Susan Miller vs. P inal Wayne Miller, 01-DR-1 1259



Chapel of the Holy Spirit

College Park Road

P.O. Box 809

Ladson, SC 29456

803---553-8740

803---553-5420

Holy Spirit Bible College

WKCL J.M. 91.5 Radio

May 9, 2001

To whom it may concern,

This letter is in reference to my involvement with Dr. Wayne Miller, his wife Susan and their marital problems.

As the Vice President of the Board of Trustees for Cathedral Ministries of Beach I have been involved in trying to achieve some sort of reconciliation or solution to the personal problems of the marriage between Dr. Miller and his wife. I first learned of their marital problems in the early fall of 2000 from Dr. Miller. Not long afterwards I began to receive calls from Mrs. Miller because she told me she had to have someone that she could talk to about the problems between her and Dr. Miller. Mrs. Miller admitted to having had an affair of several weeks with a man from the church but she did not speak or share any sort of remorse for her actions.

My council to her was to seek forgiveness and try to restore the marriage of 27 years if it was at possible. I encouraged her to meet with myself and Dr. Miller but she said she did not want to rebuild the marriage, she just wanted her freedom so that she could date other people and get on with her life. Mrs. Miller said she was going to get every dime she could because she had given 27 years of her life to the ministry and it owed her. Mrs. Miller said she would get what was hers even if it meant she had to destroy him.

At this point, I informed her that Dr. Miller was only employed by Cathedral Baptist Church which was not connected with his personal, financial, or marital problems. Mrs. Miller did not want to accept that as an answer.

In early December, after seeing no hope of a solution, I called a special meeting of the Board of Trustees for the purpose of getting everyone up to speed on the situation of the marital problems of Dr. & Mrs. Miller. I informed the Board members that I did not feel Mrs. Miller wanted to reconcile with her husband. It was suggested to Dr. Miller that her and his wife consider the Christian Legal Society for help in bringing about some sort of Godly resolution to their problem. Dr. Miller agreed and I made contact with Susan and although reluctant, she agreed but with the conditions that she would not have to travel back and forth to Charleston alone with her husband, I would also have to attend. I felt that after this suggestion we might be making progress.





# First Citizens Bank

Charles S. Page Vice President 4506 Socastee Blvd. PO Box 30159 Myrtle Beach, SC 29588

> Telephone (843) 293-1800 Fax (843) 293-1802

Wednesday, May 16, 2001

Mr. Reginald W. Miller 1859 Southwood Dr. Surfside Beach, SC 29575

Re: Loan #231061767

Dear Sir:

As of this date you are past due two payments on the above loan. Your last payment was received on April 23, 2001. The account is presently due for April 1st and May 1st. As you know this loan is secured by a first lien on your home located at 1859 Southwood Dr., Surfside Beach, SC. I must inform you that foreclosure proceedings may be considered if you are not able to bring the account up to date or make satisfactory arrangements to do so.

Please contact me by May 22, 2001 and discuss your intentions. If you need additional information, please let me know.

Sincerely,

Charles S. Page

Retail Relationship Manager

Sworn before me this 16th day of May, 2001.

1050 Star Creek Circle Myrtle Beach, SC 29588 843.293.8372

May 14, 2001

To Whom It May Concern:

This letter is concerning the dispute between Pastor Wayne & Susan Miller. I are business administrator for Cathedral Church, and have been closely involved with the Miller Family for approximately four years.

During these years I have noticed one thing to be consistent-Pastor Wayne carrying all responsibilities of keeping up a household and raising the kids, and Susan unable to aid in any significant way. Pastor Wayne is a very unselfish, loving, and responsible individual. Susan, on the other hand, is very unstable and bitter. Bitterness is a terrible disease that is blinding and consuming. She has already done damage to herself and her children, and has the potential to do much more.

One of the most disturbing things I have witnessed is the paper work received from America Online. Susan not only uses vulgar screen names, and communicates with other men using vulgar screen names, but she spends between 30 to 40 hours each week online! In addition, recently Pastor Wayne asked me to go with him to take pictures of the home because his children were complaining about the filth. The home was disgusting. The gas fireplace was left wide open and on, the house had clothes and garbage and toilet paper thrown everywhere. The kitchen had food and dirty dishes thrown all over the place with foul stench.

I pray that the wellbeing of the children can be preserved. Based on the situations I have witnessed, and also witnessing the relationship Pastor Wayne has with his children, I feel it would be in the best interest of the children for Pastor Wayne to retain full custody.

Respectfully submitted,

David J. Victoria, Jr.

Sworn to before me this

16th day of May, 8001

SUSan May, 8001

Notary Dublictor South Cakount

My commission Expires: 12/16/2001

HORRY COUNTY

STAT	E OF S	OUTH CAROLINA	IN S	PHE FAMILY C	OURT		
COUN	TY OF I	HORRY	) FIFTEENTH JUDICIAL CIRCUIT				
			'	PRELIMINARY			
SUSA	M WILL			ANCIAL DECLA	וא הדיים אם		
		Plaintiff )	FIN				
vs.		į	OF	REGINAL WAY	MELES		
REGI	NAT. WAS	YNE MILLER		1		<u>1</u>	
		Defendant	FIL	E NO. 01-DR-	26-1239		
		)	•		7 P 2	<u>''</u>	
		PROTURE WAVE WILLIED	Wife:		第37		
	and:	REGINAL WAYNE MILLER 3559 CHESTNUT DRIVE	Address:				
Addi	ess:	MYRTLE BEACH, SC 29577	Address.			· · ·	
Age:		52 SSN:	Age:	0 SSN:			
9							
Occu	pation	: MINISTER	Occupation:				
	oyer:	CATHERDRAL BAPTIST CHURCH					
Addr	ess:	803 HOWARD PARKWAY	Address:	y			
		MYRTLE BEACH, SC 29577		t <del>a di</del>			
(a) H	Gross in Salary bonuses monthly Pension Social Disabil Public Child/s Dividen Rents Other	come AND EXPENSE STATEMENT monthly income from: and wages (including commiss and overtime) payable weeky/etc	kly/ s ance etc) iage)  \$	4,333.33			
(b) H	Income Social Disabi Medica Union Retires Savings	e deductions from gross income taxes (state and federal) Security lity insurance l or other insurance or other dues ment or pension fund s plan	**************************************	658.62			
		TOTAL DEDUCTIONS	•	1,955.80			
(c)	NET MO	NTHLY INCOME	\$	2,377.53	\$		

Estimated monthly expenses: (Specify which party is the custodial parent and list name and relationship of all members of the household whose expenses are included)

#### REGINAL WAYNE MILLER-DEFENDANT PATRICK MILLER-SON LACY MILLER-DAUGHTER Wife Husband 1,590.00 Note or mortgage payments (residence).. H 78.81 Real property taxes (residence) ...... Η Real property insurance (residence) ... 66.67 H 200.00 Maintenance (residence) ..... Н Food and household supplies ..... 800.00 Н 105.00 Utilities ...... H Telephone ..... 39.00 H 30.00 Laundry and cleaning ...... Η 250.00 Clothing ..... Н Medical ..... 300.00 Н Dental ...... Insurance (life, health, accident, etc)... 416.25 H Child Care ....... Payment of child/spousal support ..... 200.00 School ..... H 50.00 Entertainment ...... Η 400.00 Incidentals ...... Η Auto expenses(insurance, gas, oil, repair) 75.00 H Auto payments ..... Other Installment payment(s) (Insert total here and itemize below) 642.00 92.00 Monthly Payment Balance Creditor's Name For 40.00\$ SEARS CREDIT CARD 1,250.00 Н CREDIT LINE 40.00 225.00 PEOPLES FEDERAL H 225.00 8,534.87 MBNA VISA H 1,058.00 OVERDRAFT CHARGES 40.00 BANK OF AMERICA H Monthly Payment Balance Other For 47.00\$ 1,565.19 CREDIT CARD H HRS USA 250.00 16,073.47 Н NY LIFE INSURANCE LOAN DENTAL CARE FOR WIFE 92.00 HELP CARD W 103.00 WASHINGTON MUTUAL H Finance 92.00 5,242.73\$ TOTAL EXPENSES Other debts and obligations NOT payable in monthly installments. Date Balance Creditor's Name For Payable CARDIOLOGY / Gastroent. MEDICAL CARE 284.50 H 184.00 MEDICAL CARE WACCAMAW CARDIOLOGY Н 328.11 MEDICAL CARE CAROLINA HEALTH H 254.50 MEDICAL CARE CONWAY HOSPITAL H

1,051.11

TOTAL OTHER DEBTS AND OBLIGATIONS \*

<sup>\*</sup>See Additional Debts and Obligations Exhibit

## Wayne Miller Additional Debts Exhibit

Creditor's Name	For	Balance	H/W
Alltell	Phone	\$471.71	Н
Dr. William Altman	Dental Work	\$128.00	Н
Time Warner Cable	Cable	\$154.43	Н
Propane Gas	Gas Logs	\$550.50	Н
Piedmont B	Cell Phone	\$471.74	Н
Horry County Tax Assessor	Taxes on House	\$945.71	Н
Inez Miller	Living Expenses	\$6,000.00+	Н
David Victoria, Sr. TOTAL DEBTS AN	Living Expenses D OBLIGATIONS	\$1,000.00 \$10,773.20	Н

### All property of the parties known to me includes the following:

		Husband	Wife
H	Cash on hand	\$	\$
H	Money in checking accounts	300.00	
	Money in savings accounts		V
	Money in credit union		
	Money in any other accounts or deposits		V
	Retirement or pension fund		
	Life insurance cash value		
	Value of any stocks & bonds		
В	Value of real estate	-10,000.00	-10,000.00
W	Value of all other property		2,000.00
	TOTAL PROPERTY	\$ -9,650.00	\$8,000.00

Sworn to and Subscribed before me

this 2 day of June

Delonah B. Dantile

My Commission expires 1-21-200

Signature

R. Wayne Miller

\*\*700.65

#### 

R. Wayne Miller 1859 Southwood Drive Surfside Beach, SC 29575

05/14/2001 - 05/20/2001 Pay Period

R. Wayne Miller 1859 Southwood Drive Surfside Beach, SC 29575

Salary Federal Withholding SC - Withholding 5/22/2001 1,000.00 -251.00 -48.35 YTD 18,200.00 -4,418.04 -829.90

YTD

18,200.00

-4,418.04

-829,90

Used / Available Sick 0:00 / 0:00

Vac 0:00 / 0:00

Cathedral Ministries 803 Howard Parkway Myrtle Beach, SC 29577

05/14/2001 - 05/20/2001 Pay Period

700.65

R. Wayne Miller 1859 Southwood Drive Surfside Beach, SC 29575

Salary Federal Withholding SC - Withholding 5/22/2001 1,000.00 -251.00 -48.35

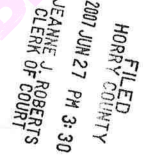
Used / Available Sick 0:00 / 0:00 Vac 0:00 / 0:00

Cathedral Ministries 803 Howard Parkway Myrtle Beach, SC 29577

STATE OF SOUTH CAROLINA	٠,
	)
COUNTY OF HORRY	)
SUSAN MILLER,	)
Social Security	)
Plaintiff,	)
·	j.
vs.	ĺ.
	Ś
REGINAL WAYNE MILLER,	ń.
Social Security	ń
	Ś
Defendant.	3
Defendant.	$\prec$

OTATE OF COLUMN CAROLINIA Y

IN THE FAMILY COURT OF THE FIFTEENTH JUDICIAL COURT Civil Action No. 01-DR-26-1259



#### **AFFIDAVIT OF ATTORNEY'S FEES**

PERSONALLY appeared before me, David R. Gravely, who, being duly sworn, deposes and states as follows:

- I am an attorney licensed to practice law in the State of South Carolina and have practiced in Myrtle Beach, South Carolina since 1972. My entire practice has been with the firm of Bellamy, Rutenberg, Copeland, Epps, Gravely & Bowers, P.A.
- 2. Approximately seventy-five (75%) percent of my individual practice is devoted to the practice of domestic law. I have a substantial number of cases presently pending before the Family Court of the Fifteenth Judicial Circuit and have handled cases in several other circuits throughout the State of South Carolina. I am past Chairman of the Horry County Family Court Advisory Committee, and I continue to serve on this committee. I have spoken at Continuing Legal Education seminars and on other occasions concerning domestic law. I am a fellow of the American Academy of Matrimonial Lawyers.
- 3. I have had several interviews with the Plaintiff, Susan Miller, and I represent her interest in this action. I have a fee agreement with Ms. Miller to represent her interest in the above

- captioned action for a fee of Two Hundred Twenty-five (\$225.00) Dollars per hour for my time and Sixty (\$60.00) Dollars per hour for paralegal time.
- 4. The issues in this case are divorce, custody, child support, alimony, attorney fees and costs, and equitable distribution of marital assets.
- My total fees through June 25, 2001 are Four Thousand Sixty and 50/100 (\$4,060.50) Dollars. I anticipate additional fees of Seven Hundred Fifty (\$750.00) Dollars for the preparation and appearance at the temporary hearing in this matter. I further anticipate that the total fees for the preparation and presentation of this case at trial shall be between Ten Thousand Hundred (\$10,000.00) Dollars and Fifteen Thousand (\$15,000.00) Dollars.
- 6. This Affidavit is prepared pursuant to the Plaintiff's request for this Court to award attorney's fees and cost against the Defendant.

FURTHER the Affiant saith not.

David R. Gravely

SWORN to before me this 26

day of June, 2001.

Notary Public for South Carolina

My Commission Expires: 1/30/2005

STATE OF SOUTH CAROLINA	) IN THE FAMILY COURT OF THE ) FIFTEENTH JUDICIAL CIRCUIT
COUNTY OF HORRY	) 01-DR-26-1259
Pameta Susan Miller,	) Duk
Plaintiff,	}
vs.	) AFFIDAVIT OF R. WAYNE MILLER
Reginal Wayne Miller,	)
Defendant.	

PERSONALLY appeared before me, R. Wayne Miller, who first being duly sworn, deposes and says that:

- 1. I have been married to Susan Miller for twenty-seven very long years. It has been an unhappy marriage for as long as I can remember. We have not slept in the same bedroom for twenty years even before we separated in February.
- 2. I have had suspicions for a very long time that Susan was having affairs, but her openness about it has brought this to a head. I have found unexplained lingerie and gift baskets from Victoria's Secret. She had a private telephone line put in her bedroom. During the last 2½ years she has become obsessed with the Internet. She spends hours upon hours on line. One month last year, she spent 7,533 minutes, which averages out to thirty hours per week. Attached are copies of some of the Internet bills which show the extent of time that she spends as well as some of her screen names, i.e. oimnice, silknsatin8, OsuseeQ42, lace4200, etc. It is clear that her conversations on the Internet are not of a wholesome nature.
- 3. Susan has gone around bragging about her various affairs to people in the community and most importantly to people in our church. She had an affair with a man named Rick Bethke who was also dating Donna Davis, a member of our church. She admitted to me having an affair with this man for a period of several weeks meeting him at her sister's condo at Kingston Plantation.

- 4. She also had an affair with a man named Rich from Connecticut who flew in and met her at the Holiday Inn Express Motel in Murrells Inlet in the summer of 2000. I was at a church dedication in Orlando, Florida that weekend and returned just before church service on Sunday morning. One of the things I found most offensive was after church she refused to go out to eat with our family because she said she was going home. As it turned out she was going to take her boyfriend to the airport.
- 5. She made frequent telephone calls to her boyfriend. Attached are copies of some bills showing those calls. She frequently made calls to this man at work (A-1 Roofing). He sent her phone cards so most of her calls would not show up on the bill, but I do have copies of some of those bills which are attached; the calls are highlighted.
- 6. Many times in the past I considered leaving Susan, but I knew as a pastor, I would lose my ministry and my job; however, with her becoming so flagrant in her adultery even the church has had enough. I am finally at a place where I can keep my job if she will stop trying to stir up so much trouble in the church.
- 7. The three good things that have come out of our marriage are my precious children. John Paul is 22. He lives in Socastee with his wife and two sons. Patrick is 17. He eats lunch and supper at my house three to five times per week but has been going to sleep at the former marital residence because his mother says she is afraid to be alone. When I first moved out in February, he moved furniture his bedroom to stay with me. When his mother filed this action asking for custody, she decided that he did not need to have a curfew so Patrick likes to sleep at her house now. He recently got a job at the Conch Café which has helped cut down on the late hours some, but I still have concerns about him living there. Lacy is 10 years old. She has been spending most of her time with me. Her mother picked her up between 5:00 and 8:00 p.m. on Sunday evenings and she stayed each evening through Wednesday night. Susan dropped her off in the mornings about 7:00 a.m. I fed her breakfast and lunch; then Susan picked

her back up again when she got off work. Lacy spent the rest of her time with me. After she filed for custody, she insisted on seeing Lacy more. Until then I had been having Lacy about 90% of her waking hours. Since then Susan has had Lacy an additional one weekend, three Friday nights, and one Saturday night.

- 8. Susan does not get Lacy to school on time when she has her. On the weekends she likes to go to church with me. She attends Cathedral Hall Academy which is where I am headmaster so I see her throughout the school day. When school is out, she is with me because she attends summer camp sponsored by Cathedral Hall Academy. We are together everyday.
- 9. For the past several years I have been the only one that ever took care of Lacy and Patrick's needs including everything from clothes shopping, taking them to their outings and school functions, taking them out meals and helping with homework. Now that I have my own house I cook for them. In the last few years Susan lost interest in the children. She has paid them very little attention.
- 10. I have been the one who cleaned the house and taken care of home responsibilities. When I moved out in February, Susan just let everything go. In May, 2001 some friends and I went to the house. I was horrified to see just how bad Susan has let it become. Attached are copies of the pictures that were taken on that day. I do not want my children living in this filth.
- 11. The children need to have two parents. I understand that and I want that too, but Susan cannot be the primary one to take care of them. If she is, they will not be taken care of. They need hot meals and proper attention. I cannot believe that Susan even really wants them unless she thinks that there is money associated with having them. She has shown so little interest in the last two years that her sudden maternal interest is suspicious. Their church life, school life, summer life, and social life are with me. All Susan offers is a few evenings each week. I ask that the Court grant me custody.
- 12. Susan and I have been talking about separating for a very long time. Although is it my understanding I am not required by law to pay her alimony

because of her adultery, I was still willing to pay her some money so that the children would have a decent place to live when they were in her home. I want my children to be taken care of, but nothing I offer is good enough for her.

- 13. Susan has always done what Susan wanted to do. She is not the least bit concerned about paying our bills. I have explained to her over and over and over again that the way we have been paying the bills is by borrowing more money and obviously, we cannot continue to do that. Our debt is staggering, but she is convinced that I have a money tree in the back yard. I do not. Copies of some of our bills are attached.
- 14. We cannot afford the house any longer. It has a first and second mortgage on it. The first mortgage is three months behind, and the second is two months behind. If we painted the house and cleaned it up, we could sell it and hopefully, pay off the mortgages, but she refuses to move. We had agreed that when the children and I moved into an affordable townhouse, she would move out so we could sell the residence before it went into foreclosure. In consideration I agreed to pay her first couple of months rent on an apartment, but after I moved, she refused to move unless I paid her an outlandish amount of money each month. She is using the threat of foreclosure to try to force me to pay her money I simply do not have. The most important thing is that we do something to eliminate the two mortgages before foreclosure. This is the prime reason for selling it. I ask that the Court order Susan to move and put the house up for sale. She has already located an apartment at Lands End for \$650 per month which includes electricity. It is much more in keeping with our financial ability. We are going to lose our house which is our only asset if we do not do something immediately.
- 15. I also ask that the Court order Susan to stop incurring anymore debt for which I might be held responsible. She has no concept of money. For example, she refuses to keep a running balance in the checking account. Because she does not know how much money there is in the bank, she writes bad checks frequently and even signs my name. As a result, we have overdraft fees to pay. Attached is the bank statement for September and October showing \$782

in overdraft fees. In 1999 she cost me nearly \$5,000 in overdraft fees. Several months ago I put an ad in the paper saying that I would no longer be responsible for her debts. (Copy attached). Frankly I was hoping that would protect me legally but also I was hoping that would shake her up and make her realize how precarious our financial situation is, but it has not changed a thing. She had \$2,000 worth of dental work done and charged it to my dental card. I cannot believe she would incur that kind of expense knowing that our marriage was crumbling and the house was headed toward foreclosure. I have borrowed out. I ask that the Court not allow her to incur anymore debt. After we separated, Susan sold the dining room suite and the master bedroom suite. I also ask that the Court not allow her to dispose of any marital assets unless we both consent. We do not have much but we lose will what we do have otherwise.

- 16. By way of explanation on my financial declaration, I have a gross salary of \$1,000 per week. In addition to that I receive a housing allowance of up to \$1,100 per month and a utilities allowance of up to \$400 per month. I only receive a reimbursement for what I actually use. That means that I do not use the complete housing allowance because my total monthly rent is \$930. Some months I have utility bills that are higher than \$400 and some months are less. I do not receive the excess. To give an accurate picture I have not put these reimbursements on my financial declaration but neither have I included these expenses. Also, I am considered self-employed for tax purposes. My paycheck stub does not show a withholding for FICA because I have to pay those taxes in estimated quarterly payments.
- 17. Susan is so bitter and angry for reasons known only to her that she has tried to destroy me at every turn. She stirs up strife in the church that I pastor. She spreads malicious lies about me. Her frequent threat is "I'll ruin you and your ministry!" She is just about to do it. Attendance and contributions are down, much of which can be directly attributed to her efforts to discredit me and my ministry. Our private life should stay private. She does not need to be dragging this into my workplace. She hurts not only me but she hurts the children

and herself by doing so. She has promised to do many things along the way including moving out of the house by the end of February so that we could sell it, but then she backs out. She has threatened me repeatedly. She comes to my townhouse and just walks in anytime she wants to. She gets drinks out of my refrigerator, takes a sip, and puts them on the counter. She is doing everything she can to antagonize me. I put a private phone line in Lacy's room just so she could check on her without having to talk to me. I do not want this woman around me and I do not want her trying to destroy my ministry and therefore my livelihood with her malicious ways. I ask that the Court restrain her from coming about me and from interfering with my work.

- 18. Things between us rose to a crescendo in May. Susan had been tormenting me and showing no remorse for her affairs. In a fit of frustration and pain I wrote her a mean letter and used the same words and language to her that she had used describing her relationships with these other men to me. I had hoped that the vulgar language would shock her into reality of the lifestyle that she had been living and the pain and suffering she had inflicted on me with her bragging about the affairs even to other ministers. I regret having done that. I wish I had just written a letter and torn it up, but I do not think that a momentary lapse in judgment should offset more than twenty years of faithfulness and care.
- 19. I do not know what Susan thinks she has on me. She has made all these claims about me having property that I do have. I need discovery to prepare for trial. I ask that the Court grant it to me.
- 20. Susan's request for alimony is ludicrous considering her flagrant adultery and the fact that we are facing foreclosure on our house. There is no money to pay alimony even if she were entitled to it. Susan has told me repeatedly that the church that employs me will have to support her. That is a figment of her imagination. I am going to have to take a salary reduction if things do not get better soon. Attached is a copy of a warning that I received from my employer warning about the financial consequences of Susan's behavior. For her to think that the church is going to support her is ridiculous and I certainly cannot

support her. It is all I can do to try to pay our most urgent bills. Since we have been married, she has attended one year at Florence Darlington TEC and four years at Horry Georgetown TEC, and she had over two years at Winthrop University before we were married. Susan could work if she wanted to; she just doesn't want to.

- 21. My employer owns three vehicles which they let my family and me drive. Susan drives a Contour automobile. The trustees told me that they are willing to allow her to continue to drive it only on a temporary basis. The church also covers the insurance.
- 22. Although I asked for child support and attorney's fees in my motion, I would rather that the Court order Susan to pay some debts so that we can avoid forced bankruptcy by a creditor. I ask that the issues of child support and attorney's fees be determined at the final hearing.

R. Wayne Miller

SWORN to and subscribed before me this ∆la day of June, 2001.

Notary Publicator South Carolina

My Commission expires: 08/03/2008

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WAYNE MILLER 1859 SOUTHWOOD DRIVE SURFSIDE BEACH,, SC 29575

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