

IN THE 15TH JUDICIAL CIRCUIT COURT, LAFAYETTE COUNTY, MISSOURI

Judge or Division:	Case Number;
LF	Court ORI Number: MO0540331
Petitioner:	MSHP Number:
retitioner:	
WILLIAMM. WINDSOR	Responsible Law Enforcement ORI:
	Related Cases: (Date File Stamp)
Respondent:	Respondent's Home Address: 1-00
ALIE L. OVERSTREET	(200 N, MA) 100
Alias/Nicknames:	Hilosophy VIIIE NO OYUZO
Million William Willia	Home Phone Number: 1000 - 641-740
Respondent's DOB:	Respondent's Work Address:
Age:	WICHOUN YOUR CONSANY
SSN (if known, last four digits):	
	Work Phone Number:
Race: Chuckey Sex Dr M	
Hair Color: 120015 Hair Color: 120015 Height:	Work Hours:
Eye Color: Weight:)60	Other Locations Where Respondent May Be Served:
(Identifying information for use by Law Enforcement)	
Visible Identifying Marks (e.g. tattoos, birthmarks, braces,	Petitioner's Relationship to Respondent pursuant to 18 U.S.C. §§ 921(a)(32) and
mustache, beard, pierced ear, glasses):	922(g)(8) determination:
BUNDS MY WILLEY	Spouse Adults with child(ren) in common
JACE -	Former spouse
Walte an WMATC	Adults are/were in a continuing social relationship of a romantic/intimate nature
100 CO 1155	l
The state of the s	Adults related by blood. Define relationship:
1001703 G CX 9509	Adults related by marriage. Define relationship:
P. G. CAM LAPLACE	Adults residing/resided together; no intimacy
Some Mes.	Adults residing resided together; no intimacy Stalking, Define relationship:
A J. 14 A 1	
Adult Abuse/Stalki	ng Petition for Order of Protection
Rev. 1. Tam Petitioner and Lat least 17 year	rs of age under 17 but emancipated
·	- · · · · · · · · · · · · · · · · · · ·
Respondent is	- · · · · · · · · · · · · · · · · · · ·
·	- · · · · · · · · · · · · · · · · · · ·
Respondent is At least 17 year Alice 2. Treside in (city), (state), in the County of	rs of age under 17 but emancipated under 17
Respondent is At least 17 year Alice 2 Treside in (city), (state), in the County of Respondent may be found in (city), (state), in the County of the County of Respondent may be found in (city), (state), in the County of the Co	rs of age under 17 but emancipated under 17
Respondent is At least 17 year Slive 2. Treside in (city), (state), in the County of Respondent may be found in (city), (state), in the County of Atc.	under 17 but emancipated under 17 2) CCA, SCONGTA, COBB unty of ui SSOUR, LATAYETTE
Respondent is At least 17 year of a least 17 year of the Country of the Respondent may be found in (city), (state), in the Country of the Co	under 17 but emancipated under 17 UCCA, SCONGTA, COBB unty of (state), in the County of
Respondent is At least 17 year of a least 17 year of the Country of the Respondent may be found in (city), (state), in the Country of the Co	under 17 but emancipated under 17 2) CCA, SCONGTA, COBB unty of ui SSOUR, LATAYETTE
Respondent is Alice 2. Treside in (city), (state), in the County of Respondent may be found in (city), (state), in the County 3. An act of abuse or stalking occurred at (address), (city),	under 17 but emancipated under 17 UCCA, SCONGTA, COBB unty of (state), in the County of
Respondent is At least 17 year of the country of t	under 17 but emancipated under 17 2) CCA, SCONGTA, COBB unty of unity of (state), in the County of UNITED MANNEY (A, SEONGIA) (DBB
Respondent is At least 17 year state of a lea	rs of age under 17 but emancipated under 17 2) CCA, SCONGTA, COBB unty of (state), in the County of (were related by marriage.
Respondent is Respondent is At least 17 years of the County of Respondent may be found in (city), (state), in the County of Respondent may be found in (city), (state), in the County of Atlantic Respondent may be found in (city), (state), in the County of Atlantic Respondent may be found in (city), (state), in the County of Atlantic Respondent may be found in (city), (state), in the County of Atlantic Respondent may be found in (city), (state), in the County of Atlantic Respondent may be found in (city), (state), in the County of Atlantic Respondent may be found in (city), (state), in the County of Atlantic Respondent may be found in (city), (state), in the County of Atlantic Respondent may be found in (city), (state), in the County of Atlantic Respondent may be found in (city), (state), in the County of Atlantic Respondent may be found in (city), (state), in the County of Atlantic Respondent may be found in (city), (state), in the County of Atlantic Respondent may be found in (city), (state), in the County of Atlantic Respondent may be found in (city), (state), in the County of Atlantic Respondent may be found in (city), (state), in the County of Atlantic Respondent may be found in (city), (state), in the County of Atlantic Respondent may be found in (city), (state), in the County of Atlantic Respondent may be found in (city), (state), in the County of Atlantic Respondent may be found in (city), (state), in the County of Atlantic Respondent may be found in (city), (state), in the County of Atlantic Respondent may be found in (city), (state), in the County of Atlantic Respondent may be found in (city), (state), in the County of Atlantic Respondent may be found in (city), (state), in the County of Atlantic Respondent may be found in (city), (state), in the County of Atlantic Respondent may be found in (city), (state), in the County of Atlantic Respondent may be found in (city), (state), in the County of Atlantic Respondent may be found in (city), (state), in the County of Atlantic Respondent may be found in (cit	rs of age under 17 but emancipated under 17 21 CCA, SCONGTA, COBB unty of (state), in the County of were related by marriage. are related by marriage.
Respondent is Respondent is At least 17 year of the County of Respondent may be found in (city), (stare), in the County of Respondent may be found in (city), (stare), in the County of Atlantic County of Respondent may be found in (city), (stare), in the County of Atlantic Count	under 17 but emancipated under 17 UCA, GONGA, COBB unty of (state), in the County of were related by marriage. are related by marriage. have no relationship other than Respondent has stalked me.
Respondent is Respondent is	rs of age under 17 but emancipated under 17 2) CCA, SCONGTA, COBB unty of SSUUR, LATAY ETTE (state), in the County of COBB were related by marriage. are related by marriage. have no relationship other than Respondent has stalked me. are in a continuing romantic or intimate social rejationship.
Respondent is Respondent is At least 17 year of the County of Respondent may be found in (city), (stare), in the County of Respondent may be found in (city), (stare), in the County of Atlantic County of Respondent may be found in (city), (stare), in the County of Atlantic Count	under 17 but emancipated under 17 UCA, GONGA, COBB unty of (state), in the County of were related by marriage. are related by marriage. have no relationship other than Respondent has stalked me.
Respondent is Respondent is At least 17 years of the County of Respondent may be found in (city), (state), in the County of Respondent may be found in (city), (state), in the County of Respondent may be found in (city), (state), in the County of Respondent and V. (check one or more) Respondent may be found in (city), (state), in the County of Respondent and V. (check one or more) Respondent is At least 17 years of the County of Respondent may be found in (city), (state), in the County of Respondent may be found i	rs of age under 17 but emancipated under 17 2) CCA, SCONGTA, COBB unty of SSUUR, LATAY ETTE (state), in the County of COBB were related by marriage. are related by marriage. have no relationship other than Respondent has stalked me. are in a continuing romantic or intimate social rejationship.
Respondent is Respondent is	under 17 but emancipated under 17 UCA, GONGA, COBB unty of (state), in the County of were related by marriage. are related by marriage. have no relationship other than Respondent has stalked me. are in a continuing romantic or intimate social relationship. were in a continuing romantic or intimate social relationship.
Respondent is Respondent is	under 17 but emancipated under 17 UCA, GONGA, COBB unty of (state), in the County of were related by marriage. are related by marriage. have no relationship other than Respondent has stalked me. are in a continuing romantic or intimate social relationship. were in a continuing romantic or intimate social relationship.
Respondent is At least 17 year at least	rs of age under 17 but emancipated under 17 2) CCA, SCONGTA, COBB unty of SSURP, LATAYETTE (state), in the County of COBB were related by marriage. are related by marriage. have no relationship other than Respondent has stalked me. are in a continuing romantic or intimate social relationship. were in a continuing romantic or intimate social relationship.
Respondent is Respondent is	rs of age under 17 but emancipated under 17 2) CCA, SCONGTA, COBS unty of SSUUR, LATHETTE (state), in the County of COBS were related by marriage. are related by marriage. have no relationship other than Respondent has stalked me. are in a continuing romantic or intimate social relationship. were in a continuing romantic or intimate social relationship.
Respondent is At least 17 year at least	rs of age under 17 but emancipated under 17 2) CCA, SCONGTA, COBB unty of SSURP, LATAYETTE (state), in the County of COBB were related by marriage. are related by marriage. have no relationship other than Respondent has stalked me. are in a continuing romantic or intimate social relationship. were in a continuing romantic or intimate social relationship.
Respondent is At least 17 year of reside in (city), (state), in the Country of Respondent may be found in (city), (state), in the Country of Atlanta Country of Atla	rs of age under 17 but emancipated under 17 2) CCA, SCONGTA, COBB unty of SSURP, LATAYETTE (state), in the County of COBB were related by marriage. are related by marriage. have no relationship other than Respondent has stalked me. are in a continuing romantic or intimate social relationship. were in a continuing romantic or intimate social relationship.
Respondent is At least 17 year of reside in (city), (state), in the Country of Respondent may be found in (city), (state), in the Country of Atlanta Country of Atla	rs of age under 17 but emancipated under 17 2) CCA, SCONGTA, COBB unty of SSURP, LATAYETTE (state), in the County of COBB were related by marriage. are related by marriage. have no relationship other than Respondent has stalked me. are in a continuing romantic or intimate social relationship. were in a continuing romantic or intimate social relationship.
Respondent is At least 17 year Alica in (city), (state), in the Country of Respondent may be found in (city), (state), in the Country of Alica in the	rs of age under 17 but emancipated under 17 2) CCA, SCONGTA, COBB unty of SSURP, LATAYETTE (state), in the County of COBB were related by marriage. are related by marriage. have no relationship other than Respondent has stalked me. are in a continuing romantic or intimate social relationship. were in a continuing romantic or intimate social relationship.
Respondent is Respondent may be found in (city), (state), in the County of Respondent may be found in (city), (state), in the County of Respondent may be found in (city), (state), in the County of Respondent may be found in (city), (state), in the County of the Co	under 17 but emancipated under 17 UCCA, SCONGTA, COBB unty of SSOUR, LATAYETTE (state), in the County of COBB were related by marriage. are related by marriage. are in a continuing romantic or intimate social relationship. were in a continuing romantic or intimate social relationship. (state), in the County of
Respondent is Respondent may be found in (city), (state), in the County of Respondent may be found in (city), (state), in the County of Respondent may be found in (city), (state), in the County of Respondent may be found in (city), (state), in the County of the Co	unty of SSOUR, LATAY ETTE y (state), in the County of were related by marriage. are related by marriage. have no relationship other than Respondent has stalked me. are in a continuing romantic or intimate social relationship. were in a continuing romantic or intimate social relationship. (state), in the County of
Respondent is Respondent may be found in (city), (state), in the County of Respondent may be found in (city), (state), in the County of Respondent may be found in (city), (state), in the County of Respondent may be found in (city), (state), in the County of the Co	unty of SSOUR, LATAY ETTE y (state), in the County of were related by marriage. have no relationship other than Respondent has stalked me. are in a continuing romantic or intimate social relationship. were in a continuing romantic or intimate social relationship. (state), in the County of
Respondent is Respondent may be found in (city), (state), in the County of Respondent may be found in (city), (state), in the County of Respondent may be found in (city), (state), in the County of Respondent may be found in (city), (state), in the County of the Co	unty of SSOUR, LATAY ETTE y (state), in the County of were related by marriage. have no relationship other than Respondent has stalked me. are in a continuing romantic or intimate social relationship. were in a continuing romantic or intimate social relationship. (state), in the County of
Respondent is Respondent may be found in (city), (state), in the County of Respondent may be found in (city), (state), in the County of Respondent may be found in (city), (state), in the County of Respondent may be found in (city), (state), in the County of the Co	unty of SSOUR, LATAY ETTE y (state), in the County of were related by marriage. are related by marriage. have no relationship other than Respondent has stalked me. are in a continuing romantic or intimate social relationship. were in a continuing romantic or intimate social relationship. (state), in the County of

OSCA (08-11) AA40 (ASPO)

1 of 4

455.010, 455.030, 455.030.3, 455.085 RSIMO

Comp	lete for Adult Abuse Petition Only,							
7.	The residence in which I live is: (check	one or more)			91.3			
	jointly owned, leased or rented or jointly occupied by Respondent and me.							
ſ	owned, leased, rented or occupied by me.							
	jointly owned, leased, rented or occupied by me and someone other than Respondent.							
10. j	owned, leased, rented or occupied by someone else, and Respondent is my spouse.							
· · · · · · · · · · · · · · · · · · ·	jointly occupied by me and another	person, and Respondent has	no property interest therein.					
8.	Respondent has knowingly and intention	ally: (check at least one)	7		+++9%			
796 (1)	cocreed me	followed me from	m place to place		+2014/551			
<i>i</i> .	stalked me		oted to cause me physical harm					
1.5	harassed me	placed or attemp	ted to place me in apprehension	n of immediate physical	harm			
$\mathcal{A}^{(i)}(\alpha,\beta)$	sexually assaulted me	threatened to do	any of the above					
	unlawfully imprisoned me			•				
D	by the following act(s): (Include the mos	t recent date(s) of each act d	lescribed.)	, ,,,				
	SEE A CLACK	CO .						
9.	,I am afraid of Respondent, and there is an	immediate and present dan	ures of abuse as walking at mail	(decoules)				
i dit			ger or abuse or starking or me	pecause. (describe)				
	SEE A CLAEN	101						
	> = 1 0 01 0 14	$\cup D$						
<u> </u>								
10.	Photographs/Exhibits are filed as ev	idence of my injuries.						
Comple	ete for Adult Abuse Petition Only.		11 1000/					
11,	It is in the best interest of the minor child	iren that custody be awarded	l as follows:					
	<u>Child's Name</u>	SSN (last	4 digits only) Age	<u>Address</u>	•			
	1.			(If other than Per	litioner)			
1,	1.	•	•					
-	2.				** ***			
	3.	•			. "			
***	4.	•			. Band			
•	5.							
	Γ^{*}	•						
	Who did each Child	Relationship to Parties		Cust	ody			
v ·	reside with during last six	(Explain if not	Persons to Receive	(check one	or both)			
:		Respondent's Child)	<u>Custody</u>	Temporary	Full			
	<u>montis</u>	<u>кевропцень в Спиа)</u>						
T to	1.	<u>Respondent's Cana)</u>			——————————————————————————————————————			
7 ° 2 P.S	1.	Kesponuent s Chira)	t de					
	1. 2.	Kesponuent s Cana)	fight of the					
	1. 2. 3.	<u>Kesponjusit s Cana)</u>	E.Marine L.					
	1. 2. 3.	restoutient à Cuid	t y t					
	1. 2. 3. 4.	<u>Kesponjusit s Canid)</u>	P. Carlon					
	1. 2. 3.	<u>кегропрап ў</u> Стіаў	P.Mac					
	1. 2. 3. 4. 5.	restoutent à Cuid	A Care Constitution of the Care Constitution of the Care Constitution of the Care Care Care Care Care Care Care Car					
	1. 2. 3. 4. 5. (If uecessary, attach additional sheets.)		tarned by this mount on one only					
	1. 2. 3. 4. 5.		tered by, this court or any othe					
	1. 2. 3. 4. 5. (If necessary, attach additional sheets.) Indicate any prior or pending custody cou		itered by, this court or any othe					
	1. 2. 3. 4. 5. (If necessary, attach additional sheets.) Indicate any prior or pending custody couparties. (If none, so state):		tered by, this court or any othe					
	1. 2. 3. 4. 5. (If necessary, attach additional sheets.) Indicate any prior or pending custody couparties. (If none, so state): a. Petitioner		tered by, this court or any othe					
	1. 2. 3. 4. 5. (If necessary, attach additional sheets.) Indicate any prior or pending custody couparties. (If none, so state): a. Petitioner b. Respondent		tered by, this court or any othe					
	1. 2. 3. 4. 5. (If necessary, attach additional sheets.) Indicate any prior or pending custody couparties. (If none, so state): a. Petitioner		tered by, this court or any othe					
	1. 2. 3. 4. 5. (If necessary, attach additional sheets.) Indicate any prior or pending custody couparties. (If none, so state): a. Petitioner b. Respondent	irt cases before, or orders en						
12.	1. 2. 3. 4. 5. (If necessary, attach additional sheets.) Indicate any prior or pending custody corparties. (If none, so state): a. Petitioner b. Respondent c. Children (identified in item 11)	irt cases before, or orders en						
12.	1. 2. 3. 4. 5. (If necessary, attach additional sheets.) Indicate any prior or pending custody corparties. (If none, so state): a. Petitioner b. Respondent c. Children (identified in item 11)	irt cases before, or orders en						

OSCA (08-11) AA40 (ASPO)

2 of 4 455.010, 555.030, 155.030, 3, 455.085 RSM5

*.	14.	Pursuant to Section 455.010 to Section 455.085 RSMo, it is Respondent from: (check all that apply)	requested that the court issue an Ex Parte Order of Protection restraining	· .
			the peace of Petitioner wherever Petitioner may be found.	.,.,•
		stalking Petitioner.	, , , , , , , , , , , , , , , , , , , ,	
	1.5	entering the family home, place of employment or scho authorized by the court.	ool of Petitioner located at (see notice below), except as specifically	
	. (- /·	gh any medium, except as specifically authorized by the court.	
		Other: Sec All All		
		Jet 4 (CAOTICI)		
78.7	15.	It is further requested that, upon the hearing of this cause, the acts for such time as is necessary to protect Petitioner and the	ne court issue an Order of Protection enjoining Respondent from the above	Sj. b
٠		Award custody of the minor child(ren) to Petitioned	r 🔲 Respondent.	
		Order visitation with the minor child(ren) to Petitio		
		Order Petitioner Respondent to pay child support week per month.	- , , , , ,	r
· . · .		Order Petitioner Respondent to pay maintenance week per month.	· · · · · · · · · · · · · · · · · · ·	"
		Order that Respondent make or continue to make the resoccupied by Petitioner.	ent or mortgage payments in the amount of \$ on the residence	
		Order that Respondent pay Petitioner's rent at a residen amount of \$	nce, other than the residence previously shared with Respondent, in the	
		Order that Petitioner be given temporary possession of	the following personal property:	,
	ł	Prohibit Respondent from transferring, encumbering, or with Petitioner:	r otherwise disposing of the following property mutually owned or leased	
			nunseling program designed to help batterers stop violent behavior.	!
		Order Respondent to pay a reasonable fee for housing a violence.	and other services provided to Petitioner by a shellter for victims of domestic	
	ŧ	k.	or services provided to Petitioner as a result of injuries sustained by an act	ĺ
		of domestic violence committed by Respondent.	100	-]
		Order Respondent to pay court costs. Order Respondent to pay Petitioner's attorneys fees.		ij
	: •		automatically renowed unless Respondent requests a hearing by 30 days	٠٠٠١)
* • •		prior to the expiration of the order.	was marked and a most respondent requests a nearing by 50 days.	
		Other (specify):		1
		GOT NY/ACHTO	in the second se	
		peon our our our	4 1	İ
			of Appendix	ţ
		I swear/affirm under penalty of perjury that the	uese facts are true according to my best knowledge and belief	
		J-27- 7013	(weday Tu / Musleon	
		Dute	7 911 Petitioner Signature	
			9104 WWELLIGUEUYU	7
			Address (Optional)	
			1011C1C774, 674-5000B	
NO	TIC	CE: Section 455.030.3 RSMo provides that a	$170^{\circ \text{City. State and } 2ip} -109 \text{ V}$	9
		ner seeking protection under the Adult Abuse Act	Telephone	
		equired to reveal any current address or place of ce on this motion. Do not provide this		
		ation if doing so will endanger you.	Attorney's Name, Missouri Bar No., if Applicable	9
			Address	
			Oliv. General 2'	. : 4
			City, State and Zip	
			Telephone	
				_
			, tawa	1
SCA	(08-1	1) AA40 (ASPO)	3 of 4 455.010, 455.030, 455.030.3, 455.085 R86	νίο

Definition of Abuse

You are notified that, under section 455.010(1), RSMo, the term "abuse" includes but is not limited to the threat to commit, the attempt to commit and/or the actual commitment of the following acts, except abuse shall not include abuse inflicted on a child by accidental means by an adult household member or discipline of a child, including spanking, in a reasonable manner.

- a Assault: "purposely or knowingly placing or attempting to place another in fear of physical hamn";
- b. Battery: "purposely or knowingly causing physical harm to another by with or without a deadly weapon";
- c. Coercton: "compelling another by force or threat of force to engage in conduct from which the latter has the right to abstain or to abstain from conduct in which the person has a right to engage";
- d. Harassment: purposely or knowingly engaging in a "course of conduct" that "alarms or causes distress to an adult or child and serves no legitimate purpose. The course of conduct must be such as would cause a reasonable adult or child to suffer substantial emotional distress and must actually cause substantial emotional distress to the petitioner or child." Some examples include:
 - i. "Following another about in a public place";
 - "Peering in the windows of another";

Washington

- iii. "Lingering outside the residence of another".
- e. Sexual assault: "causing or attempting to cause another to engage involuntarily in any sexual act by force, threat of force, or duress";
- f. Unlawful imprisonment: "holding, confining, detaining or abducting another against that person's will".

Definition of Stalking

You are notified that, under section 455.501(13), RSMo, "stalking" occurs when any person purposely and repeatedly engages in an unwanted course of conduct that would cause alarm to a reasonable person. "An unwanted course of conduct" is behavior that serves no legitimate purpose. Such conduct may include following a person or unwanted communication or contact. "Repeated" means two or more incidents that show a continuity of purpose, in other words, that are intended to cause alarm "Alarm" means to cause fear of danger of physical harm.

OSCA (08-11) AA40 (ASPO)

William M. Windsor v. Allie L. Overstreet

8. Respondent has knowingly and intentionally:

Overstreet has knowingly and intentionally stalked Windsor, harassed Windsor, followed Windsor online, placed or attempted to place Windsor in apprehension of immediate physical harm, and has threatened to do some of the above. Overstreet has knowingly attempted to place Windsor in fear of physical harm; she has associated with others who have threatened or implied the desire to commit physical harm to Windsor, including people who have sent messages to Windsor with deadly weapons - gun, knife, and hammer; has compelled Windsor by force to spend weeks dealing with this bogus protection order matter; has harassed Windsor; has engaged in a purposeful course of conduct involving more than one incident that alarms or causes distress to Windsor and serves no legitimate purpose; that Windsor has suffered substantial emotional distress; that she has followed Windsor in public places online; has stalked Windsor; has purposely and repeatedly engaged in an unwanted course of conduct that causes alarm to Windsor when it is reasonable in his situation to have been alarmed by the conduct; has caused Windsor to fear of danger of physical harm; has committed a pattern of conduct composed of repeated acts over a period of time that serves no legitimate purpose; has sent Windsor unwanted communication; has made unwanted contact.

- Overstreet is a pathological liar who has filed a bogus stalking complaint against
 Windsor. <u>She</u> stalks Windsor. Windsor believes Overstreet is mentally imbalanced,
 and he believes she is capable of doing just about anything.
- Windsor believes Overstreet is responsible for sending him a bogus death announcement about a 16-year-old boy to try to trick Windsor into publishing it, to have him accused of violating HIPPA laws, to encourage people to berate and chastise him for publishing it, and to encourage people to stop supporting him.
- Windsor believes that Overstreet is directly or indirectly responsible for participating in the theft of Windsor's father's identity and the setting up a Facebook page pretending to be Windsor's deceased father. The page had photos of Windsor's father on his death bed as well as a photo of his coffin at the funeral home. The person or persons pretending to be Walter Windsor posted all types of horrible stuff, including the threat that he, she, or it will post photos of Windsor's mother (who died of breast cancer 35 years ago) having sex with his deceased father.
- Overstreet has expressed in online postings to Windsor that she was going to "blow you [Windsor] wide open." She said Windsor "made a big mistake."
- Despite cease and desist notices, Overstreet continued to post lies about Windsor. She ignored Windsor's request for retractions.
- Windsor has become the victim of stalking, harassment, defamation, libel, slander, and threats (including some death threats). He has been followed online and has been

contacted online for the purpose of harassing and intimidating him. Stalkers have attempted to terrify, threaten, harass, annoy, and offend Windsor with lewd and profane language, claims of lewd and lascivious acts, threats to inflict physical harm, and more. The libel and slander is extreme. Stalkers invent one false claim after another. People who Windsor doesn't know make statements in writing that have no truth whatsoever and can be easily proven to be false. It's like they feel they can say anything and get away with it.

- Overstreet is one of these stalkers.
- The stalking of Windsor includes defamation and the making of false accusations and false statements. These false accusations include that Windsor is a pedophile, a pedophile lover, anti-gay, bigoted, a tax evader, a criminal operating a scam, a terrorist, a liar, and now a potential serial killer who, according to Overstreet, has "bought a gun for use on a group of people."
- Windsor is the victim of an outrageous petition by Overstreet that has resulted in an Ex Parte Order of Protection. Overstreet has fabricated a claim against Windsor.

 Overstreet has demonstrated to Windsor that she is a pathological liar. Windsor also anticipates that she will fabricate evidence and likely have witnesses lie for her.
- 9. I am afraid of respondent, and there is an immediate and present danger of abuse or stalking of me because:

- The stalking of Windsor includes threats, several of which he considers to be death threats. Windsor fears for his safety and the safety of his family.
- Sean Boushie, has used a Glock gun, Charles Manson's photo, and a big knife as
 icons when posting messages to Windsor. He recently threatened to shoot Windsor.
 Sean Boushie has posted online that he will be attending the April 8 hearing in
 Lexington, Missouri as Allie Overstreet's "bodyguard."
- One group promoted for its members to watch the movie "Kill Bill." This group,
 calling itself the American Mother's Political Party, has "declared war" on Windsor;
 the leader, Claudine Dombrowski, has posted that she will be at the hearing in
 Lexington, Missouri.
- Many horrible videos have been made by stalkers. In several videos, a person believed to now be working with Overstreet, Brannon T. Bridge, threatens to beat Windsor with a hammer. At least one friend of the hammer man, Curtis Butler, has previously said that he would be at Allie Overstreet's hearing in Lexington, Missouri.
- Overstreet has posted a harassing, libelous, slanderous Facebook post in which she says "Windsor posts things that he know are false...and that he has lost his mind."
 This is absolutely false. Windsor has never posted anything that he felt was false.
 Windsor hasn't lost his mind.

- Overstreet has posted a harassing, libelous, slanderous Facebook post in which she says Windsor is a liar and "make[s] shit up." Windsor has not lied about issues involving Lawless America. Windsor has not made "shit" up.
- Overstreet has posted a harassing, libelous, slanderous Facebook post in which she says Windsor duped people. Windsor has never duped anyone.
- Overstreet has posted a harassing, damaging Facebook posting in which she encouraged people to leave Lawless America. People have left Lawless America because of Overstreet.
- Windsor was compelled to file a police report charging Overstreet with harassment and stalking. That complaint was filed with the Cobb County Georgia Police
 Department on February 25, 2013, Case # 13019842.
- Windsor then filed a Criminal Warrant Application with the Cobb County Magistrate
 Court. Windsor published a news report about the filing of this Criminal Warrant
 Application. Then on March 14, 2013, Overstreet obtained an Ex Parte Order of
 Protection against Windsor in the 15th Judicial Circuit Court, Lafayette County,
 Missouri. Overstreet signed the complaint under penalty of perjury. She committed
 massive perjury.
- Overstreet lied to the Court when she said she "quit when I saw him stalking other parents." Windsor has never stalked anyone, and Overstreet did not quit for any such

- reason. Windsor has all of the emails and Facebook messages to show precisely what happened.
- Overstreet misled the Court when she wrote: "Bill Windsor threatens to show up to my April 1 court hearing with cameras and says he has a gun and published my address." Windsor has never said anything about bringing a gun to Overstreet's court hearing. Windsor had offered to testify as to her lies at her April 1 hearing; it wasn't a threat. She has now successfully blocked him from that testimony through her fraudulently-obtained Protective Order. Windsor has not "published" Overstreet's address, though there would not be anything wrong with publishing information that is available to anyone online. Windsor posted a link to a court document that contains her address as well as Windsor's home address, and there is certainly nothing improper about that. Overstreet's address and personal information is readily available online. Her son, Daniel, was recently convicted of burglary, and their address was published in the newspaper.
- Overstreet lied to and misled the Court when she wrote: "...since I quit Lawless

 America, he has threatened me publicly on his website, told lies about me, emailed me threats, brags about a gun, published my address and told others to stalk me, and says he will come here April 1 to this courthouse to sabotage my custody hearing."

 Windsor has never threatened Overstreet on his website. Threat is defined as "An expression of an intention to inflict pain, injury, evil, or punishment; an indication of

impending danger or harm." Windsor has never done any such thing. There are no threats! Windsor conducted a search on Windsor's website for "gun." 50 results were generated, and not one of them brags about a gun. There isn't a threat in any of the four emails. Windsor has never emailed a threat to Overstreet. Windsor has never said he would sabotage Overstreet's custody hearing. He simply stated that he wanted the judge to know that Overstreet is a pathological liar. Windsor suspects that she lied about her ex sexually assaulting their daughter. It seems DFS and the court have made that assessment.

- Overstreet lied to the Court when she said "William Windsor has repeatedly published on his website that he has bought a gun for use on a group of people. He lists that group of people and I am one." This is an outrageous lie and a degree of perjury that should cause criminal charges to be brought against Overstreet. Windsor has never said that he bought a gun or had a gun that he planned to use on anyone, much less a group of people.
- Overstreet lied to the Court when she said "he published a fake copy of criminal charges against me online to 50,000 people." Windsor never published a fake copy of criminal charges. Windsor filed criminal charges.
- Overstreet lied to the Court when she said "he keeps publishing my kids actual address on line and encouraging people to get personal info on me...." This is simply a big fat lie.

- Overstreet lied to the Court when she said Windsor has personal property of hers, namely a video film.
- Windsor served Overstreet with a cease and desist notice in an attempt to stop her from making contact and defaming Windsor. Overstreet ignored it.
- Windsor published a request for retractions from Overstreet. Overstreet ignored it.

14. Pursuant to Section 455.010 to Section 455.085 RSMo, it is requested that the Court issue an Ex Parte Order of Protection restraining Counter-Respondent Overstreet from:

- i. abusing, threatening to abuse, or disturbing the peace of Windsor wherever he may be found, including the Internet;
- ii. stalking Windsor;
- iii. entering the family home, place of employment, any filming location, state capitol, or courthouse where Windsor may be, except as authorized by the Court;
- iv. communicating with Windsor in any manner or through any medium, except as specifically authorized by the Court; and
- v. accessing or viewing Windsor's websites <u>www.LawlessAmerica.com</u>, <u>www.facebook.com/lawlessamerica</u>, <u>www.YouTube.com/lawlessamerica</u>, <u>www.facebook.com/billwindsor1</u>, <u>www.livestream.com/lawlessamerica</u>.
- vi. mentioning Windsor or Lawless America on any websites or in emails or other messages of any type, except as specifically authorized by the Court;
- vii. conspiring with other stalkers of Windsor and Lawless America;
- viii. hiring anyone to threaten or physically harm Windsor or his family.

15. It is further requested that, upon the hearing of this cause, the Court issue an Order of Protection enjoining Counter-Respondent Overstreet from the above acts for such time as is necessary to protect Counter-Petitioner Windsor and that the Court do the following:

- ix. order Overstreet to pay court costs;
- x. order Overstreet to pay Windsor's costs of travel to and from the Court;
- xi. order Overstreet to pay Windsor's process server fees, court reporter fees, and other legal costs.
- xii. upon the hearing of this matter, the Court read Overstreet her rights.
- xiii. upon the hearing of this matter, when Windsor establishes that Overstreet has committed crimes, the Court will have her arrested for the following crimes established:
 - 1. Perjury -- 575.040. A person commits the crime of perjury if, with the purpose to deceive, he knowingly testifies falsely to any material fact upon oath or affirmation legally administered, in any official proceeding before any court, public body, notary public or other officer authorized to administer oaths.
 - 2. False declarations -- 575.060. 1. A person commits the crime of making a false declaration if, with the purpose to mislead a public servant in the performance of his duty, he: (1) Submits any written false statement, which he does not believe to be true (a) In an application for any pecuniary benefit or other consideration; or (b) On a form bearing notice, authorized by law, that false statements made therein are punishable; or (2) Submits or invites reliance on (a) Any writing which he knows to be forged, altered or otherwise lacking in authenticity; or (b) Any sample, specimen, map, boundary mark, or other object which he knows to be false.
 - 3. obstruction of justice
 - 4. violation of 18 U.S.C. § 241 -- conspiracy against rights. If two or more persons conspire to injure, oppress, threaten, or intimidate any person in any State, Territory, Commonwealth, Possession, or District in the free exercise or enjoyment of any right or privilege secured to him by the Constitution or laws of the United States, or because of his having so exercised the same; or If two or more persons go in disguise on the highway, or on the premises of another, with intent to prevent or hinder his free exercise or enjoyment of any right or privilege so secured— They shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in

- violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse or an attempt to commit aggravated sexual abuse, or an attempt to kill, they shall be fined under this title or imprisoned for any term of years or for life, or both, or may be sentenced to death.
- 5. Stalking -- 565.225. A person commits the crime of stalking if he or she purposely, through his or her course of conduct, harasses or follows with the intent of harassing another person
- 6. Harassment -- 565.090. 1. A person commits the crime of harassment if he or she: (1) Knowingly communicates a threat to commit any felony to another person and in so doing frightens, intimidates, or causes emotional distress to such other person; or (2) When communicating with another person, knowingly uses coarse language offensive to one of average sensibility and thereby puts such person in reasonable apprehension of offensive physical contact or harm; or (3) Knowingly frightens, intimidates, or causes emotional distress to another person by anonymously making a telephone call or any electronic communication; or (5) Knowingly makes repeated unwanted communication to another person; or (6) Without good cause engages in any other act with the purpose to frighten, intimidate, or cause emotional distress to another person, cause such person to be frightened, intimidated, or emotionally distressed, and such person's response to the act is one of a person of average sensibilities considering the age of such person.
- 7. False reports -- 575.080. 1. A person commits the crime of making a false report if he knowingly: (1) Gives false information to any person for the purpose of implicating another person in a crime; or (2) Makes a false report to a law enforcement officer that a crime has occurred or is about to occur; or (3) Makes a false report or causes a false report to be made to a law enforcement officer, security officer, fire department or other organization, official or volunteer, which deals with emergencies involving danger to life or property that a fire or other incident calling for an emergency response has occurred or is about to occur.
- 8. False affidavit -- 575.050. 1. A person commits the crime of making a false affidavit if, with purpose to mislead any person, he, in any affidavit, swears falsely to a fact which is material to the purpose for

which said affidavit is made. 2. The provisions of subsections 2 and 3 of section 575.040 shall apply to prosecutions under subsection 1 of this section. 3. It is a defense to a prosecution under subsection 1 of this section that the actor retracted the false statement by affidavit or testimony but this defense shall not apply if the retraction was made after: (1) The falsity of the statement was exposed.

9. any other crimes that the Court identifies.

FaxWilliam M. Windsor

3924 Lower Roswell Road * Marietta, GA 30068 * Cell: 770-578-1094 * Fax: 770-578-1057

To: Patrice McGinnis

15th Judicial Circuit Court

Post Office Box 10 Lexington, MO 64067

Fax: 660-259-4997

From: William M. Windsor

Pages: 17

Date: March 27, 2013

William he Chubers

Fax Confirmation Report

Date & Time

: 28-MAR-2013 03:39 THU

Fax Number

: 17705781057 : WINDSOR

Fax Name Model Name

: WorkCentre 3550

Total Pages Scanned:

17

Remote Station

StartTime

Duration Page

Mode

Job Type Result

001 16602594997 28-03 03:33

05'17

017/017

EC

Success

Abbreviations:

HS: Host Send

HR: Host Receive MS: Mailbox Save MP: Mailbox Print PL: Polled Local PR:Polled Remote

WS: Waiting To Send EC: Error Correct

CP: Completed

FA:Fail RP: Report TS: Terminated by System TU: Terminated by User

HS

G3: Group3

William M. Windsor

3924 Lower Roswell Road * Marietta, GA 30068 * Cell: 770-578-1094 * Fax: 770-578-1057

Patrice McGinnis 15th Judicial Circuit Court Post Office Box 10 Lexington, MO 64067

Fax: 660-259-4997 From: William M. Windsor

Pages: 17

Date: March 27, 2013

William Tu (Climbers