

Approved, SCAO

Original - Court
1st copy - Judge/Assignment clerk (green)
2nd copy - Respondent (blue)

3rd copy - Petitioner (pink)
4th copy - Return (yellow)

STATE OF MICHIGAN JUDICIAL CIRCUIT COUNTY	PETITION FOR PERSONAL PROTECTION ORDER (NONDOMESTIC)	CASE NO.
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Court address

Court telephone no.

(A) Petitioner's name WILLIAM M. WINDSOR Age 65 Address and telephone no. where court can reach petitioner P.O. BOX 150325 DALLAS TX 75315 1 214-578-1094	v	Respondent's name, address, and telephone no. SEAN D. FLEMING Age 42 27120 BARRINGTON ST. MADISON HEIGHTS MI 48041 248-850-7911
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1. The petitioner and respondent have never been husband and wife, resided in the same household together, had a child in common, or had a dating relationship with one another.

(B) 2. The respondent is required to carry a firearm in the course of his/her employment. Unknown.

(C) 3. a. There are are not other pending actions in this or any other court regarding the parties.

Case number 88611	Name of court, county, and state or province 10th Jud. Dist. Court ELLIS COUNTY TEXAS	Name of judge BOB CARROLL
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b. There are are not orders/judgments entered by this or any other court regarding the parties.

Case number	Name of court, county, and state or province	Name of judge
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(D) 4. I need a personal protection order because: Explain what has happened (attach additional sheets).

SEE ATTACHED

(E) 5. I make this petition under the authority of MCL 600.2950a(1) and ask the court to grant a personal protection order prohibiting the respondent from

a. stalking me as defined by MCL 750.411h and MCL 750.411i, which includes but is not limited to

- following me or appearing within my sight.
- appearing at my workplace or residence.
- approaching or confronting me in a public place or on private property.
- entering onto or remaining on property owned, leased, or occupied by me.
- sending mail or other communications to me.
- contacting me by telephone.
- placing an object on or delivering an object to property owned, leased, or occupied by me.
- threatening to kill or physically injure me.
- purchasing or possessing a firearm.
- other: _____

b. posting a message through the use of any medium of communication, including the Internet or a computer or any electronic medium, pursuant to MCL 750.411s.

(F) 6. I request an ex parte order because immediate and irreparable injury, loss, or damage will occur between now and a hearing or because notice itself will cause irreparable injury, loss, or damage before the order can be entered.

(G) 7. I have a next friend petitioning for me. I certify that the next friend is not disqualified by statute and is an adult.

7-2-2014

William M. Windsor

(H) _____
Date

Petitioner's/Next friend's signature

Approved, SCAO

Original - Court
1st copy - Law enforcement agency (file) (green)
2nd copy - Respondent (blue)

3rd copy - Petitioner (pink)
4th copy - Return (yellow)
5th copy - Return (goldenrod)

STATE OF MICHIGAN JUDICIAL CIRCUIT COUNTY	PERSONAL PROTECTION ORDER (NONDOMESTIC) <input type="checkbox"/> EX PARTE	CASE NO.
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Court address

Court telephone no.

ORI
MI-

(A) Petitioner's name WILLIAM M. WINDSOR Address and telephone no. where court can reach petitioner P.O. BOX 150325 DALLAS, TX 75315 770-578-1094	Respondent's name, address, and telephone no. SEAN D. FLEMING Address and telephone no. where court can reach respondent 27120 BARRINGTON ST. MADISON HEIGHTS, MI 248-850-7941 48071						
		Full name of respondent (type or print) SEAN D. FLEMING Driver's license number (if known)					
Height 5'6"	Weight 275	Race WHITE	Sex M	Date of birth or age 10/27/76	Hair color Brown	Eye color Brown	Other identifying information

*These items must be filled in for the police/sheriff to enter on LEIN; the other items are not required but are helpful.

Date: _____ Judge: _____ Bar no. _____

1. This order is entered without a hearing. after hearing.

THE COURT FINDS:

- 2. A petition requesting an order to restrain conduct prohibited under MCL 750.411h and MCL 750.411i and/or MCL 750.411s has been filed under the authority of MCL 600.2950a.
- 3. Petitioner requested an ex parte order, which should be entered without notice because irreparable injury, loss, or damage will result from delay required to give notice or notice itself will precipitate adverse action before an order can be issued.
- 4. Respondent committed the following acts of willful, unconsented contact: (State the reasons for issuance.)

IT IS ORDERED:

5. _____ is prohibited from
Full name of respondent

- a. stalking as defined under MCL 750.411h and MCL 750.411i, which includes but is not limited to
 - following or appearing within sight of the petitioner.
 - appearing at the workplace or the residence of the petitioner.
 - approaching or confronting the petitioner in a public place or on private property.
 - entering onto or remaining on property owned, leased, or occupied by the petitioner.
 - sending mail or other communications to the petitioner.
 - contacting the petitioner by telephone.
 - placing an object on or delivering an object to property owned, leased, or occupied by the petitioner.
 - threatening to kill or physically injure the petitioner.
 - purchasing or possessing a firearm.
 - other: _____
- b. posting a message through the use of any medium of communication, including the Internet or a computer or any electronic medium, pursuant to MCL 750.411s.

- 6. Violation of this order subjects the respondent to immediate arrest and to the civil and criminal contempt powers of the court. If found guilty, respondent shall be imprisoned for not more than 93 days and may be fined not more than \$500.00.
- 7. **This order is effective when signed, enforceable immediately, and remains in effect until _____.**
This order is enforceable anywhere in this state by any law enforcement agency when signed by a judge, and upon service, may also be enforced by another state, an Indian tribe, or a territory of the United States. If respondent violates this order in a jurisdiction other than this state, respondent is subject to enforcement and penalties of the state, Indian tribe, or United States territory under whose jurisdiction the violation occurred.
- 8. The court clerk shall file this order with _____ who will enter it into the LEIN.
- 9. Respondent may file a motion to modify or terminate this order. For ex parte orders, the motion must be filed within 14 days after being served with or receiving actual notice of the order. Forms and instructions are available from the clerk of court.
- 10. A motion to extend the order must be filed 3 days before the expiration date in item 7, or a new petition must be filed.

Date and time issued _____

Judge _____

Original - Court
1st copy - Judge/Assignment clerk (green)
2nd copy - Respondent (blue)
3rd copy - Petitioner (pink)
4th copy - Return (yellow)

Approved, SCAO

STATE OF MICHIGAN JUDICIAL CIRCUIT COUNTY	NOTICE OF HEARING ON PETITION FOR PERSONAL PROTECTION ORDER	CASE NO.
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Court address

Court telephone no.

(A) Petitioner name: WILLIAM M. WINDSOR v Respondent name: SEAN D. FLEMING

(B) TO: SEAN D. FLEMING
27120 BARRINGTON ST.
MADISON HEIGHTS, MI
48071

(C) You are notified that the petitioner has requested a personal protection order be issued against you. A hearing has been scheduled to decide whether to issue the personal protection order.

Judge: _____

Date: _____

Time: _____

Location: _____

If you require special accommodations to use the court because of a disability or if you require a foreign language interpreter to help you fully participate in court proceedings, please contact the court immediately to make arrangements.

If you do not attend this hearing, a personal protection order can still be entered against you.

(D) 1-2-2014
Date

William M. Windsor
Signature

TO THE PETITIONER:

You should serve this notice no later than 5 days before the date of the hearing stated above so that the respondent receives proper notice before the hearing. See the other side for proof of service.

If the respondent is under 18 years of age, you must also serve the parents, guardians, or custodians of the respondent.

PROOF OF SERVICE

Petition for Personal Protection Order (Nondomestic)
Case No. _____

TO PROCESS SERVER: You must serve the copies of the petition for personal protection order and file proof of service with the court clerk. If you are unable to complete service, you must return this original and all copies to the court clerk.

CERTIFICATE / AFFIDAVIT OF SERVICE / NONSERVICE

<input type="checkbox"/> OFFICER CERTIFICATE I certify that I am a sheriff, deputy sheriff, bailiff, appointed court officer, or attorney for a party [MCR 2.104(A)(2)], and that: (notarization not required)	OR	<input type="checkbox"/> AFFIDAVIT OF PROCESS SERVER Being first duly sworn, I state that I am a legally competent adult who is not a party or an officer of a corporate party, and that: (notarization required)
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- I served a copy of the petition for personal protection order by:
- personal service registered mail, delivery restricted to the respondent (return receipt attached)
- on:

Respondent name SEAN D. FLEMING	Complete address of service	Day, date, time
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- I have personally attempted to serve a copy of the petition for personal protection order on the following respondent and have been unable to complete service.

Respondent name	Complete address of service
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I declare that the statements above are true to the best of my information, knowledge, and belief.

Service fee	Miles traveled	Fee	
\$		\$	
Incorrect address fee	Miles traveled	Fee	TOTAL FEE
\$		\$	\$

Signature _____

Name (type or print) _____

Title _____

Subscribed and sworn to before me on _____, _____ County, Michigan.
Date

My commission expires: _____ Date Signature: _____
Deputy court clerk/Notary public

Notary public, State of Michigan, County of _____

ACKNOWLEDGMENT OF SERVICE

I acknowledge that I have received a copy of the petition for personal protection order on _____
Day, date, time

Signature of respondent

1. I need a personal protection order because Sean D. Fleming is stalking me. He has established a course of conduct that consists of a series of two or more separate noncontinuous acts evidencing a continuity of purpose. Sean D. Fleming has caused me emotional distress -- significant mental suffering or distress. Sean D. Fleming harasses me through repeated and continuing unconsented contact that would cause a reasonable individual to suffer emotional distress and that has caused me to suffer emotional distress. Sean D. Fleming has stalked me through a course of conduct involving repeated or continuing harassment that would cause a reasonable person to feel terrorized, frightened, intimidated, threatened, or harassed, and it has caused me to feel terrorized, frightened, intimidated, threatened, and harassed.

2. Sean D. Fleming began stalking me on January 3, 2013 by email and by using a fake Facebook identity (in direct violation of Facebook rules). He pretended to be Sarah Crocker. The first email that I received as "Sarah Crocker" on January 1, 2013 is Exhibit 1. Sean D. Fleming has subsequently published online that he emailed and published pretending to be this made-up woman, Sarah Crocker. See this on Exhibit 8, Line #756. He even used some woman's photo on his "Sarah Crocker" Facebook page to further his fraudulent representation that he was a woman. Exhibit 2 is the photo from that Facebook page. Sean D. Fleming emailed me again pretending to be "Sarah Crocker" on January 3, 2013 at 5:30 pm. Exhibit 3 is that email. Then on January 28, 2013, Sean D. Fleming pretending to be "Sarah Crocker" published a derogatory statement about me on my Facebook page. Exhibit 4 is this published statement. On February 12, 2013, Sean D. Fleming pretending to be "Sarah Crocker" sent me an email. Exhibit 5 is that email. I responded to that email. Exhibit 6 is that email. On February 15, 2013, Sean D. Fleming pretending to be "Sarah Crocker" sent me an email. Exhibit 7 is that email.

3. Sean D. Fleming then began publishing defamatory, harassing comments online using his real name. I have been told that he has also published defamation online using one or more other aliases.

4. Sean D. Fleming has stalked me, defamed me, invaded my privacy, intentionally inflicted emotional distress on me, and more. He has participated over a year in a conspiracy by posting over 900 comments on at least 177 articles on www.Joeyisalittlekid.blogspot.com that had the expressed goal of destroying me. He posted comments on this site knowing it was a site that I would see. This Joeyisalittlekid site has published approximately 8,000 pages of false and defamatory comments about me, and Sean D. Fleming and his co-conspirators have stalked me in a wide variety of ways by posting there, on my website, on my Facebook pages, on YouTube pages, and elsewhere. Sean D. Fleming committed stalking while ignoring my cease and desist notices. He has also recorded defamatory, stalking videos that I will have to show the Court at the hearing on this petition.

5. Published statements about me that are false and defamatory include that I am a pedophile, a pedophile lover, anti-gay, a bigot, a tax evader, a criminal operating a scam, a terrorist, a sexual deviant, a liar, a con man, a con artist, a con man who created movie as part of a con game, conning people, a fraud, a Hitler-like person, a psychotic, a man who claims he has a movie but it is a fake, a person who had a psychotic break, a person who has threatened people with physical harm, a dickless coward, a mentally ill person, a person who wants payoffs from people to not extort them on YouTube, a person who has published complete lies, a person who has published a distortion of any reality, mentally disturbed, a person who is showing a distorted one sided view of every story, a person who is showing lies, a person who is showing less than half truth, a person who is not intelligent, of dubious moral character, a person whose business has died, a person with no

significant intellectual skills, a sociopath, a man who had a woman sitting on his lap during filming in Michigan and was grabbing her on the ass, a man who gets convicted sex offenders to do his filming, a maniacal monster, a man who has herpes, a man who falsifies information, a husband who was cheating on his wife, a man who along with his wife (now ex-wife) are going to jail, a man who supports cold-blooded killers, a man who sponsored a Washington DC event that was a disaster, a terrorist, a man who has lost his mind, a man who has hurt many through blackmail, coercion and has threatened the safety of many mothers and their children by sharing their intimate and confidential information. Other published statements that are defamatory include that my movie does not and will not exist; I have been making up information about Sean Boushie for years; the itinerary with the movie was filled with pedophiles; I am a sexual deviant, a sick animal, moral-less, unethical, and a freck; I was fired for being a crook, lie about anything and everything; there is no movie; I am a monster; anything I am involved with is bound to be a complete lie and a distortion of any reality; and I have scammed people all my life.

6. There are thousands of false and defamatory comments in over 455 articles with over 44,362 published statements published by at least 681 screen names, 95% of which are anonymous. And that's just one website; there are dozens of them as well as over 50 videos and an unknown number of radio programs.

7. 847 of the published statements by Sean D. Fleming on www.Joeyisalittlekid.blogspot.com are shown on Exhibit 8. These are only his statements on that one site from February 2013 through March 2014. I have not had the time to list everything since then, but he has continued. I will bring all of the articles and all of his published comments to the hearing on this petition.

8. Sean D. Fleming published 65 statements about me on Joeyisalittlekid.blogspot.com in February 2013. Exhibit 8 is a chart showing Sean D. Fleming's published statements using his own name on the Joeyisalittlekid website. Rows 1 to 65 are his published comments in February 2013. Special attention should be given to rows 7, 10, 16, 21, 27, 30, 41, 42, 44, 56, 58, and 61.

9. I am a private individual. I am neither a public figure nor a limited-purpose public figure. Much of the libel and slander by Sean D. Fleming is established as a matter of law as I have been falsely accused of a host of crimes. Sean D. Fleming has said that I am committing tax fraud and that I am planning to kill government officials, that I have committed perjury, and more. He has accused me of crimes, and I have not committed any crimes.

10. On March 6, 2013, I published correction and retraction requests and cease and desist notices on my website and on both my business and personal Facebook pages. Screenshots verifying these postings are Exhibit 9. I have published many cease and desist notices on Facebook. I will have additional evidence of this at the hearing on this petition.

11. Sean D. Fleming published 100 statements about me on Joeyisalittlekid.blogspot.com in March 2013. Exhibit 8 is a chart showing Sean D. Fleming's published statements using his own name on the Joeyisalittlekid website. Rows 66 to 165 are his published comments in March 2013. Special attention should be given to rows colored a light gray.

12. Sean D. Fleming published 121 statements about me on Joeyisalittlekid.blogspot.com in April 2013. Exhibit 8 is a chart showing Sean D. Fleming's published statements using his own name on the Joeyisalittlekid website. Rows 166 to 286 are his published comments in April 2013. Special attention should be given to rows colored a light gray.

13. Sean D. Fleming published 63 statements about me on Joeyisalittlekid.blogspot.com in May 2013. Exhibit 8 is a chart showing Sean D. Fleming's published statements using his own name on the Joeyisalittlekid website. Rows 287 to 349 are his published comments in May 2013. Special attention should be given to rows colored a light gray.

14. On May 31, 2013, I learned that Sean D. Fleming had published videos about me in which he made one false, slanderous statement after another. I posted a message advising him of this on his YouTube page. Exhibit 11 is this posting. Sean D. Fleming did not remove the video. I had not had the time to read what he had written on Joeyisalittlekid.blogspot.com.

15. Sean D. Fleming published 50 statements about me on Joeyisalittlekid.blogspot.com in June 2013. Exhibit 8 is a chart showing Sean D. Fleming's published statements using his own name on the Joeyisalittlekid website. Rows 350 to 399 are his published comments in June 2013. Special attention should be given to rows colored a light gray.

16. Sean D. Fleming published 50 statements about me on Joeyisalittlekid.blogspot.com in June 2013. Exhibit 8 is a chart showing Sean D. Fleming's published statements using his own name on the Joeyisalittlekid website. Rows 350 to 399 are his published comments in June 2013. Special attention should be given to rows colored a light gray.

17. On July 11, 2013, I published a copyright notice on my Facebook page. I have also published trademark notices. Sean D. Fleming has ignored these and has used my photos, videos, and logos illegally.

18. Sean D. Fleming published 125 statements about me on Joeyisalittlekid.blogspot.com in July 2013. Exhibit 8 is a chart showing Sean D. Fleming's published statements using his own name on the Joeyisalittlekid

website. Rows 400 to 524 are his published comments in July 2013. Special attention should be given to rows colored a light gray.

19. On or about August 10, 2013, Sean D. Fleming published defamatory information about me on my YouTube site. He published that I had committed crimes and had a plan of violence. This published information is Exhibit 13.

20. When I became aware of it, I published a cease and desist notice. This was the second such notice that I have documented. Exhibit 14 is this cease and desist notice.

21. Despite the cease and desist notices, on August 12, 2013 at 8:19 am, Sean D. Fleming emailed me to say he would continue to publish comments about me. This is Exhibit 15.

22. On August 12, 2013, there was an exchange of emails between Sean D. Fleming and myself in regard to the defamation and the cease and desist. These emails are Exhibit 16.

23. On August 12, 2013 at 10:11 am, I sent another cease and desist notice to Sean D. Fleming by email. This was the third such notice that I have documented. Exhibit 17 is this cease and desist notice.

24. Despite the cease and desist notices, on August 12, 2013 at 10:19 am, Sean D. Fleming emailed me again. This is Exhibit 18.

25. On August 12, 2013 at 10:58 am and sometime shortly before that, I sent emails to Sean D. Fleming stating that he was violating the cease and desist notice and that his actions were stalking. This was the fourth and fifth such notice that I have documented. Exhibit 19 are the emails with these cease and desist notices.

26. Despite the cease and desist notices, on August 19, 2013 at 2:34 pm, Sean D. Fleming emailed me again. This email seems to have an implied threat because I was homeless. This was an unconsented contact. This is Exhibit 20.

27. Sean D. Fleming published 150 statements about me on Joeyisalittlekid.blogspot.com in August 2013. Exhibit 8 is a chart showing Sean D. Fleming's published statements using his own name on the Joeyisalittlekid website. Rows 525 to 674 are his published comments in August 2013. Special attention should be given to rows colored a light gray.

28. Sean D. Fleming published 40 statements about me on Joeyisalittlekid.blogspot.com in September 2013. Exhibit 8 is a chart showing Sean D. Fleming's published statements using his own name on the Joeyisalittlekid website. Rows 675 to 714 are his published comments in September 2013. Special attention should be given to rows colored a light gray.

29. Despite the cease and desist notices, on October 1, 2013 at 11:21 am, Sean D. Fleming emailed me again. This email makes false statements accusing me of a crime and says that he reported me to the police for this. This was an unconsented contact. This is Exhibit 21.

30. On October 1, 2013 at 6:57 pm, I sent an email to Sean D. Fleming stating that he was violating the cease and desist notice and that his actions were stalking. This was the sixth such notice that I have documented. Exhibit 22 is the email with this cease and desist and stalking notice.

31. Despite the cease and desist notices, on October 1, 2013 at 7:17 pm, Sean D. Fleming emailed me again. This was an unconsented contact. On October 1, 2013 at 7:36 pm, I sent an email to Sean D. Fleming stating that he must cease and desist. This was the seventh such notice that I have documented. This is all shown on Exhibit 23.

32. Despite the cease and desist notices, on October 1, 2013 at 7:36 pm, Sean D. Fleming emailed me again. This email makes false statements accusing me of a crime. This was an unconsented contact. This is Exhibit 24.

33. On October 1, 2013 at 10:28 pm, I sent an email to Sean D. Fleming stating that he was violating the cease and desist notice and that his actions were stalking. This was the eighth such notice that I have documented. Exhibit 25 is the email with this cease and desist and stalking notice.

34. Despite the cease and desist notices, on October 1, 2013 at 10:28 pm, Sean D. Fleming emailed me again at 10:31 pm. This was an unconsented contact. This is Exhibit 26.

35. Despite the many cease and desist notices, Sean D. Fleming emailed me again on October 22, 2013 at 3:17 pm. This was an unconsented contact. This is Exhibit 27.

36. Sean D. Fleming published 33 statements about me on Joeyisalittlekid.blogspot.com in October 2013. Exhibit 8 is a chart showing Sean D. Fleming's published statements using his own name on the Joeyisalittlekid website. Rows 715 to 747 are his published comments in October 2013. Special attention should be given to rows colored a light gray.

37. Sean D. Fleming published 17 statements about me on Joeyisalittlekid.blogspot.com in December 2013. Exhibit 8 is a chart showing Sean D. Fleming's published statements using his own name on the Joeyisalittlekid website. Rows 748 to 764 are his published comments in December 2013. Special attention should be given to rows colored a light gray.

38. In late December 2013, I filed suit against Sean D. Fleming and others with whom he has conspired in the 40th Judicial District Court in Ellis County Texas, Case #88611, William M. Windsor v. Joeyisalittlekid, et al. I thought that would stop his stalking, but he has been undeterred.

39. Sean D. Fleming published 8 statements about me on Joeyisalittlekid.blogspot.com in January 2014. Exhibit 8 is a chart showing Sean D. Fleming's published statements using his own name on the Joeyisalittlekid

website. Rows 765 to 772 are his published comments in January 2014. Special attention should be given to rows colored a light gray.

40. Sean D. Fleming published 4 statements about me on Joeyisalittlekid.blogspot.com in February 2014. Exhibit 8 is a chart showing Sean D. Fleming's published statements using his own name on the Joeyisalittlekid website. Rows 773 to 776 are his published comments in February 2014. Special attention should be given to rows colored a light gray.

41. On February 16, 2014, I published a copyright and trademark notice on my Facebook page. This is Exhibit 28.

42. On March 1, 2014, I published a correction and retraction request and a cease and desist notice to Sean D. Fleming and others on Facebook. This is Exhibit 29. This was at least the ninth such cease and desist notice.

43. On March 3, 2014, Sean D. Fleming sent an email that was an unconsented contact to my ex-wife. She divorced me because she has been terrorized by Sean D. Fleming and his co-conspirators. This is Exhibit 30.

44. On March 5, 2014, Sean D. Fleming sent an email that was an unconsented contact to my ex-wife. This email threatens a lawsuit against her for a bogus claim. This is Exhibit 31.

45. On March 6, 2014, my ex-wife emailed Sean D. Fleming to tell him to stop emailing her as it was harassment. This is Exhibit 32.

46. Sean D. Fleming published 71 statements about me on Joeyisalittlekid.blogspot.com in March 2014. Exhibit 8 is a chart showing Sean D. Fleming's published statements using his own name on the Joeyisalittlekid website. Rows 777 to 847 are his published comments in March 2014. Special attention should be given to rows colored a light gray.

47. Despite the many cease and desist notices, Sean D. Fleming emailed me again on April 7, 2014 at 8:02 pm. This was an unconsented contact. This is Exhibit 33.

48. On April 7, 2014 at 11:17 pm, I sent an email to Sean D. Fleming stating “cease and desist.” This was at least the tenth such notice that I have documented. Exhibit 34 is the email with this cease and desist notice.

49. Despite the many cease and desist notices, Sean D. Fleming emailed me again on April 8, 2014 at 12:07 am. This was an unconsented contact. This is Exhibit 35.

50. On April 29, 2014, I published a correction and retraction notice and cease and desist notice on my website. This was at least the eleventh such notice that I have documented. Exhibit 36 is the article with this cease and desist notice.

51. On April 30, 2014, I published an article with a cease and desist notice on my website. This was at least the twelfth such notice that I have documented. Exhibit 37 is the article with this cease and desist notice.

52. On April 30, 2014, I published an article with a cease and desist notice on my website. This was at least the twelfth such notice that I have documented. Exhibit 37 is the article with this cease and desist notice.

53. On April 30, 2014, I published another article with a cease and desist notice on my website. This was at least the thirteenth such notice that I have documented. Exhibit 38 is the article with this cease and desist notice.

54. On April 30, 2014, I published another article with a cease and desist notice on my website. This article was about the fact that one or more people set up Facebook pages in the names of my deceased parents and then used those accounts to defame and stalk me. This included a cease and desist notice and was at least the fourteenth such notice that I have documented. Exhibit 39 is the article with this cease and desist notice.

55. On May 4, 2014, I published an article on my website with a specific correction and retraction demand to Sean D. Fleming as well as a cease and desist notice. This article listed 379 false and/or defamatory published comments about me by Sean D. Fleming. This was at least the fifteenth such notice that I have documented. Exhibit 40 is the article with this cease and desist notice.

56. On May 6, 2014, I published an article on my website about a published threat by Sean D. Fleming that said “I will tear [Bill Windsor] apart.” This article included another cease and desist notice. This was at least the sixteenth such notice that I have documented. Exhibit 41 is the article with this cease and desist notice.

57. On May 8, 2014, I published an article on my website explaining that I would seek charges of perjury against Sean D. Fleming for filing a false sworn affidavit in the lawsuit I filed against him in Ellis County Texas. Sean D. Fleming signed an affidavit saying he was “frightened to engage in any type of public debate or forum” because of my lawsuit against him. But when I checked, he had published 173 published statements from the date he signed the affidavit until May 8, 2014. Exhibit 42 is the article.

58. On June 2, 2014, I published an article on my website announcing that I would be filing a federal lawsuit for trademark and copyright infringement. This article included another cease and desist notice. This was at least the seventeenth such notice that I have documented. This article is Exhibit 43.

59. On June 23, 2014, Sean D. Fleming took a photo off my Facebook page that had a bold Copyright notice, and he used it as the header on his Facebook page. This can be seen on Exhibit 44, which is a screenshot of Sean D. Fleming’s Facebook page on July 1, 2014.

60. I have issued repeated cease and desist notices, and Sean D. Fleming recently emailed me yet again and messaged me on Facebook with a “friend

request.” He knows I have no interest in being his “friend;” he did this as another unconsented contact. Exhibit 10 is the “friend request” that he used to stalk me on June 24, 2014.

61. Sean D. Fleming has had unconsented contact with me that he has initiated and continued without my consent and in disregard to my expressed desire that the contact be avoided and discontinued. The unconsented contact by Sean D. Fleming includes the following: sending mail or electronic communications to me; posting messages and comments online designed to terrorize, frighten, intimidate, threaten, and harass me; contacting people who I know to attempt to cause trouble for me; and reporting me to a wide variety of authorities for false claims that I have committed violations of the law and criminal acts. An FBI agent from Detroit called me to say Sean D. Fleming reported me to the FBI saying I am a sovereign citizen (which I most certainly am not) and that I have a plan to kill government officials nationwide. I have no such plan, have never been arrested, and have never killed anything but rats, mice, a few snakes, and some fish. I haven’t even had a traffic ticket or parking ticket in over 14 years.

62. As Michigan law provides, there is the presumption that the continuation of the course of conduct caused me to feel terrorized, frightened, intimidated, threatened, and/or harassed because the evidence provided herewith establishes that Sean D. Fleming continued to engage in a course of conduct involving repeated unconsented contact with me after having been requested by me to discontinue the same or a different form of unconsented contact, and to refrain from any further unconsented contact with me.

63. I informed Sean D. Fleming and the Joeyisalittlekid publishers, his co-conspirators, that their published statements were false. I asked that they cease and desist, and I requested corrections and retractions. But they did nothing but continue to publish defamation. Sean D. Fleming mocked the retraction request

saying he would retract nothing. Since I filed the lawsuit against Sean D. Fleming and his co-conspirators in December 2013, Joeyisalittlekid.blogspot.com has published many additional articles, and Sean D. Fleming has continued to defame me and stalk me.

64. Michigan Penal Code 750.411s clearly prohibits posting messages through electronic medium. The statute defines “Post a message” as “transferring, sending, posting, publishing, disseminating, or otherwise communicating or attempting to transfer, send, post, publish, disseminate, or otherwise communicate information, whether truthful or untruthful, about the victim.” The statute also defines “Unconsented contact” as any contact with another individual that is initiated or continued without that individual's consent or in disregard of that individual's expressed desire that the contact be avoided or discontinued. Unconsented contact includes any of the following: “(vi) Sending mail or electronic communications to the victim through the use of any medium, including the internet or a computer, computer program, computer system, or computer network.”

65. Sean D. Fleming has repeatedly posted messages in violation of this statute. He has issued threats to me, and he has taken a variety of actions that put me at risk of harm by others, including the very real possibility that his bogus criminal complaints against me might cause me to be arrested or harmed by law enforcement. Several of Sean D. Fleming’s co-conspirators have threatened me with bodily harm or death in videos, online postings, and emails.

66. The stated goal of Sean D. Fleming and his co-conspirators has been to destroy me and my documentary film. What they have done is libel and defame me again and again and again in written and other graphic form to injure my reputation and thereby expose me to public hatred, contempt or ridicule, cause financial injury, and impeach my honesty, integrity, virtue, or reputation. Reading

joeyisalittlekid.blogspot.com shows how I have been subjected to public hatred, contempt, and ridicule. And they have very intentionally stalked me online to frighten me, harass me, threaten me, and do damage to me any way they can.

67. Sean D. Fleming has accused me of a variety of crimes. On the published statements of Sean D. Fleming on Exhibit 8, Fleming imputes that I have committed crimes in approximately 46 separate published statements. Not only has Sean D. Fleming published that I have committed crimes, he has reported me for crimes that do not exist to an unbelievable assortment of entities. Sean D. Fleming has reported me to the following authorities that he has admitted online: FBI, Cobb County Georgia District Attorney, State of Delaware, FBI IC3, Google, Internal Revenue Service, FBI Domestic Terrorism Group, University of Montana Police Department, Federal Trade Commission, and more. Sean D. Fleming has also encouraged others to file criminal charges and complaints against me.

68. Sean D. Fleming has imputed that I committed perjury, operate a scam, am a terrorist, have committed mail fraud and tax fraud, endorse vigilante justice, am a sovereign citizen, have committed sexual misconduct, plan to commit murder, and stalk and cyberstalk people.

69. I ask for a personal protection order that will stop Sean D. Fleming from stalking me or my family or my ex-wife. I ask that Sean D. Fleming be restrained from having any contact me except during legal proceedings.

70. I believe Sean D. Fleming must have a mental problem. I do not believe anyone in their right mind would publish the things he has published, record the videos he has recorded, and report me to the FBI and others claiming some big plan to kill every government official. I ask that Sean D. Fleming be evaluated to determine the need for psychiatric, psychological, or social counseling and if, determined appropriate by the court, to receive psychiatric, psychological, or social counseling at his own expense.



VERIFICATION

Personally appeared before me, the undersigned Notary Public duly authorized to administer oaths, William M. Windsor, who after being duly sworn deposes and states that he is authorized to make this verification on behalf of himself and that the facts alleged in the foregoing are true and correct based upon his personal knowledge, except as to the matters herein stated to be alleged on information and belief, and that as to those matters he believes them to be true.

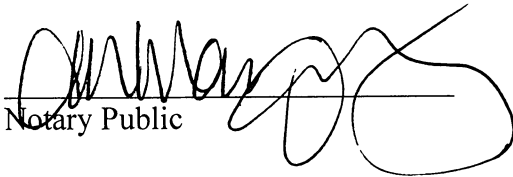
I declare under penalty of perjury that the foregoing is true and correct based upon my personal knowledge.

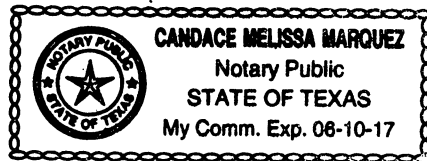
This 2nd day of July, 2014.



William M. Windsor

Sworn and subscribed before me this 2nd day of July, 2014.


Notary Public



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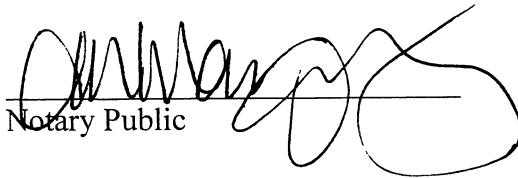
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This 2nd day of July, 2014.



William M. Windsor

Sworn and subscribed before me this 2nd day of July, 2014.


Notary Public

