### **AFFIDAVIT OF SERVICE**

State of South Carolina	County of Horry	Magistrat	e Cour	t
Case Number: 2025-CV-26-1090096				
Plaintiff: John Paul Miller		1	2025	MAQ
vs.		σ	JAH	GIS
Defendant: Alexandra Golden Cuozzo		DISTRIC	WH 27	TRAT
For: John Paul Miller 4869 Hwy 17 Bypass Myrtle Beach, SC 29577		CT ⅔6	AH 11:47	BEACH E'S OFFICE
Received by VPS Solutions, LLC to be server Myrtle Beach, SC 29579.	d on Alexandra Cuozzo,			111

I, Anthony Marlowe, being duly sworn, depose and say that on the 19th day of January, 2025 at 1:00 pm, I:

INDIVIDUALLY/PERSONALLY served by delivering a true copy of the Summons and Complaint, Affidavit and Itemization of Accounts, Instructions for Defendant, Form Answer with the date and hour of service endorsed thereon by me, to: Alexandra Cuozzo at the address of: Myrtle Beach, SC 29579, and informed said person of the contents therein, in

compliance with state statutes.

Military Status: Based upon inquiry of party served, Defendant is not in the military service of the United States of America.

Marital Status: Based upon inquiry of party served, Defendant is not married.

I certify that I am over the age of 18, have no interest in the above action, and am in good standing, in the judicial circuit in which the process was served.

buc Anthony Marlowé Process Server **VPS Solutions, LLC** 

1318 N Main St #1445 Summerville, SC 29483

Our Job Serial Number: VPL-2025000115

Subscribed and Sworn to before me on the 20th day of January, 2025 by the affiant who is personally known to me.

NOTARY PUBLIC (843) 817-3886 minnin FY Q Ó OTAR) The OF SOL Suilt Software, Inc. - Process Server's Toolbox V

## STATE OF SOUTH CAROLINA

**COUNTY OF HORRY** 

## 2025CV261090096 CIVIL CASE NUMBER

## IN THE MAGISTRATE'S COURT

SUMMONS

John Paul Miller 4869 hwy 17 bypass Myrtle Beach, SC 29577

PLAINTIFF(S)

Vs

Alexandra Golden Cuozzo

Myrtle Beach, SC 29577-1897

DEFENDANT(S)

TO THE DEFENDANT(S) NAMED ABOVE:

YOU ARE SUMMONED and required to answer the allegations of the attached complaint and present any appropriate counterclaims/crossclaims to the attached Complaint within THIRTY days from the first day after receipt of this summons. Your Answer must be received by the:

)

)

) )

)

Myrtle Beach Magistrate Court 1201 21st Avenue North Myrtle Beach, SC 29577 Phone: (843) 915-5293 Fax: (843) 444-6131

If you fail to answer within the prescribed time, a judgment by default may be rendered against you for the amount or other remedy requested in the attached complaint, plus interest and costs. If you desire a jury trial, you must request one in writing at least five (5) working days prior to the date set for trial. If no jury trial is timely requested, the matter will be heard and decided by the Judge.

Given under my hand:

JUDGE

# **READ ATTACHED INSTRUCTIONS CAREFULLY**

January 10, 2025

36
ER –
COURT

I, John Paul Miller, the plaintiff in this civil action do make the following claims:

1. I believe the defendant, <u>ALLEY CUOZZO</u>, is a resident of <u>Horry</u> County, and resides at **Example 1**. Myrtle Beach, SC 29577 which is within Judge <u>Arakas</u>'s magisterial jurisdiction or this Complaint is properly filed in <u>Horry</u> County.

2. I make this complaint on the following:

See Attached Facts and Causes of Action (Attach supplement if necessary)

3. I believe, because of the above information, that I am entitled to and do request a judgment for \$7,500.00 and/or other relief as below requested:

#### Damages not to exceed Seven Thousand Five Hundred

including any costs resulting in this action.

I state under penalty of perjury that the above is correct and truthful, except those based on my information and belief.

Dated: January 10, 2025

もぞくと、

Signature of Plaintiff (or his attorney)

#### SUPPLEMENT TO PLAINTIFF'S COMPLAINT

## FACTS COMMON TO ALL COUNTS

1. Defendant has engaged in a persistent pattern of harassment against Plaintiff, including screaming and demonstrating against Plaintiff's mere existence in public locations throughout Horry County.

2. During these encounters, Defendant regularly screams and yells at Plaintiff in public, videos him with her phone, and posts videos or comments about Plaintiff on social media, all of which cause Plaintiff severe emotional distress and public humiliation.

3. Defendant claims to be a member of a group she refers to as "Justice for Mica" which helps organize mobs of people to scream and shout at Plaintiff for having the temerity to live, function, and attempt to work in Horry County.

4. Though Defendant and those like her refer to the rallies as "protests", they are anything but legitimate and do not protest anything other than Plaintiff's existence. In fact, the "rallies" are nothing more than poorly organized mobs harassing and stalking the Plaintiff and others.

5. Defendant gives interviews about her involvement in the rallies and promotes her belief that a private citizen murdered and abused his wife.

6. Defendant helped to create and perpetuate a fictional tale about Plaintiff and his late wife in an effort to create a cause that Defendant can "serve" through false concern and outrage.

7. Defendant uses Plaintiff's name and image to promote her groups and social media accounts.

1,1, am P.C.

8. Defendant's conduct is intended to enrage the public, harm Plaintiff, and enrich Defendant through monetizing social media accounts, channels, and platforms, and drawing attention to herself and those who are members of her "groups."

9. Much of Defendant's conduct is carried out under the guise that she is protesting domestic violence, a crime that Plaintiff was never charged with committing and for which there is no factual basis.

10. The interest that a subsect of people has in Plaintiff, and in the life of his late wife, was created entirely by Defendant and others like her who have determined on their own that Plaintiff is guilty of a crime that law enforcement officials have cleared him of or never charged him with committing.

11. Defendant has published false and defamatory statements about Plaintiff on various social media platforms, including Facebook and Tiktok, with the intent to damage Plaintiff's reputation and interfere with his ministry.

12. Defendant's actions have been calculated to intimidate Plaintiff from appearing in public and conducting his normal activities, including the operation of his church.

13. Defendant's actions have been calculated to intimidate or influence others from congregating at Plaintiff's church or with Plaintiff in any setting.

14. Defendant's harassment and intimidation of Plaintiff and those associated with him have interfered with Plaintiff's ability to live his life without interference from Defendant or others who are influenced by Defendant's actions.

15. As a direct result of Defendant's actions, friends and acquaintances of Plaintiff have expressed reluctance to be seen with Plaintiff or to do business with Plaintiff or his affiliated companies.

540.54C

16. Defendant's harassment and intimidation of Plaintiff and those associated with him have interfered with Plaintiff's ability to earn a living, conduct church services, minister to his congregation, and maintain relationships with church members and the broader religious community.

17. As a direct result of the Defendant's actions, multiple church members have expressed reluctance to attend services and baptisms, and attendance and participation have declined.

18. Defendant's actions have created a dangerous environment for Plaintiff, placing him in fear for his safety and the safety of others.

19. Nothing being posted or stated about Plaintiff by Defendant is newsworthy or in the public interest.

## AS AND FOR A FIRST CAUSE OF ACTION (Invasion of Privacy)

20. Plaintiff incorporates by reference all preceding paragraphs as if fully set forth herein.

いいの

21. Defendant engaged in a pattern of intentional, substantial, and unreasonable intrusion upon Plaintiff's life.

22. Defendant's actions served no legitimate purpose and would have caused a reasonable person to suffer substantial emotional distress.

23. Defendant intentionally intruded upon Plaintiff's private affairs and concerns.

24. The intrusion would be highly offensive to a reasonable person.

25. Defendant engaged in a pattern of words and conduct that served no legitimate purpose and caused Plaintiff to reasonably fear for his safety or suffer substantial emotional distress.

26. Defendant's conduct constitutes the unwarranted appropriation or exploitation of Plaintiff's personality and private affairs, with which the public has no legitimate concern, or the wrongful intrusion into Plaintiff's private activities in such a manner as to outrage or cause mental suffering, shame, or humiliation to a person of ordinary sensibilities.

27. Defendant invaded Plaintiff's right to privacy in one or more of the following ways: wrongfully appropriating Plaintiff's personality; publicizing the Plaintiff's private affairs, which have no legitimate public concern; or wrongfully intruding into Plaintiff's private affairs.

28. Defendant's actions also violated South Carolina criminal statutes prohibiting harassment and stalking.

29. Law enforcement officers have refused to enforce criminal statutes enacted to protect people like the Plaintiff, leaving Plaintiff no choice but to bring this action.

30. As a direct and proximate result of Defendant's actions, Plaintiff has suffered damages, including emotional distress, reputational harm, anxiety, and other injuries, in an amount to be proven, but not more than \$7,500.00.

書料に

161090096

STATE OF SOUTH CAROLINA

COUNTY OF HORRY

JOHN PAUL MILLER

PLAINTIFF(S)

VS.

## AFFIDAVIT AND ITEMIZATION OF ACCOUNTS

IN THE MAGISTRATE'S COURT

ALEXANDRA CUOZZO

DEFENDANT(S).

TOTAL

Plaintiff, JOHN PAUL MILLER, personally appearing before me, who, being duly sworn, states that he is the plaintiff in this action, and that the itemization of accounts which follows is true and correct.

He further states that no part of the sum included in the itemization below has been paid or satisfied in any fashion, and is today due and owed to him.

)

#### ITEMIZATION OF ACCOUNTS

LOSS OF INCOME

(Copies of bills, papers or other proof of any of the above accounts should be attached to this document.)

Sworn to and Subscribed before me [oh this day of January 2025. Magistrate or Notary Public for South Carolina AINTIFF (or his attorney) 10-13-202, My Commission expires ERIC W. HUNT Notary Public, State of South Carolina My Commission Expires OCTOBER 13, 2030 SCCA/716 (Amended 05/2008)

## HORRY COUNTY MYRTLE BEACH SUMMARY COURT

.

「長子が

and the short in the

CASE INFORMA	TION SHEET		
CIVIL LAWSUIT	date filed: $1 - 10 - 25$		
PLAINTIFF (YOU)			
John-Paul Miller 4869 Highway 17 bypass	HOME PHONE: EMPLOYER:		
ATTORNEY:	WORK PHONE:		
MSSC 29577			
ATTORNEY: Amount of Suit: \$7500	CELL PHONE:		
*** RETURN THIS AND ALL ATTACHED F	ORMS TO THE CIVIL CLERK***		

Myrtle Beach Magistrate 1201 21" Avenue North Myrtle Beach, SC 29577 843-915-5293