got upset that I had -- she said
21 she got upset because I had a new phone number, and
22 she felt that I had been keeping it from her and
23 been deceptive in me coming back. We had only been
24 home about 24 hours. We went to get Grant. She
25 discovered that on the way home. She got upset. I

1 knew she was upset. I kind of anticipated a rough
2 evening coming.

3 We ate dinner with the kids; That was
4 very uncomfortable. She did not want to eat with
5 the kids at first. She was going to go to her room.
6 I said, "We just came home. Sit down and eat."

7 Dinner was uncomfortable. She went
8 and found some bedding. We had the kids sleeping on
9 Aerobeds in the living room because they had been
10 sleeping in our bedroom, against my wishes, since
11 last August. She went and found some bedding for
12 that. I had made -- or I had done something to help
13 the kids.

14 She got angry at me for helping the
15 kids. She said, "Do not make Grant's bed. I want
16 to make the bed."

17 She went and found the bedding. She
18 came back. She started making the bed, and then she
19 griped in front of the kids about having to go find
20 the stuff to make the bed, but she had told me not
21 to make the bed, Grant's bed, because she wanted
22 to.

23 Q. Is it just back and forth like that
24 the whole time?

25 A. All the time.

1 Q. Tell the Court what she did.

2 A. Then it escalated. I could tell she
3 was upset. I could tell it wasn't going to be a
4 good evening. When the kids finally went to sleep,
5 I went into the bedroom. She had started just
6 getting upset about me having a new phone, being
7 deceptive. I said, look -- I told her -- I said,
8 "The attorneys suggested I get a new phone."
9 There's a whole lot of stuff for us to figure out
10 because we had been away for a couple of weeks.

11 THE COURT: How did it end?

12 THE WITNESS: It didn't end well. It
13 escalated.

14 MR. PARSLEY: That's what we're
15 looking for.

16 THE WITNESS: She went upstairs one
17 time and cried and came back. She went to the couch
18 one time and cried and came back, and when the kids
19 went back upstairs, she came back downstairs. I
20 would follow up, try to talk and wasn't getting
21 anywhere. At one point she took a pillow, her
22 medical records and a folder and cell phone and
23 walked out and sat on the front porch.

24 I said, "What are you doing?"

25 BY MR. PARSLEY:

1 Q. What time is this?

2 A. This is roughly 2 in the morning.

3 Q. Go ahead.

4 A. It all -- they went to sleep about 10
5 o'clock. This went all night. This went all
6 night. Around 2 o'clock she took her pillow,
7 medical records, cell phone and went out on the
8 front porch.

9 I said, "What are you doing?"

10 She said, "I'm waiting for a ride to
11 take me to a shelter." She said, "I won't tell you
12 where I'm going. I'm just going to leave."

13 I said, "Okay."

14 She came back in. She didn't like the
15 fact that I said okay. She came back in. I was
16 sitting on the couch where the kids were because I
17 just wanted to be near them through all this. She
18 comes back in and says, "All right, here I go. I'm
19 going to go."

20 She walked out of the driveway with
21 her pillow and her thing and case and phone.
22 Obviously, she didn't get picked up and taken to a
23 shelter. She went back in, back in the bedroom.
24 She escalated, got angrier. She threw her cell
25 phone, hit me.

1 Q. Where did she throw her cell phone
2 at?

3 A. She threw -- she threw it. She looked
4 to me like she was throwing it at me. It hit me on
5 the arm.

6 Q. It hit you, didn't it?

7 A. It did hit me. Yes. She immediately
8 apologized and said she meant to throw it into the
9 bed, but it hit me hard. I was just trying to get
10 her to calm down. I said, "There's still stuff for
11 us to work through." But there was only four or
12 five people that knew I had a new phone: You guys,
13 my immediate family. She had already escalated to
14 throwing something at me the first night.

15 Q. Is what caused to you leave?

16 A. She stayed up until -- about 5:45 she
17 went to sleep. I sat there, didn't know what to do.
18 I said what do I need to do? In less than 24 hours
19 we're back to roughly the same environment that we
20 left.

21 Q. Did you get the children and leave?

22 A. I waited until they woke up. I fed
23 the dog. I made noise. I made a lot of noise. She
24 fell asleep, but at roughly 8:30 when the kids woke
25 up I said, "Let's go to Donut Den, get some donuts.

1 I took them to get donuts. I called my parents and
2 Mr. Mike Parsley to see what I should do.

3 I thought I should leave because it
4 would be an escalated situation. I wanted to leave,
5 and I didn't want it to be the point where I needed
6 to call the police to say I needed to leave with the
7 custody of my children. We left and went back to my
8 parents' house.

9 Q. Are you fearful if she has visitation
10 with the children at this time without treatment?

11 A. Yes. I am concerned about --

12 MR. PARSLEY: No further questions.

13 THE COURT: Cross-examination?

14

15 CROSS EXAMINATION

16 BY MS. ABERNATHY:

17 Q. Am I correct in saying that she was
18 the one that drove the Tahoe before the divorce
19 complaint was filed?

20 A. Probably half and half. We both drove
21 it a lot.

22 Q. You drove a car your mother had and
23 still has that's titled in your mother's name. Is
24 that accurate?

25 A. They had let me borrow, yes, one of my

1 mom's cars.

2 Q. Why did you leave your mother's car in
3 the driveway at the marital home and leave in the
4 Tahoe?

5 A. Because it is bigger. It has -- both
6 of our names on it. I have the kids. I have
7 Grant's baseball stuff to go to baseball games, his
8 equipment in it, and none of that -- the kids are --
9 the three of us would barely fit in the Volvo
10 without any gear. I mean, there would be no room
11 for anything. I also -- there was a key at our
12 residence for that car. I didn't tell her where it
13 might be sitting, but there was a key there.

14 Q. And she can't drive that car, sir.
15 The battery is dead.

16 A. I didn't know that.

17 Q. You left all your personal
18 belongings in it, your brief case and otherwise,
19 did you not?

20 A. I left some personal things and a
21 brief case that we have shared. It was a brief case
22 she has today, but I used it for Morgan Stanley
23 work, yes.

24 Q. Are you opposed to making the Volvo
25 runnable if you don't want to give her back the

1 Tahoe?

2 A. No. I'm fine with giving her back the
3 Tahoe.

4 Q. Can you do that tonight, sir, or today
5 when you leave the courthouse?

6 A. I can't today because I need to get
7 things out of it. I honestly don't want to pay for
8 the Tahoe. I don't want the Tahoe.

9 Q. Well, she's got to have something to
10 drive, does she not?

11 A. True.

12 Q. Especially if you expect her to go to
13 counseling sessions and evaluation and treatment and
14 then get a job?

15 A. Correct.

16 Q. So you just tell us what you want her
17 to drive, when you can get it, and that you need to
18 pay for it.

19 A. I will get her the Tahoe. I'll figure
20 out whether we need to keep paying for it, whether
21 we need to trade it for something else and
22 downgrade. The payment is too high.

23 MR. PARSLEY: We can send someone to
24 jump that Tahoe off. It was running --

25 THE COURT: The Volvo.

1 MR. PARSLEY: Yes, the Volvo. But it
2 was running when we left. We can get it jumped off.

3 BY MS. ABERNATHY:

4 Q. That would be great. Where does she
5 pick up the Tahoe?

6 A. I need to figure that out.

7 Q. And when?

8 THE COURT: Let's do it tomorrow.

9 THE WITNESS: I can do it tomorrow.

10 THE COURT: The Volvo will need to
11 run. I would like them to make the exchange in a
12 very public place. I would like to do the exchange
13 in a way that Mr. Solomon does not have to be
14 there.

15 MR. PARSLEY: That's why I had
16 suggested that we get someone to go jump that Volvo
17 or whatever it's so-called, get it jumped off. They
18 can -- whoever does that --

19 THE COURT: -- can drop the Tahoe.

20 MR. PARSLEY: Can drive it down to the
21 Kroger and then -- I mean, we can do the logistics
22 of that.

23 MS. ABERNATHY: Absolutely.

24 MR. PARSLEY: I prefer it wasn't
25 tomorrow, but we'll do whatever your Honor

1 instructs.

2 THE COURT: Well, she needs a car, and
3 let's do it by 4 p.m. tomorrow afternoon.

4 MS. ABERNATHY: She'll be home to
5 receive whomever.

6 MR. PARSLEY: We need to know where
7 the key is. If she can leave the key out there.

8 MS. ABERNATHY: You have the key to
9 the Volvo, correct?

10 THE WITNESS: How do we know the
11 battery is dead?

12 THE COURT: You got a key to the
13 Volvo, right?

14 THE WITNESS: I have one.

15 MR. PARSLEY: Should be a key there
16 because she's got the brief case out of it. That's
17 all I'm suggesting. I can send someone and just
18 leave the key.

19 BY MS. ABERNATHY:

20 Q. Sir, do you want a divorce? You filed
21 a divorce. Do you want a divorce?

22 A. Considering everything that's happened
23 I think it would be hard to continue to be married,
24 yes.

25 Q. And you filed that divorce on May the

1 13th, correct?

2 A. Yes.

3 Q. On that same day did you withdraw

4 \$10,000 from the joint bank account?

5 A. Yes.

6 Q. And where did -- what was the source

7 of that money? Was that your trust?

8 A. Yes.

9 Q. How much had been in there before you

10 started withdrawing the money? What was the amount

11 of that trust deposit, I guess?

12 A. The amount of the trust deposit was

13 15,000.

14 Q. And that was not the first deposit you

15 had taken from the trust, is it?

16 A. Advance, no.

17 Q. Yes. Had you gotten advances for

18 something between 45 and \$60,000 in the year 2013?

19 A. No. There have been four advances

20 since October that total 50.

21 Q. All right. So in the last eight

22 months you have received advances of \$50,000?

23 A. Correct.

24 Q. Any advances before that?

25 A. No.

1 Q. Did you start those advances in
2 October because your wife's employment ended in
3 September?

4 A. Correct.

5 Q. Did you tell her I want you to stay at
6 home and be a mom at that time?

7 A. No.

8 Q. You didn't support her staying at home
9 with the children?

10 A. No. The original plan when she got
11 the job that she got last summer, was for her to
12 have that job and for me to try to become a coach
13 and a teacher at Grace Christian Academy. I kept --
14 even when she lost her job, her goal was to try to
15 find another similar to it. I was going to try to
16 begin at the school because I had already
17 established that to try and develop a job there.

18 Q. What specific concern do you have
19 about her having supervised time with the
20 children?

21 A. What she is going to tell the
22 children. I noticed about six or seven months ago
23 we were having an argument, and she said, "My first
24 husband, I never told him I was going to divorce
25 him, but I'm telling you right now, I'm going to

1 divorce you."

2 Not long after that I noticed her
3 saying things and doing things that looked like she
4 was trying to make the kids be on her side.

5 Q. And how long has that been going on?

6 A. Six or seven months. I started
7 getting concerned.

8 Q. So that is your continued fear, that
9 she'll say these things that she started saying six,
10 seven months ago?

11 A. Yes, and here's an example. The
12 morning of the attempted suicide or fake suicide in
13 our shower, I had left to go to Kroger, and I came
14 back. I wanted to be back when the kids woke up,
15 and I didn't want to be gone when they woke up. I
16 wanted to be there. I came back after she had
17 settled down some.

18 Not long after they had gotten up for
19 school she escalated again, and she said in front of
20 the children, that your daddy left in the middle of
21 the night to go sleep with a woman.

22 I said, "Angie, why are you saying
23 that?" I said, "Why are you saying that?" I said,
24 "Do you want me to tell them that I had to leave
25 because you were trying to attack me and physically

1 abuse me?," and she said, "That was only in
2 self-defense."

3 So those kinds of things in front of
4 our children, amongst many other things, yes, I'm
5 fearful for what she might say to our children
6 either negatively untrue about me because she has a
7 serious problem with lying.

8 Q. Did you leave the children unattended
9 with her during this Memorial Day period?

10 A. Not at all, not at all, not at all.

11 Q. Did she say anything in your presence
12 to the children that she shouldn't have said?

13 A. She -- that she shouldn't have said?

14 Q. Yes. Did she say something that you
15 didn't approve of to the children?

16 A. The evening that she was upset, she
17 said a couple of things that were strained in front
18 of the kids, that you could tell that things were
19 strained again already. I said, "Look, we're all
20 here. Please come out and eat." So she came out.

21 She said, "I'll eat, but I don't want
22 to. I'll eat, but I don't want to."

23 That's a sign of strain in the family
24 when she's obviously not happy, that I don't want to
25 eat with you, but I will anyway. Later on when she

1 was making the bed, she said in front of the kids,
2 "I had to go find the bedding, and now I got to make
3 the bed," when she had just told me, ordered me not
4 to make the bed because she was going to do it for
5 her child.

6 Q. So your concern is the children
7 hearing that?

8 A. Yes. Those things and also other
9 things I told you. She told the kids I left the
10 house to go sleep with a woman.

11 Q. So what is the worst thing she's ever
12 said to the children?

13 A. In my presence, your dad left in the
14 middle of the night to go sleep with a woman, and
15 that she was defending herself when I said I left
16 because she was beating me up.

17 MS. ABERNATHY: Okay. Thank you.

18 THE COURT: Mr. Solomon, you may step
19 down. Okay. We've got the Volvo and Tahoe worked
20 out by about 4 p.m. tomorrow afternoon. She will
21 receive the Tahoe. He'll receive the Volvo. I
22 don't know what I'm going to do about paying the
23 note. Neither one of these parties are employed.

24 You know, this is not a good situation
25 at all. I heard the testimony of Mr. Dan Huffines

1 this point in time.

2 I do think that you need to get help.
3 Dr. Freeman will help us to ascertain what kind of
4 help you need, and I hope you get it for the sake of
5 both you; the two children most of all, but to a
6 less extent Mr. Solomon and your parents. I hope
7 that you do because, you know, in looking at Mr.
8 Solomon testify and his hesitancy in answering Ms.
9 Abernathy's question, I know that he still loves
10 you.

11 I know that he doesn't want this
12 divorce, but he doesn't see any other way. It's
13 really up to you at this point, so at this point in
14 time, until we get the evaluation back from Dr.
15 Freeman, I'm not going to allow any parenting time.
16 This is something that I don't think I've done in
17 the past, but my concerns are that great.

18 Mr. Solomon, in regard to the support,
19 sir, we're going to have to do what we have to do.
20 I don't believe she is in a condition to work at
21 this point. She's going to have to have a place to
22 live. You are unemployed. All you've got are these
23 emergency distributions that you can take, if you
24 can take them, but I am going to order the sum of
25 \$2,000 a month to be paid to Ms. Abernathy. Okay.

1 And Ms. Abernathy, I want you to write her a check
2 for rent.

3 MR. PARSLEY: Judge, I'm sorry. I
4 don't mean to interrupt. She is living in the
5 marital residence. It's been in the bankruptcy.
6 They haven't come after them. They haven't paid a
7 house note in four years. She can still live there.

8 THE COURT: Okay.

9 MR. PARSLEY: There's no rent on that.

10 THE COURT: Okay. I'm still going to
11 order the same amount but, Ms. Abernathy, you're
12 going to pay the electric bills, what other utility
13 bills are there. I would like for you to somehow
14 investigate -- and I'm going to make her responsible
15 for the Tahoe payment out of that right now since
16 she doesn't have rent to pay.

17 I'd like to investigate the
18 opportunity for you to buy cards that can be used at
19 Kroger's for food. I don't want to put money in her
20 hands right now.

21 MR. PARSLEY: Kroger has those like
22 debit cards. You can pre-load them.

23 THE COURT: Yes. They may be able to
24 be used elsewhere. I don't know, but I'd like to do
25 that.

1 REPORTER'S CERTIFICATE

2

3 I, Susan D. Murillo, Certified Court

4 Reporter in and for the State of Tennessee, do

5 hereby certify that the above proceedings were

6 reported by me and that the foregoing 121 pages of

7 the transcript is a true and accurate record to the

8 best of my knowledge, skills and ability.

9 I further certify that I am not

10 related to nor an employee of counsel or any of the

11 parties to the action, nor am I in any way

12 financially interested in the outcome of this case.

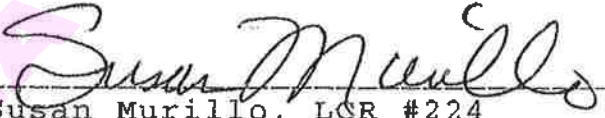
13 I further certify that I am duly

14 licensed by the Tennessee Board of Court Reporting

15 as a Licensed Court Reporter as evidenced by the LCR

16 number and expiration date following my name below.

17

18  A handwritten signature in dark ink, appearing to read 'Susan Murillo', is written over the typed name.

19 Susan Murillo, LCR #224

20 Expiration Date: 6-30-15

21 118 Wheaton Hall Lane

22 Franklin, Tennessee 37069

23

24

25



ORIGINAL

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

AARON L. SOLOMON,
Plaintiff/Husband,

v.

ANGELIA SOLOMON,
Defendant/Wife.

FILED

2013 JUN 21 PM 2:04

NO. 13D-1446


RICHARD R. TODD, CLERK

RESPONSE TO MOTION FOR MENTAL EVALUATION

COMES NOW the Wife, ANGELIA SOLOMON, by and through her attorneys of record, Russ Heldman and Joanie L. Abernathy, and in Response to the Motion for Mental Evaluation would state that on May 11, 2013 she underwent a psychiatric evaluation at Parthenon Pavilion by Dr. Michael James Murphy which Evaluation she is prepared to file under seal. Aong other things Dr. Murphy finds: Axis II diagnosis- None. Dr. Murphy states, "It does not appear that there is any evidence that the patient tried to hang herself, and I do not believe that she is in an acute mood state that would lead to suicide. The patient has irrational parent's by all accounts and also possibly irrational husband who may be abusive and the only person that I see in front of me to examine appears to be sane."

The Wife submits that even though she is willing to submit to additional evaluations, she should not be required to do so until Husband has submitted to a mental evaluation which Wife requested by separate Motion.

Respectfully submitted,

By: 
JOANIE L. ABERNATHY, BPR #11382
136 Fourth Avenue South
Franklin, Tennessee 37064
(615) 790-1778

RUSS HELDMAN, BPR #9989
218 Fourth Avenue, North
Franklin, Tennessee 37064
(615) 599-9420

Attorneys for Wife

CERTIFICATE OF SERVICE

I hereby certify that a true and exact copy of the foregoing RESPONSE has been forwarded, via U.S. Mail, Michael and Scott Parsley, Attorneys for Husband, at 219 2nd Ave. N. Ste. 300, Nashville, TN 37201 on this 19 day of June, 2013.


JOANIE L. ABERNATHY
RUSS HELDMAN

Copy

FILED

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

AARON L. SOLOMON, ^{2013 JUN -7 PM 4: 22)}
Plaintiff/Husband, ^{AND R. COOPER, CLERK)}
v. ^{*Slane*)}
ANGELIA SOLOMON, ^{D.C.)}
Defendant/Wife.)

NO. 13D-1446

MOTION TO REINSTATE HEALTH INSURANCE

COMES NOW the Wife, ANGELIA SOLOMON, by and through her attorneys of record, Russ Heldman and Joanie L. Abernathy, and respectfully moves this Honorable Court to reinstate Wife's health insurance and as grounds for this Motion would state that Husband either removed Wife, cancelled said policy or allowed same to lapse after the entry of the standard Restraining Order.

Respectfully submitted,

By: *Russ Heldman*
JOANIE L. ABERNATHY, BPR #11382
136 Fourth Avenue South
Franklin, Tennessee 37064
(615) 790-1778

RUSS HELDMAN, BPR #9989
218 Fourth Avenue, North
Franklin, Tennessee 37064
(615) 599-9420

Attorneys for Wife

THIS MOTION IS EXPECTED TO BE HEARD ON THE 21ST DAY OF JUNE, 2013 AT
9:00 A.M.

CERTIFICATE OF SERVICE

I hereby certify that a true and exact copy of the foregoing MOTION has been forwarded, via U.S. Mail, Michael and Scott Parsley, Attorneys for Husband, at 219 2nd Ave. N. Ste. 300, Nashville, TN 37201 on this 7 day of June, 2013.



JOANIE L. ABERNATHY
RUSS HELDMAN

COURTESY MEDIA
LUNA SHARK MEDIA

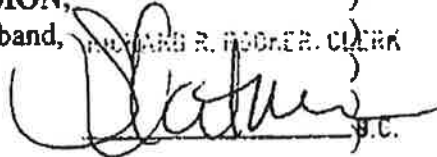
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FILED
IN THE FOURTH CIRCUIT COURT FOR DAVIDSON COUNTY, TENNESSEE
AT NASHVILLE

AARON L. SOLOMON, **2013 JUN -7 PM 4:22**
Plaintiff/Husband, EDWARD R. ROOPER, CLERK

v.



NO. 13D-1446

ANGELIA SOLOMON,
Defendant/Wife.

MOTION FOR TEMPORARY FAMILY SUPPORT

COMES NOW the Wife, ANGELIA SOLOMON, by and through her attorneys of record, Russ Heldman and Joanie L. Abernathy, and respectfully moves this Honorable Court to require Husband to pay Wife temporary support and as grounds for this Motion would state as follows:

1. Since Husband filed for divorce he has failed or refused to make the minimum credit card payment for any card in Wife's name or provide any support to Wife.
2. Wife has not access to any funds nor does she have an income or any means to provide for her care or support.
3. Further, the Husband has failed or refused to pay the bills for the marital home.
4. WHEREFORE, Wife requests that the Court enter an Order requiring Husband to pay the household expenses, minimum payments on all credit cards, as well as pay Wife the sum of \$2,500.00 per month for other necessary expenses.

Respectfully submitted,

By: *Russ Heldman*

JOANIE L. ABERNATHY, BPR #11382
136 Fourth Avenue South
Franklin, Tennessee 37064
(615) 790-1778

RUSS HELDMAN, BPR #9989
218 Fourth Avenue, North
Franklin, Tennessee 37064
(615) 599-9420

Attorneys for Wife

**THIS MOTION IS EXPECTED TO BE HEARD ON THE 21ST DAY OF JUNE, 2013 AT
9:00 A.M.**

CERTIFICATE OF SERVICE

I hereby certify that a true and exact copy of the foregoing MOTION has been forwarded, via U.S. Mail, **Michael and Scott Parsley**, Attorneys for Husband, at 219 2nd Ave. N. Ste. 300, Nashville, TN 37201 on this 7 day of June, 2013.

Russ Heldman

**JOANIE L. ABERNATHY
RUSS HELDMAN**

IN THE FOURTH CIRCUIT COURT FOR DAVIDSON COUNTY, TENNESSEE

FILED

AT NASHVILLE
2013 JUN -7 PM 4:22

AARON L. SOLOMON,
Plaintiff/Husband,

WILLIAM R. ROOPER, CLERK
[Signature]

v.

NO. 13D-1446

ANGELIA SOLOMON,
Defendant/Wife.

D.C.

MOTION FOR TEMPORARY PARENTING PLAN

COMES NOW the Wife, ANGELIA SOLOMON, by and through her attorneys of record, Russ Heldman and Joanie L. Abernathy, and respectfully moves this Honorable Court to enter a Temporary Parenting Plan and would state that the temporary plan should provide for the children to spend the majority of each week with Wife. As grounds for this Motion, Wife would state and show until the Court as follows:

1. The Wife has been the primary caregiver for the parties' two (2) minor children.
2. The children have been secreted from Wife without just cause and upon information and belief, Husband told the children that their Mother was injured or dead and unable to be with them.

Respectfully submitted,

By: *[Signature]*
JOANIE L. ABERNATHY, BPR #11382
136 Fourth Avenue South
Franklin, Tennessee 37064
(615) 790-1778

RUSS HELDMAN, BPR #9989
218 Fourth Avenue, North
Franklin, Tennessee 37064
(615) 599-9420

Attorneys for Wife

**THIS MOTION IS EXPECTED TO BE HEARD ON THE 21ST DAY OF JUNE, 2013 AT
9:00 A.M.**

CERTIFICATE OF SERVICE

I hereby certify that a true and exact copy of the foregoing MOTION has been forwarded, via U.S. Mail, Michael and Scott Parsley, Attorneys for Husband, at 219 2nd Ave. N. Ste. 300, Nashville, TN 37201 on this 7 day of June, 2013.



JOANIE L. ABERNATHY
RUSS HELDMAN

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

AARON L. SOLOMON, 2013 JUN -7 PM 4:22
Plaintiff/Husband,

v.

ANGELIA SOLOMON,
Defendant/Wife.

By: [Signature] B.C.
[Signature] B.C.

NO. 13D-1446

MOTION TO DISSOLVE RESTRAINING ORDER

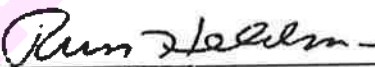
COMES NOW the Wife, ANGELIA SOLOMON, by and through her attorneys of record, Russ Heldman and Joanie L. Abernathy, and respectfully moves this Honorable Court to dissolve the Temporary Restraining Order entered on May 14, 2013 and as grounds for this Motion would state as follows:

1. The Court did not have the best evidence available when the Order was entered, in that although Husband utilized the services of the Metro Intervention Team in order to have Wife taken to Centennial/Parthenon for an evaluation, the doctor at Centennial, Dr. Michael James Murphy, discharged the Wife without any finding that she had any suicidal tendencies. Dr. Michael Murphy's and/or Dr. Michael Reed's testimony will also reveal that the Wife is not a threat to herself or anyone else and certainly not a threat to her children.
2. The Wife denies the allegations made by Husband that were the basis for the Temporary Restraining Order, in particular, the Wife would state that the evidence will show she is not detached from reality, that she did not threaten or attempt suicide.
3. Although Wife voluntarily withdrew her request for an Order of Protection, the allegations in Wife's application for the Order of Protection were true and correct. That

even though Husband alleged in the Complaint for Divorce that the Temporary Restraining Order was necessary because "he has great fears as relates to her being in the presence of the parties' minor children as a result of a bizarre behavior", Husband returned to the marital residence with the children and spent two (2) nights.

4. The Wife would further state that she is willing and able to submit to a psychiatric evaluation if Husband is also ordered to submit to an evaluation.
5. WHEREFORE, Wife respectfully requests that the Temporary Restraining Order be dissolved and the Court enter a Temporary Parenting Plan as well as a Temporary Support Order.

Respectfully submitted,

By: 

JOANIE L. ABERNATHY, BPR #11382
136 Fourth Avenue South
Franklin, Tennessee 37064
(615) 790-1778

RUSS HELDMAN, BPR #9989
218 Fourth Avenue, North
Franklin, Tennessee 37064
(615) 599-9420

Attorneys for Wife

THIS MOTION IS EXPECTED TO BE HEARD ON THE 21ST DAY OF JUNE, 2013 AT 9:00 A.M.

CERTIFICATE OF SERVICE

I hereby certify that a true and exact copy of the foregoing MOTION has been forwarded, via U.S. Mail, Michael and Scott Parsley, Attorneys for Husband, at 219 2nd Ave. N. Ste. 300, Nashville, TN 37201 on this 7 day of June, 2013.

Joanie L. Abernathy
JOANIE L. ABERNATHY
RUSS HELDMAN

OATH

STATE OF TENNESSEE)
COUNTY OF WILLIAMSON)

I, ANGELIA SOLOMON, after first being duly sworn in accordance with the law make oath that I am the Movant in the foregoing Motion and the facts stated herein are true and correct to the best of my knowledge, information and belief.

Angelia Solomon
ANGELIA SOLOMON

Sworn to and subscribed before me this 7 day of June, 2013.

[Signature]
NOTARY PUBLIC

My Commission Expires



Copy

IN THE FOURTH CIRCUIT COURT FOR DAVIDSON COUNTY, TENNESSEE

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

FILED
 2013 JUN -7 PM 4:28
 RICHARD B. LOSTER, CLERK
 [Signature]
 D.C.

Docket No. 13D-1446

MOTION FOR RESTRAINING ORDER

Aaron L. Solomon, by and through counsel, hereby moves this Honorable Court to enter a Restraining Order, restraining and enjoining Ms. Solomon from continuing her crusade of defaming your Petitioner and deceiving the parties' friends in her attempt to separate them from their cash based upon her libelous publication of a Facebook "prayer chain" saying he has stolen their children. Some of Ms. Solomon's delusional quotes (see attached) are as follows:

"OK...pray!! And sit down!!! Thank you all for caring and calling!! I'm a wreck but phone ringing like crazy. Today I'm swamped trying to get \$\$\$ to continue the search. Aaron stole them. Right Out of their beds.. God only knows but he left me w nothing.. I'm distraught but focused. It's awful and I know they are scared to death...so I'm strong for them. Prayers bc I know God is with them and they r strong bc they got that from me but i know they are terrified... God and your prayers will bring them home. Amen!!! And thank you Hope for starting this prayer chain." (Emphasis added).

Further, she states as follows:

"You r a dear.. Thank you for caring, I'm a wreck but phone ringing like crazy. Today I'm trying to get \$\$\$ to continue the search. Aaron stole them. Right Out of their beds.. Left me w nothing.. I'm distraught but focused. It's awful and I know they are scared to death...so I'm strong for them. Prayers bc I know God they r strong and God will bring them home. It's really bad just can't say that on board..."

She further states:

"Message Hope Conrad or Michelle Cloud if u can't get me. I love u all but gotta get on this money issue I only have til noon!! God

Copy

help me!!!" (Emphasis added).

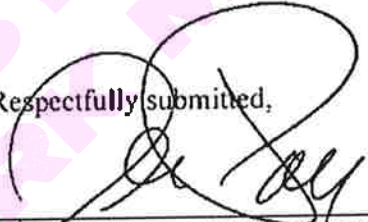
Lastly, she states:

"I love ya'll... I shouldn't be leaving until noon...calling a bank right now. I have until them to get the money. 17000. Ugh!!!" (Emphasis added).

This conduct of Ms. Solomon only evidences the seriousness and depth of her obvious mental illness. This Honorable Court entered a restraining order on the 14th day of May, 2013, which states:

"It is, therefore, ORDERED, ADJUDGED AND DECREED that you, Angelia Solomon, are hereby restrained and enjoined from interfering with the Father's, Aaron L. Solomon, possession of the minor children, Grant Rhodes Solomon and Gracie Rhodes Solomon, pending further orders of this Court."

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 Angelia Solomon, *pro se*, 2602 Abbott Martin Road, Nashville, TN 37215, by placing same in the U. S. Mail, postage prepaid, on this 7 day of June, 2013.


D. SCOTT PARSLEY

THIS MOTION IS EXPECTED TO BE HEARD JUNE 21, 2013, AT 9:00 A.M.

Copy

IN THE FOURTH CIRCUIT COURT FOR DAVIDSON COUNTY, TENNESSEE

AARON L. SOLOMON, 2013 JUN -5 PM 3:18

Plaintiff,

RICHARD R. DOCKER, CLERK

v.

ANGELIA SOLOMON,

Defendant.

Fleming

Docket No. 13D-1446

MOTION FOR MENTAL EVALUATION

Aaron L. Solomon, by and through counsel and pursuant to Tennessee Rule of Civil Procedure 35.01, moves this Honorable Court for an Order requiring Angelia Solomon to submit to a mental examination.

For grounds, Mr. Solomon would state and show unto this Honorable Court that the mental condition of Ms. Solomon has become of great concern to Mr. Solomon, as well as Ms. Solomon's parents due to her increasingly bizarre behavior.

Respectfully submitted,

[Signature]

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 Angelia Solomon, *pro se*, 2602 Abbott Martin Road, Nashville, TN 37215 by placing same in the U. S. Mail, postage prepaid, on this 5 day of June, 2013.

[Signature]
D. SCOTT PARSLEY

THIS MOTION IS EXPECTED TO BE HEARD JUNE 21, 2013, AT 9:00 A.M.

Copy

IN THE FOURTH CIRCUIT COURT OF DAVIDSON COUNTY, TENNESSEE

ANGELIA SOLOMON

Petitioner

VS.

CASE NO. 13D1446

AARON SOLOMON

Respondent

FILED
2013 MAY 20 AM 9:51
RICHARD PRODRON
D.C.

ORDER OF DISMISSAL

This cause came on for hearing on may 20, 2013 before the Honorable
Philip E. Smith, Judge/Substitute Judge of the Fourth Circuit Court of Davidson County,
Tennessee, upon the Petition for Orders of Protection filed in this cause and served on the
Respondent on 05.12.13. It appearing to the court that this Petition for Order of Protection
is hereby dismissed:

- At the Request of the Petitioner
- For failure to appear to prosecute
- As a result of testimony and/or evidence presented
- Due to defective pleadings filed
- For failure to state a cause of action
- At the request of the Petitioner through Counsel.
- By agreement of Attorneys. A mutual Restraining Order will be entered by separate order.
- Other _____

I, Angelia Solomon, request that this petition for orders of protection I filed be dismissed.

Alsh
Angelia Solomon

Copy

It is, therefore, ORDERED, ADJUDGED and DECREED that the Petition is hereby dismissed with prejudice without prejudice .

Court costs taxed to Respondent

No taxation of Court costs pursuant to T.C.A. 36-3-617(a).

Other: By agreement the Petitioner will pay court cost.

This 20th day of May, 2013.

[Signature]
JUDGE

CERTIFICATE OF SERVICE

I certify that a true and exact copy of this Order was

hand delivered to the Petitioner in court

hand delivered to the Respondent in court

mailed to the Petitioner

mailed to the Respondent at _____

on this 20th day of May, 2013.

[Signature]
DEPUTY CLERK

IN THE CIRCUIT COURT FOR DAVIDSON COUNTY, TENNESSEE

AARON L. SOLOMON

v.

ANGELIA SOLOMON

Docket No. 13DI446

FILED
2013 MAY 14 PM 4:00
RICHARD R. ROBERTSON, CLERK
B.C.

To: Angelia Solomon

TEMPORARY RESTRAINING ORDER

It appearing to the Court from the sworn Complaint for Divorce that the Order requested should issue;

It is, therefore, **ORDERED, ADJUDGED and DECREED** that you, Angelia Solomon, are hereby restrained and enjoined from ~~coming about the presence of Father, Aaron L. Solomon,~~ ^{interfering with the Father's (PES)} ~~possession of the minor children,~~ ^(PES) ~~or the presence of the minor children,~~ Grant Rhodes Solomon and Gracie Rhodes Solomon, and from ~~interfering with Father's peaceful possession of the minor children~~ ^(PES) pending further orders of this Court.

JUDGE



3:55 p.m.

APPROVED FOR ENTRY:



MICHAEL K. PARSLEY, #23817
D. SCOTT PARSLEY, #13606
D. SCOTT PARSLEY & ASSOCIATES
219 Second Avenue North, Suite 300
Nashville, TN 37201
(615) 244-8118
(615) 244-8842 Facsimile

69200

~~THIRTEENTH CIRCUIT~~ ~~FOURTH CIRCUIT~~ FILED

2013 MAY 13 PM 4:29

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

IN THE CIRCUIT COURT FOR DAVIDSON COUNTY, TENNESSEE
DOCKET NO: 130144
D.C.

COMPLAINT FOR DIVORCE

1. Plaintiff, Aaron L. Solomon, (hereinafter called (Husband)) is married to Defendant (hereinafter called (Wife)). The following is the statistical information pertaining to said parties required by T.C.A., §36-4-106:

WIFE:

- a. Full maiden name of Wife: Angelia Lee Huffins
- b. Race: White
- c. Residence address: 2602 Abbott Martin Road, Nashville, TN 37215
- d. Length of residence at above address: Over six months
- e. Date and place of birth: November 11, 1969; Tennessee
- f. Number of previous marriages: 2
- g. Member of the Armed Services of the United States: No
- h. Employed: Unemployed
Education: Doctorate of Pharmacy

HUSBAND:

- i. Full name of Husband: Aaron L. Solomon
- j. Race: White
- k. Residence address: 2602 Abbott Martin Road, Nashville, TN 37215
- l. Length of residence at above address: Over 6 months
- m. Date and place of birth: March 8, 1969; California
- n. Number of previous marriages: 0
- o. Member of the Armed Services of the United States: No
- p. Employed: Unemployed
Education: B.S. MTSU
- q. Date and place of marriage of the parties: November 7, 2002; Las Vegas, Nevada
- r. Date of separation of the parties: May 13, 2013
- s. Residence of the parties at the time of their separation:
2602 Abbott Martin Road, Nashville, TN 37215

Copy

t. Minor children born of this marriage and their dates of birth:

Grant Rhodes Solomon; born June 13, 2002

Gracie Rhodes Solomon; born October 17, 2006

u. Grounds for divorce relied on by Plaintiff:

Irreconcilable Differences and Inappropriate Marital Conduct

v. Description of any other litigation concerning the custody of these children in this
or any other state in which either party has participated: None

w. Do you currently have an Order of Protection in force in the Circuit Court of Davidson
County, Tennessee: Yes, Davidson County Circuit Court (Fourth Circuit)

COURTESY OF
LUNA SHARK MEDIA

2. Plaintiff would allege that there exist between the parties such irreconcilable differences that a continuation of the marriage is no longer practical.

3. Plaintiff would allege that Defendant is guilty of inappropriate marital conduct.

4. Plaintiff would state and show unto this Honorable Court, pursuant to statutory requirements, that the parties are the parents of two minor children, Grant Rhodes Solomon, born June 13, 2002, and Gracie Rhodes Solomon, born October 17, 2006. He would state and show unto this Honorable Court that the minor children currently reside with your Petitioner at an address he presently does not wish to disclose due to his fear for the safety of the parties' minor children and himself. Your Petitioner would state and show unto this Honorable Court that prior to his temporarily removing himself and the minor children from the marital residence, the parties all resided together at 2602 Abbott Martin Road, Nashville, Davidson County, Tennessee 37215. He would further state and show unto this Honorable Court that he has no knowledge of any other parties whom have visitation or custody rights to the minor children who are not a party to this complaint. Further, he has not participated in this or any other state in litigation concerning custody of the minor children other than the matter which is pending before this Honorable Court.

5. Plaintiff would state and show unto this Honorable Court that he is the fit and proper person to be designated the primary residential parent of the parties' two minor children and that Mother should be required to pay child support in compliance with the Tennessee Child Support Guidelines based upon her income and/or ability to earn income. Further, that she be required to maintain medical and dental insurance on behalf of the minor children. Mother should be granted parenting time with the parties' children under such conditions as the Court deems appropriate to ensure their safety.

6. Plaintiff would state and show unto this Honorable Court that unfortunately in the last several years, the parties have had certain financial setbacks and currently are involved in a

bankruptcy which is pending in the Bankruptcy Court for the Middle District of Tennessee.

7. Your Petitioner would state and show unto this Honorable Court that over the last six months he has become more and more concerned about the mental instability of Respondent. He would state and show unto this Honorable Court that her behavior has become more and more bizarre as time has passed and he is quite concerned that she suffers from a mental illness, the diagnosis of which has not been revealed to him although she has been under the care of a psychiatrist since approximately last August. He would state and show unto this Honorable Court that although she is currently under the care of a psychiatrist, the psychiatrist has not shared any information concerning Respondent's health with him. He has great fears as relates to her being in the presence of the parties' minor children as a result of bizarre behavior. Further, she has engaged in a course of conduct designed to alienate the children from Father and on an almost daily basis, of recent, she has attempted to goad him into arguments in the presence of the minor children. Further, she inexplicably utters bizarre comments in the presence of the children. Further, it is apparent to him that she is detached from reality. She makes up lie after lie which has no basis in reality. She imagines plots against her by her Husband and her own parents. He, via email, informed Dr. Reed about some of her recent behavior involving spending all of the parties' money on unnecessary junk to the point they could not buy food. Unfortunately, Dr. Reed just forwarded the email to Respondent which set her off again. He expressed his concerns about her numerous medications from several prescribers.

8. Your Petitioner would state and show unto this Honorable Court that his concern for Respondent has been such that he has discussed such with her parents and shared with them her behavior of late and solicited their help in convincing her to obtain psychiatric treatment. Your Petitioner would state that they have been very supportive and, in fact, mentioned to him that they had harbored that opinion, even before he did, that something must be done to obtain help for their

daughter, your Petitioner's Wife. Your Petitioner would state that as recently as last Friday, May 10, 2013, he in the company of her parents utilized the services of the Metro Intervention Team in order to have Respondent taken to the hospital for evaluation. He would state that such was accomplished and she was transferred from Centennial to Parthenon and unbeknownst to either your Petitioner or her parents, she was released for reasons unknown to your Petitioner less than twenty-four (24) hours thereafter. She immediately obtained an Ex-Parte Order of Protection against your Petitioner. Then began calling him. She has texted him in excess of one hundred (100) times and emailed and called him. Your Petitioner would state and show unto this Honorable Court that in support of his request for a Temporary Restraining Order restraining and enjoining Mother from interfering with his peaceful possession of the minor children pending further Orders of this Court, that he would state and show unto this Honorable Court that the events occurred from late Wednesday night to early in the morning on Thursday of last week wherein your Respondent threatened suicide in the presence of your Petitioner. In fact, he would state and show unto this Honorable Court that she has made such threats in the past but never taken any actions in furtherance of the same. He would state, however, that on this occasion last week, she did secrete herself in the shower of the marital residence and locked several doors behind her. Your Petitioner would state that he was able to appropriately manipulate the locks on these doors since they are not actually keyed locks but pin locks and he did go to her where he found that she had taken and wrapped a cord from a hair dryer around her neck and secured the same to the showerhead. At the time he found her, which was very shortly within a couple of minutes of her making the threats, lying in the bathtub with the cord around her neck either unconscious or acting as if she was unconscious. Apparently, if she even attempted the suicide, it was unsuccessful. He did revive her and upon revival of her, she made allegations that it was he who had tried to hang her. Your Petitioner would state and show unto this Honorable Court that her behavior has become so bizarre as of late, that as recently as May 11, 2013, after her release from

Parthenon she went to the Metropolitan Davidson County Night Court and secured an Ex-Parte Order of Protection against Petitioner which is currently set to be heard on May 20, 2013 at 9:30 a.m. in the Fourth Circuit Court for Davidson County, Tennessee by the Honorable Philip Smith. Under paragraph 6, page 2 of the same her allegations of abuse are in and of themselves bizarre. However, despite the same, the Ex-Parte was issued by the Judicial Commissioner. Your Petitioner states hereinafter verbatim the allegations in that Order of Protection (A copy is attached hereto):

"I am seeking an order of protection against my husband Aaron Solomon. Thursday night, going into Friday May 10th 2013 my husband tried to hung me with a blow dryer cord in the bathroom of our home. Yesterday Friday May 11th my parents came over to my house to try and have me committed into a mental institution, my parents and my husband are insane and trying to take my kids away from me, I have talked to my psychiatrist and told him about everything that has been going on and about the inheretence that Aaron is about to get, my doctor told me that my parents and Aaron may be plotting just to take the money and keep it to themselves. When I asked my parents why they wanted to send me to the hospital and to call the mobile unit on me they said because they want the kids and told me that I was going to loose them. I went to the hospital Friday but was released today Saturday May 11th 2013. My husband and my parents just kept yelling that they were running out of time. Before my husband called an ambulance he and my parents became upset because I wouldn't go to the hospital with them, my husband then hit me on the right side of my head and knocked me on to the bed, took my cell phone from me, this all happened in front of my parents and I told them you see this is what I have been talking about and my dad said "I didn't see that and a husband can do to his wife what he wants". My husband has abused me many times the past even in front of the kids, Dr. Reed has all the pictures and evidence of the abuse, I have been forwarding pictures and evidence to him for the last 6 months. On one of these pictures when the doctor saw it he asked me who that was and he couldn't believe it when I told him it was me because my face distorted, puffy nad very red looking. These statements are true and correct and occurred in Nashville Davidson County TN."

9. Your Petitioner would state and show unto this Honorable Court that the same has no basis in reality, in fact, she makes allegations that your Petitioner tried to hang her with a blow dryer in the bathroom in their home when in actuality it was she who did the same which will be verified at

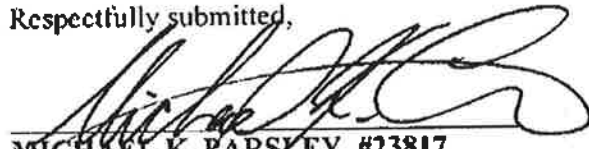
the hearing of this matter. She, further, makes allegations, which are true, that her parents and Petitioner did attempt to have her evaluated, however, as he has stated earlier herein, that they were unsuccessful and that she was released by Parthenon for reasons unknown to your Petitioner. She further states in her affidavit that both her parents and her husband are insane and trying to take her children from her. In fact, it was the intervening fire department personnel who arrived at the scene that advised Mr. Solomon that he should not leave the parties' children in the presence of Wife. She further makes allegations that her psychiatrist, Dr. Michael Reed, told her that her parents and her Husband may be plotting against her to take away inheritance money that she has coming to keep for themselves. The reality of the situation is that she has no inheritance money coming, both her parents are alive and well, and in fact, have assisted your Petitioner in attempting to obtain help for their daughter. The one who has an inheritance coming is Mr. Solomon. She further states that her Husband hit her on the right side of the head and knocked her to the bed. This has never occurred and she, as a result of her detachment from reality, quite often makes up such tales. Her parents were present at all times. The truth of the matter is that the only physical altercations that have ever occurred between your Petitioner and Respondent are those which she has initiated. Your Petitioner has never laid a hand on his Wife and has often took beatings from her never defending himself. In fact, when he appears in Court to contest the extension of this Order of Protection, he believes quite well that the bruises from his last encounter with her will still be visible.

10. Your Petitioner would state and show unto this Honorable Court that he is quite fearful for his safety and the safety of the parties' minor children. He, therefore, moves this Honorable Court to enter an Ex-Parte Restraining Order, restraining and enjoining Respondent, Angelia Lee Solomon, from coming about his presence or the presence of the minor children and from interfering with his peaceful possession of the minor children pending further Orders of this Court.

PREMISES CONSIDERED, PLAINTIFF PRAYS:

1. That proper process issue and be served on Defendant, Angelia Solomon, 2602 Abbott Martin Road, Nashville, TN 37215, requiring her to appear and answer, but her oath thereto is waived.
2. That Husband be awarded a divorce on the grounds of irreconcilable differences and inappropriate marital conduct.
3. That the Court approve the Marital Dissolution Agreement if entered into between the parties, or in the alternative make an equitable distribution of the assets of the marriage and responsibility for repayment of debts.
4. That Plaintiff be designated the primary residential parent of the parties' minor children.
5. That the Temporary Restraining Order requested issue.
6. That he be awarded his reasonable costs and attorney's fees.
7. For such other, further, different, or general relief to which the Court may deem he entitled.

Respectfully submitted,




MICHAEL K. PARSLEY, #23817
D. SCOTT PARSLEY, #13606
D. SCOTT PARSLEY & ASSOCIATES
219 Second Avenue North, Suite 300
Nashville, TN 37201
(615) 244-8118

Copy

STATE OF TENNESSEE)
COUNTY OF DAVIDSON)

AARON SOLOMON, after first being duly sworn, makes oath that the statements contained in the foregoing Complaint for Divorce are true to the best of his knowledge, information and belief; that Plaintiff brings this Complaint, not out of levity or by collusion with the Defendant, but in sincerity and truth, and for the causes mentioned in the bill.

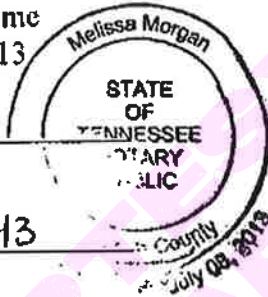


AARON SOLOMON

Sworn to and subscribed before me
this 13th day of May, 2013



NOTARY PUBLIC



My Commission Expires: 7-8-13

COURT REPORT BY ORAL MEDIA
LUNA SHARK MEDIA

FOURTH CIRCUIT FILED

IN THE FOURTH CIRCUIT COURT FOR DAVIDSON COUNTY, TENNESSEE

2009 JUL 27 PM 1:55

RICHARD R. ROOKER, CLERK

IN RE: Parenting Seminar


D.C.**ORDER**

It is hereby **ORDERED, ADJUDGED** and **DECREED** that in all divorce cases filed, where there are children who will be subject to the jurisdiction of the Court, the divorcing parents shall have 60 (sixty) days from the date of filing the Divorce Complaint within which to complete the statutorily mandated parenting seminar and file the certificate from the seminar in the Circuit Court Clerk's office. If the parties are filing an uncontested/irreconcilable differences Divorce Complaint, the parties may opt to file a "Motion to Exempt" themselves from the parenting seminar if an Agreed Permanent Parenting Plan is filed with the Court.

ENTERED this 27th day of July, 2009.



PHILIP E. SMITH, JUDGE

Copy

FOURTH CIRCUIT

IN THE CIRCUIT COURT FOR DAVIDSON COUNTY, TENNESSEE

AARON L. SOLOMON)
)
 v.)
)
 ANGELIA SOLOMON)

FILED
 MAY 13 2013
 RICHARD B. ROOKER, Clerk
 By: *[Signature]* Deputy

No: 13D1442

NOTICE OF STATUTORY INJUNCTION PURSUANT TO T.C.A. 36-4-106(d)

You are hereby notified that upon personal service, or waiver, or acceptance of service by the respondent, both parties are bound to abide by the provisions of the law as set forth verbatim below. Violation of this statute may result in a finding of contempt of court.

TCA 36-4-106(d)

(d) Upon the filing of a petition for divorce or legal separation and upon personal service of the complaint and summons on the respondent or upon waiver and acceptance of service by the respondent, the following temporary injunctions shall be in effect against both parties until the final decree of divorce or order of legal separation is entered, the petition is dismissed, the parties reach agreement, or until the court modifies or dissolves the injunction, written notice of which shall be served with the complaint:

(1)(A) An injunction restraining and enjoining both parties from transferring, assigning, borrowing against, concealing or in any way dissipating or disposing of any marital property, without the consent of the other party or an order of the court. Nothing herein is intended to preclude either of the parties from seeking broader injunctive relief from the court.

(B) Expenditures from current income to maintain the marital standard of living and the usual and ordinary costs of operating a business are not restricted by this injunction. Each party shall maintain records of all expenditures, copies of which shall be available to the other party upon request.

(2) An injunction restraining and enjoining both parties from voluntarily canceling, modifying, terminating, assigning or allowing to lapse for nonpayment of premiums, any insurance policy, including but not limited to life, health, disability, homeowners, renters and automobile, where such insurance policy provides coverage to either of the parties or the children, or that names either of the parties or the children as beneficiaries without the consent of the other party or an order of the court. "Modifying" includes any change in beneficiary status.

(3) An injunction restraining both parties from harassing, threatening, assaulting or abusing the other and from making disparaging remarks about the other to or in the presence of any children of the parties or to either party's employer.

(4) An injunction restraining and enjoining both parties from hiding, destroying or

spoiling, in whole or in part, any evidence electronically stored or on computer hard drives or other memory storage devices.

(5) An injunction restraining both parties from relocating any children of the parties outside the State of Tennessee, or more than one hundred (100) miles from the marital home, without the permission of the other party or an order of the court, except in the case of a removal based upon a well-founded fear of physical abuse against either the fleeing parent or the child. In such cases, upon request of the non-relocating parent, the court will conduct an expedited hearing, by phone conference if appropriate, to determine the reasonableness of the relocation and to make such other orders as appropriate.

(6) The provisions of these injunctions shall be attached to the summons and the complaint and shall be served with the complaint. The injunctions shall become an order of the court upon fulfillment of the requirements of this subsection (d). However, nothing in this subsection (d) shall preclude either party from applying to the court for further temporary orders, an expanded temporary injunction or modification or revocation of this temporary injunction.

(7) The temporary injunctions provided in this section shall only apply to the spousal parties named in the petition and shall not apply to any third party named in the petition; provided, however, that nothing in this subsection (d) shall preclude any party from applying to the court for an order of injunctive or extraordinary relief against any other party named in any petition as provided by law or rule.

COURT REPORTER
LUNA SHARK