Cause No. 352-248169-10

BAT WORLD SANCTUARY and AMANDA LOLLAR,

Plaintiffs,

VS.

MARY CUMMINS.

Defendant Pro se

IN THE DISTRICT COURT *๛๛๛๛๛๛๛๛๛*

TARRANT COUNTY, TEXAS

352nd JUDICIAL DISTRICT

DEFENDANT'S RESPONSE TO JUDGE MARK PITTMAN'S COURT ORDER TO THE HONORABLE JUDGE OF SAID COURT:

Defendant responds to Judge Mark Pittman's court order (Exhibit 1) signed May 26, 2015 which was emailed to Defendant today May 27, 2015 before the next hearing which is tomorrow May 28, 2015. This order was not served through the efiletexas.gov file and serve system.

Introduction

Defendant Mary Cummins is an indigent, out of state, pro se party. May 15, 2015 Defendant filed Defendant's Response to Plaintiffs' Third Motion to Compel Post Trial Discovery Responses, Motion for Telephonic Appearance with FIAT.

The order as written states that the Judge will only communicate with parties in hearings with all parties physically present (Exhibit 1, pg 2, first paragraph). Defendant stated in email attached to Exhibit 1 and in Motion for Telephonic Hearing filed that Defendant cannot be physically present in the hearing as Defendant does not have one penny to pay for air fare, hotel and has a back injury which prevents her from traveling. To deprive Defendant of a telephonic hearing would deprive her of her right to a fair trial, hearing.

Previously this court under Judge William Brigham denied, failed to rule on a motion for telephonic appearance. Previously the court approved telephonic appearance and Defendant appeared in this court telephonically. Defendant lost the next hearing because Defendant was not allowed to appear telephonically.

Defendant appealed that decision to the Second Court of Appeals of Texas. They ruled in their order (Exhibit 2) that Judge William Brigham "abused his discretion" in denying the telephonic appearance. Specially the appeal court stated, "To require a pro se out-of-state resident asserting indigence to physically appear at a contest hearing to prove the allegations in her affidavit, without reasonably accommodating that party by means such as a telephonic hearing, undercuts the purpose and spirit of rule 20.1." The case was remanded to this trial court for a new hearing in which appellant was allowed to appear telephonically. Defendant won that hearing and was declared indigent.

Defendant emailed the court coordinator asking how to file under seal (Declaration). The court clerk then replied cc'd to the Judge, Court coordinator and Clerk. Defendant replied all to that email thinking that was proper. The court could have cc'd Plaintiffs but didn't. Everything in that email is also contained in Defendant's previous reply.

Prayer

WHEREFORE, PREMISES CONSIDERED, the Defendant prays that the Court alter the May 26, 2015 order to state that parties may communicate via telephonic hearing.

Respectfully submitted

Mary Cummins, Defendant Pro se

645 W 9th St, #110-140

Los Angeles, CA 90015-1640

Phone 310-877-4770

Email: mmmaryinla@aol.com

DECLARATION OF MARY CUMMINS

I, MARY CUMMINS, declare under penalty of perjury under the laws of the States of California and Texas that the foregoing is true and correct, and that I could and would testify thereto as herein if called upon to do so, based upon my personal knowledge of the facts set forth herein.

- 1. I am indigent, have no job, don't own a car, any real estate, don't have a bank account, trust, trust account, have no assets, don't even own a watch and am permanently physically disabled from a fall suffered on Plaintiffs' premises.
- 2. I emailed the court coordinator asking how to file under seal May 13, 2015.
- 3. Juanita Vega replied to me cc'd to Linda Blair, Mark t Pittman and Kelu Kerr.
- 4. I only previously had Linda Blair's email address.
- 5. I replied to Juanita Vega cc'd to add thinking that was what was expected of me as the email was cc'd and not bcc'd.
- 6. May 20, 2015 I replied all to that email again asked if my documents were received, who would be the judge for the hearing, will the telephonic hearing be allowed.
- 7. No one replied to that email, by filing or by phone.

Executed on May 27, 2015 in Los Angeles, California.

By: Mary Cummins
Mary Cummins

CERTIFICATE OF SERVICE

I, Mary Cummins, hereby certify that a TRUE COPY of the above **DEFENDANT'S RESPONSE TO JUDGE MARK PITTMAN'S COURT ORDER** was served on the Plaintiffs' Attorney of record by FAX and by FIRST CLASS MAIL at

RANDY TURNER

Bailey & Galyen 1901 W. Airport Fwy Bedford, Texas 76021 this 27th day of May 2015

Man/Cummins, Defendant Pro se

May 27, 2015

CAUSE NO. 352-248169-10

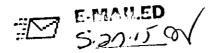
§	IN THE DISTRICT COURT
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§	352ND JUDICIAL DISTRICT
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§	TARRANT COUNTY, TEXAS
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ORDER

On May 13 and 20, 2015, pro se Defendant Mary Cummins attempted to communicate with the Judge of this Court via email without copying or contacting counsel for Plaintiffs Bat World Sanctuary and Amanda Lollar. Defendant is strongly admonished that such ex parte communications are wholly improper and will not be tolerated. Further, although Defendant is proceeding pro se, she is advised that even pro se parties are required to abide by the Texas Rules of Civil Procedure, the Local Rules of Tarrant County, and the proper standards of conduct in the 352nd District Court. See, e.g., Boswell v. Honorable Governor of Texas, 138 F. Supp. 2d 782 (N.D. Tex. 2000) (Mahon, J.) ("Even pro se litigants must abide by the . . . Rules of Civil Procedure."). A parties' failure to abide by these rules and standards of behavior may result in sanctions being imposed by the Court.

Accordingly, it is hereby **ORDERED** that the improper emails the Court received from Defendant on May 13 and May 20, 2015 are attached hereto and are to be made part of the record.

It is further **ORDERED** that Defendant immediately cease all communications with the Judge of this Court without the presence and/or consent of counsel for Plaintiffs.



It is further **ORDERED** that all future communications with the Judge of this Court shall be conducted either in hearings with all parties and or their representatives physically present and attending in person or in written documents appropriately filed as a part of the Court's record.

It is further **ORDERED** that all the parties shall copy the opposing party on all future written communications with the Court and all future written communications by the parties shall be filed by the Clerk of the Court and become part of the Court's record.

Signed this 26th day of May, 2015.

MARK T. PITTMAN JUDGE PRESIDING

Juanita R. Vega

From:

Mary Cummins

Sent:

Wednesday, May 20, 2015 7:52 PM

To:

Juanita R. Vega

Cc:

Linda Blair; Mark T. Pittman; Kelu Kerr

Subject:

Re: 352-248169-10 Fiat 5/28/15 3:30pm Pltf Mot Compel

I efiled my reply. It says status received. Were my documents received properly?

I will not physically be in the court room. I can only appear by phone as I have no money to fly and have a severe back injury. Will the telefonic appearance be allowed? Who will be the Judge? Brigham or Pittman? If it's Brigham, I will need to file motion to recuse. He's obviously extremely biased against me as per appeals court two orders stating he abused his discretion. Thanks.

Mary Cummins

On May 13, 2015, at 12:37 PM, Juanita R. Vega wrote:

You will need to talk to the court coordinator Linda Blair about these issues.

From: Mary Cummins

Sent: Wednesday, May 13, 2015 2:33 PM

To: Juanita R. Vega

Subject: Re: 352-248169-10 Fiat 5/28/15 3:30pm Pltf Mot Compel

I will be filing a reply under seal. What is the process for that? I will just write "UNDER SEAL" across the top and USPS mail it to you. I will also be filing motion for telephonic hearing. Not only do I have a severe back injury but I am penniless currently receiving public assistance. I have no home, no assets, no car, no bank accounts, nothing. Plaintiffs know this, so does this court. This court found me to be indigent. So did the appeals and supreme court. I am totally destitute because of his frivolous and meritless case filed against me. I reported Amanda Lollar to government agencies. They were fair and privileged reports. Every word stated was the absolute truth backed up by facts, videos and photos. Government agencies investigated and agreed with the findings of my reports. Lollar lost their permit and was severely reprimanded by quite a few government agencies. I never defamed anyone. At least the Appeals court reversed the frivolous breach of contract, legal fees claims.

On May 13, 2015, at 12:01 PM, Juanita R. Vega wrote:

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Juanita R. Vega

From:

Kelu Kerr

Sent:

Wednesday, May 13, 2015 3:33 PM

To:

Juanita R. Vega

Subject:

FW: 352-248169-10 Fiat 5/28/15 3:30pm Pltf Mot Compel

From: Mary Cummins

Sent: Wednesday, May 13, 2015 3:11 PM

To: Linda Blair; Linda Blair; Mark T. Pittman; Kelu Kerr

Subject: Fwd: 352-248169-10 Fiat 5/28/15 3:30pm Pltf Mot Compel

I am not asking for legal advice. I am asking for you the court to advise me of my legal rights. There are no Judge's court instructions for this court telling people how to file under seal. I must file under seal as Randy Turner and his client Amanda Lollar will post my motion, confidential documents online. They have made over 400 websites, blogs, pages devoted solely to attacking me and posting confidential data and information received through this case in discovery. I filed motions for contempt but the Judge ruled the Plaintiffs must admit they did this and of course they won't. This is Randy Turner's page devoted to me in his lawyer website. Most of what is posted is totally false and Turner knows this as he is a lawyer. I'm not even a party in the lawsuits he posts. http://www.randyturner.com/index.php/randys-cyber-stalker

They received my social security number, driver's license number, copy of my driver's license, date of birth, mother's maiden name, place of birth.... in discovery in this case. Lollar used this information to illegally try to break into and take money from an old bank account of mine which no longer exists as the bank closed it. They also used that info to try to break into the bank account of an unrelated non-profit. The banks notified me of this incident and played the phone recordings for me. It was Plaintiff Lollar who phone two banks where I no longer have an account. I filed a police report. They also illegally ordered credit reports with my SSN, DOB, DL # which they received in discovery. They also made and posted over 300 videos of my deposition where I state I have no money, have a negative net worth. I stated confidential data in the videos which they posted. They have posted my medical records illegally online and even falsely stated I have AIDs, gonorrhea, HIV, am a man, bald, toothless... I must file my reply under seal. Below are some images Plaintiff Lollar has posted about me making fun of the fact that I have a negative net worth. They even posted video of me in my depo stating I have a negative net worth. Thank you.