

1 MARY CUMMINS
2 Debtor, Defendant, In Pro Per
3 645 W. 9th St. #110-140
4 Los Angeles, CA 90015
5 Direct: (310) 877-4770
6 Fax: (310) 494-9395
7 Email: mmmaryinla@aol.com

8 UNITED STATES BANKRUPTCY COURT FOR THE
9 CENTRAL DISTRICT OF CALIFORNIA

<p>10 In re:</p> <p>11 MARY CUMMINS-COBB,</p> <p>12</p> <p>13 Debtor</p> <hr/> <p>14 KONSTANTIN KHIONIDI, as Trustee</p> <p>15 Of the COBBS TRUST,</p> <p>16</p> <p>17 Plaintiff,</p> <p>18 vs.</p> <p>19 MARY CUMMINS-COBB</p> <p>20 Defendant.</p>	<p>) Case No. 2:17-bk-24993-RK</p> <p>) Chapter 7</p> <p>) Adv. Proc. No. 2:18-ap-01066-RK</p> <p>) DEFENDANT’S REPLY TO</p> <p>) PLAINTIFF’S EX PARTE</p> <p>) APPLICATION</p> <p>) Judge: Honorable Robert N. Kwan</p> <p>) Courtroom: 1675</p> <p>) Edward R. Roybal Federal Building</p> <p>) 255 E. Temple St, Suite 1682</p> <p>) Los Angeles, CA 90012</p>
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21 **DEFENDANT’S REPLY TO PLAINTIFF’S EX PARTE APPLICATION**

22 Defendant replies to Plaintiff’s ex parte application. Plaintiff does not exist. Plaintiff
23 therefore has no legal right to file any ex parte application or complaint including the
24 Adversary Proceeding. This case should be dismissed.

25
26 Because Plaintiff does not exist Plaintiff has not filed any proof that Plaintiff exists.
27 Defendant filed the Motion to Dismiss February 26, 2021. Plaintiff’s attorney Philip
28 Stillman instantly emailed Defendant stating he will file an emergency ex parte

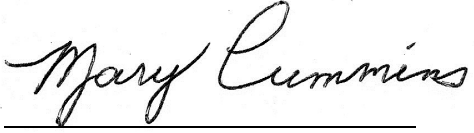
1 application (Exhibit 1). Stillman waited 12 days to file this “emergency” application.
2 There is clearly no emergency to wait this long.

3 In the meantime Plaintiff Amanda Lollar in Texas filed to reaffirm the original
4 judgment (Exhibit 2). In that application Plaintiff adds the non-existent Russian trying
5 to make it appear that the fake person exists. Defendant replied (Exhibit 3) noting the
6 Russian Konstantin Khionidi does not exist, application wasn’t notarized and the
7 judgment is void. Judge William Brigham who signed the original judgment never
8 signed or filed an oath of office as previously proved to this Court.

9 **CONCLUSION**

10 Defendant requests that the Motion to Dismiss be kept on calendar and heard.
11 Plaintiff is a fictitious person and this case should be dismissed.

12 Respectfully submitted,

13 
14 _____

15 Dated: March 10, 2021

16 Mary Cummins, Defendant pro se

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DECLARATION OF DEFENDANT MARY CUMMINS

I, MARY CUMMINS, declare as follows:

1. I am Mary Cummins Defendant in pro per. I make this declaration on my personal knowledge of the facts set forth herein.
2. Everything in DEFENDANT’S REPLY TO PLAINTIFF’S EX PARTE APPLICATION was written by me and is the truth to the best of my knowledge.
3. All exhibits cited, footnoted, attached are true and correct copies of the originals.

I, declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed on March 10, 2021 at Los Angeles, California.

By: 
MARY CUMMINS

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PROOF OF SERVICE
(FRCivP 5 (b)) or
(CCP 1013a, 2015.5) or
(FRAP 25 (d))

I am Plaintiff in pro per whose address is 645 W. 9th St. #110-140, Los Angeles, California 90015-1640. I am over the age of eighteen years.

I further declare that on the date hereof I served a copy of:

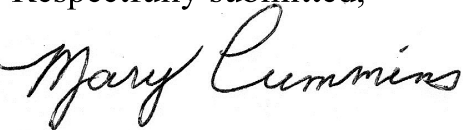
REPLY EX PARTE

on the following interested parties by email to the following at .

Philip H. Stillman
Stillman & Associates
pstillman@stillmanassociates.com

I declare under penalty of perjury, under the laws of the State of California, that the foregoing is true and correct.

Executed this day, March 10, 2021, at Los Angeles, California.

Respectfully submitted,


Mary Cummins, Defendant
Dated: March 10, 2021
645 W. 9th St. #110-140
Los Angeles, CA 90015

Ex Parte Motion to Strike your Frivolous Motion

1 message

Philip H. Stillman, Esq. <pstillman@stillmanassociates.com>
To: Mary Cummins <mmmarycummins@gmail.com>

Sat, Feb 27, 2021 at 12:14 PM

I will be filing an ex parte motion to strike your Motion to Dismiss as it is frivolous and barred by the final judgment and the District Court's affirmance of that final judgment. Shall I indicate to the Court that you oppose the requested relief?

Philip H. Stillman | **STILLMAN ▪ ASSOCIATES**

3015 North Bay Road | Suite B |

Miami Beach, FL 33140

V: [888.235.4279](tel:888.235.4279) | F: [888.235.4279](tel:888.235.4279)

pstillman@stillmanassociates.com |

www.stillmanassociates.com

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EXHIBIT 1

APPLICATION FOR EXECUTION
DISTRICT CLERK, TARRANT COUNTY, TEXAS

- TYPE OF EXECUTION:
- Money Judgment (rule 630)
 - Sale of Particular Property (rule 631)
 - Delivery of Real Property (rule 632)
 - For Costs Only (rule 129)
 - Possession for Value of Personal Property (rule 633)

CASE NUMBER: 352-248169-10

BAT WORLD SANCTUARY
AND AMANDA LOLLAR
(Plaintiff)

vs MARY CUMMINS
(Defendant)

JUDGMENT CREDITOR(S):

1. AMANDA LOLLAR
2. KONSTANTIN KHIONIDI AS TRUSTEE OF THE COBBS TRUST

DATE OF JUDGMENT: DAY 27 MONTH AUGUST YEAR 2012

PRIMARY DEBTOR(S) WITH SERVICE ADDRESS: (only one primary debtor per writ)

1. MARY CUMMINS, 645 W. 9th St. #110-140, LOS ANGELES, CA, 90015

OTHER JUDGMENT DEBTOR(S): (only if debtors are mentioned in judgment)

1. _____
2. _____
3. _____

LIABLE JOINTLY & SEVERALLY: YES NO

NUMBER OF DAYS TO EXECUTE: 30 60 90

JUDGMENT DUE A CREDIT: YES NO AMOUNT: \$ 4,390.75

ATTORNEY NAME: RANDALL E. TURNER

ADDRESS: 2417 PARK HILL DR., SUITE B
FORT WORTH, TEXAS 76110

PHONE NO: 817-420-9690

BARID: 20328310

sitting Judge in the case is Judge, Justice Bonnie Sudderth. The case was transferred to another Court.

The Renewal of Judgment Application is not notarized or signed.

Plaintiffs Bat World Sanctuary and Amanda Lollar filed a Sister State judgment in California in 2012. Only the original judgment was filed in that case.

The Appeals Court case 02-12-00285-CV¹ reversed almost all claims in the judgment. The claims for breach of contract, liquidated damages and attorney fees were reversed. The unconstitutional prior restraint was also reversed. Those credits are not listed on the application. Those credits would be \$10,000 liquidated damages plus \$176,700 per the judgment attached as Exhibit 2 for a grand total of \$186,700.

Retired visiting Judge William Brigham never signed or filed an oath of office in this case. The judgment is therefore void.

The judgment was procured by fraud. Defendant never defamed Plaintiff. Plaintiff admitted under oath in the trial that Plaintiff had no evidence of any damages or causation by Defendant. Plaintiff perjured themselves in trial by lying on key issues.

Pre-trial Plaintiff swore to the Court that Plaintiff Amanda Lollar would not seek any damages whatsoever because Lollar did not want to hand over any financial documents in discovery after Defendant filed and won a Motion to Compel Production of Documents and Discovery. Plaintiff Lollar then requested financial damages immediately before the Judge ruled. All of the damages in this case are to Plaintiff Amanda Lollar only as the other claims to Bat World Sanctuary were reversed.

¹ Appeals case <https://search.txcourts.gov/Case.aspx?cn=02-12-00285-CV&coa=coa02>

After the Appeal Opinion was released in this case Plaintiff filed an identical copy/paste lawsuit 2015-002259-3 in Tarrant County Court 3. Because the Defamation Mitigation Act had passed since the filing of the first lawsuit Plaintiff had to specifically state what items were defamatory. Plaintiff also had to prove defamation to Defendant before filing the second case. Because Defendant had never defamed Plaintiff, Plaintiff forged their exhibits in the case. Plaintiff defamed Plaintiff in Plaintiff's exhibits. Amanda Lollar defamed herself Amanda Lollar! Plaintiff then signed a sworn affidavit and stated the exhibits were true and correct copies of the originals which still exist online today. That was false and proved in Court. The second defamation case was dismissed in 2020 for this reason. This shows that Plaintiff and their lawyer Randy Turner have repeatedly lied to the Court in this case besides committed forgery and perjury.



Mary Cummins
645 W 9th St, #110-140
Los Angeles, CA 90015-1640
Phone 310-877-4770
Date: March 6, 2021

DECLARATION OF MARY CUMMINS

I, MARY CUMMINS, declare as follows:

1. I make this declaration on my personal knowledge of the facts set forth herein.
2. Every exhibit attached to this motion is a true and exact copy of the original.
3. Every statement is the absolute truth to the best of my knowledge.

I, declare under penalty of perjury under the laws of the States of California and Texas that the foregoing is true and correct.

Executed on March 6, 2021 at Los Angeles, California.



By: _____

MARY CUMMINS

CERTIFICATE OF SERVICE

I, Mary Cummins, hereby certify that a TRUE COPY of the above **DEFENDANT'S OBJECTION** was served on the Plaintiffs' Attorney of record by eFileTexas and to Justice Bonnie Sudderth the sitting Judge in this case.

Randy Turner
Law Offices of Randall E Turner PLLC
4255 Bryant Irvin Rd #210,
Fort Worth, TX 76109
randy@randyturner.com



Mary Cummins March 6, 2021
645 W 9th St, #110-140
Los Angeles, CA 90015-1640
Phone 310-877-4770
Fax 310 494 9395
Email: mmmaryinla@aol.com

APPLICATION FOR EXECUTION
DISTRICT CLERK, TARRANT COUNTY, TEXAS

- TYPE OF EXECUTION:
- Money Judgment (rule 630)
 - Sale of Particular Property (rule 631)
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CASE NUMBER: 352-248169-10

BAT WORLD SANCTUARY
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(Plaintiff)

vs
MARY CUMMINS
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1. AMANDA LOLLAR
2. KONSTANTIN KHIONIDI AS TRUSTEE OF THE COBBS TRUST

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PRIMARY DEBTOR(S) WITH SERVICE ADDRESS: (only one primary debtor per writ)

1. MARY CUMMINS, 645 W. 9th St. #110-140, LOS ANGELES, CA, 90015

OTHER JUDGMENT DEBTOR(S): (only if debtors are mentioned in judgment)

1. _____
2. _____
3. _____

LIABLE JOINTLY & SEVERALLY: YES NO

NUMBER OF DAYS TO EXECUTE: 30 60 90

JUDGMENT DUE A CREDIT: YES NO AMOUNT: \$ 4,390.75

ATTORNEY NAME: RANDALL E. TURNER

ADDRESS: 2417 PARK HILL DR., SUITE B
FORT WORTH, TEXAS 76110

PHONE NO: 817-420-9690

BARID: 20328310

EXHIBIT 1

ORIGINAL

MARY LOUISE GARCIA

COUNTY CLERK



100 West Weatherford Fort Worth, TX 76196-0401

PHONE (817) 884-1195

BAT WORLD SANCTURY
217 N OAK
MINERAL WELLS, TX 76067

Submitter: BAT WORLD SANCTURY

DO NOT DESTROY
WARNING - THIS IS PART OF THE OFFICIAL RECORD.

Filed For Registration: 10/2/2012 9:57 AM

Instrument #: D212242914

J

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PGS

\$44.00

By: _____

Mary Louise Garcia

D212242914

ANY PROVISION WHICH RESTRICTS THE SALE, RENTAL OR USE OF THE DESCRIBED REAL PROPERTY
BECAUSE OF COLOR OR RACE IS INVALID AND UNENFORCEABLE UNDER FEDERAL LAW.

Prepared by: CAMADDOCK

03/10/21 13:27:08

Fr: Bailey & Calven Attorneys To: Bat World Sanctuary and Amanda Lollar v. Mary C (18178502928)

16:01 07/11/12 EST Pg 4-9

CAUSE NO. 352-248169-10

BAT WORLD SANCTUARY and AMANDA LOLLAR Plaintiffs,	§	IN THE DISTRICT COURT
	§	
	§	
v.	§	OF TARRANT COUNTY, TEXAS
	§	
MARY CUMMINS, Defendant	§	352 ND JUDICIAL DISTRICT

JUDGMENT

ON the 11th day of June this cause came on to be heard. Amanda Lollar, Plaintiff whose last three digits of her Texas driver's license number are 000, appeared in person and by her attorney and announced ready for trial. Bat World Sanctuary, Plaintiff, appeared by and through its attorney and announced ready for trial. Mary Cummins, Defendant whose last three digits of her California driver's license number are 781 appeared *pro se* and announced ready for trial. No jury having been demanded, all questions of fact were submitted to the Court.

After hearing the evidence and arguments of counsel and the defendant the Court finds that the plaintiffs, Amanda Lollar and Bat World Sanctuary, are entitled to recover from the defendant, Mary Cummins.

IT IS THEREFORE ORDERED that Amanda Lollar recover from Mary Cummins actual damages in the amount of THREE MILLION DOLLARS (\$3,000,000.00).

IT IS FURTHER ORDERED that Amanda Lollar recover from Mary Cummins exemplary damages in the amount of THREE MILLION DOLLARS (\$3,000,000.00).

IT IS FURTHER ORDERED that Bat World Sanctuary recover from Mary Cummins actual damages in the amount of TEN THOUSAND DOLLARS (\$10,000.00).

IT IS FURTHER ORDERED that Bat World Sanctuary recover from Mary Cummins attorney's fees in the amount of ONE HUNDRED SEVENTY SIX THOUSAND SEVEN HUNDRED DOLLARS (\$176,700.00).

IT IS ORDERED that Mary Cummins be permanently enjoined and she is ORDERED to immediately and permanently remove from the internet the following statements which currently appear at <http://www.animaladvocates.us/batWorldLawsuit/>:

1. They breed animals in the facility.

A CERTIFIED COPY

ATTEST: September 7, 2012
 THOMAS A. WILDER
 DISTRICT CLERK
 TARRANT COUNTY, TEXAS

BY: Lisa Adams
 DEPUTY
 LISA ADAMS pg. 1 of 6

Court's Minutes Transaction # 2121A

4 of 9 7/11/2012 2:59:34 PM [Central Daylight Time]

MAILED COPY TO ALL ATTORNEYS AND INTERESTED PARTIES OF RECORD

8-27-12 LAA

Fr:Bailey & Galien Attorneys To:Bat World Sanctuary and Amanda Lollar v. Mary C (18176582928)

16:02 07/11/12 EST Pg 5-8

2. Pretty ironic for this group to certify Bat World Sanctuary when the health department told her to leave town and they had to gut the building and remove her belongings.
3. Vet recommended blood and stool tests. Lollar declined. She just wants empirical therapy. If that doesn't work, she wants to euth the dog. She refused treatment. When I was at Bat World June 19, 2010 to June 28, 2010 I saw her use her fingers to pull out one of the dog's teeth, i.e. oral surgery on dogs.
4. The current method she suggests is also inhumane. The bats die of suffocation. She also forgets to mention that the drugs she suggests must be used under the direction of a veterinarian. She doesn't even administer the gas legally, humanely, or safely.
5. He should not be working for free for someone who commits animal cruelty.
6. I doubt he'll be speaking about this embarrassing little case where he is actually representing someone who commits animal cruelty and neglect.
7. She took the money that came from the dissolution of Bonnie Bradshaw's group and bought a new silver Honda Eclipse. That money was supposed to go for animals. This is what Lollar does with money that is given to Bat World.
8. Lollar never even washed her hands before surgery, you can see dirty finger nails in the photos, no surgical garments, no mask, hat, nothing. Night and day.
9. Just confirmed that Amanda Lollar of Bat World Sanctuary is illegally obtaining human and animal rabies vaccinations. ...Again, breaking the law. I'm amazed she admitted to having the vaccine and buying it when she is doing it illegally.
10. She does not state that it died from neglect of care. She also chose to euth it instead of treating it as her vet suggested. She'd previously turned down care which her vet suggested.
11. When I was at Bat World she told me the place where she buys her rabies vaccine thinks she's a doctor.
12. Earlier in the year the vet noted the dog had major dental issues yet she didn't have the vet treat them. You know how painful it would be to have a mouth full of rotten teeth? That's animal neglect.
13. **BREAKING NEWS!!!** Amanda Lollar of Bat World Sanctuary admits in writing that she and Bat World Sanctuary are being forced to leave Mineral Wells because of all the complaints to the City and Health Department.
14. The dogs rear claws are super long. There is no way she could stand. ... She has to drag herself on cement.
15. She tells people to use Isoflurane illegally, inhumanely and unsafely in her book.

Fr:Bailey & Galien Attorneys To:Bat World Sanctuary and Amanda Lollar v. Mary C (18178502928)

16:02 07/11/12 EST Pg 6-9

16. He didn't care that she admitted to illegally having the human rabies vaccination, admitted to using drugs not according to the label or that she "proudly" admitted to performing surgery.
17. In the video Lollar takes tweezers and just pulls out the molars of a conscious bat that is fighting and biting her while it bleeds. Lollar is proud of this and posted this video in her book and online. Bat experts know that bats must be unconscious and intubated to remove molars. Can you imagine the pain that bat felt?
18. Pulling molars out of conscious bats is not "cutting-edge" though cutting open conscious bats might fall into that "category." Operating on bats using the drop anesthesia technique or amputating wings instead of pinning them is also not cutting edge but cave. man veterinary practice.
19. Lollar is exposing people to rabies by not checking their cards.
20. Her recent story about the episiotomy at the depo was that, that was not the bat's vagina and uterus being pulled out. It was the "placenta separating." It clearly was not.
21. She'd already yanked out the placenta which is what helped cause the prolapse, besides cutting way too much and pulling too hard. She really needs to get her vision checked. Someone with very bad vision is the last person who should be slicing into microbats.
22. Yeah, I look like crap in the videos but at least there are no videos of me hacking an animal to death.
23. She's been breeding her bats illegally. She's committing fraud asking for money for a project she cannot and will not do.
24. She said she would use the bag for the trip then return it to Walmart for a refund. She admitted to me with an evil laugh that she does this frequently.
25. Rabies complaint against Bat World Sanctuary. General sanitation laws, harboring high risk rabies animals, allowing them in downtown.
26. Amanda Lollar and her buildings have been written up so many times for building violations, safety issues, rabies, histoplasmosis, no address, unsightly building, build up of guano 6-8 feet... People have been reporting her smelly building and rabid bats for over 15 years.
27. She's basically experimenting on bats. The bats are dying because she doesn't take them to the vet. That's okay because she can just go get more bats.
28. Amanda Lollar of Bat World Sanctuary found guilty of illegally breeding bats at her facility. It is a violation of her permit.

Fo:Bailey & Gayen Attorneys To:Bat World Sanctuary and Amanda Lollar v. Mary C (18178582928)

16:03 07/11/12 EST Pg 7-9

29. Amanda Lollar of Bat World Sanctuary is now sending threats of extortion from Mineral Wells, Texas. Because she's sending it over the computer it's a Federal crime.
30. She has violated the following regulations listed on her permit. "15 a. Permit holder is prohibited from a. Propagating, selling or bartering animals or animal remains received or held under authority of this permit." She is allowing the bats to breed.
31. The complaints going back 18 years were about alleged animal cruelty, animal neglect, violations of the health code and building and safety regulations.
32. The complaints stretching back 18 years were about animal cruelty, animal neglect, violations of the health code, violations of Texas Parks & Wildlife regulations, violations of the Animal Welfare Act, building violations and a report about a rabid bat biting a toddler directly next door to Bat World Sanctuary.
33. Here is the disgusting photo of my face which they photoshopped semen onto. They then added the caption "Yep, screw you too, Mmmmary!" They named the file "mmmm." This is how disgusting and childish these people are.

IT IS FURTHER ORDERED that Mary Cummins be permanently enjoined and she is ordered to immediately and permanently remove from the following URL's in their entirety:

1. http://www.animaladvocates.us/batWorldLawsuit/Amanda_Lollar_Bat_World_Sanctuary_Breeding_Bats.pdf
2. http://www.animaladvocates.us/batWorldLawsuit/amanda_lollar_1994_manual_original.pdf
3. <http://www.animaladvocates.us/batWorldLawsuit/mmmm.jpg>

IT IS FURTHER ORDERED that Mary Cummins be permanently enjoined and she is ORDERED to immediately and permanently remove from the internet the following statements which currently appear at http://www.animaladvocates.us/mary_cummins_sues_amanda_lollar_bat_world_sanctuary

1. She's the one who handles rabid bats with her bare hands.

IT IS FURTHER ORDERED that Mary Cummins be permanently enjoined and she is ORDERED to immediately and permanently remove from the internet the following statements which currently appear at <https://www.facebook.com/marycummins>:

1. Update: Health Dept. forced Bat World Sanctuary to leave town. In January they gutted the building, cleaned it and removed her property.

From: Bailey & Gayen Attorneys To: Bat World Sanctuary and Amanda Lollar v. Mary C (18178502928)

16:04 07/11/12 EST Pg 8-9

2. Amanda who runs bat sanctuary just uses her bare hands. The rabid bats even bite her.

IT IS FURTHER ORDERED that Mary Cummins be permanently enjoined and she is ORDERED to immediately and permanently remove from the internet the following statements which currently appear at <https://www.facebook.com/AnimalAdvocatesUSA>:

1. Update: Health Dept. forced Bat World Sanctuary to leave town. In January they gutted the building, cleaned it and removed her property.

IT IS FURTHER ORDERED that Mary Cummins be permanently enjoined and she is ORDERED to immediately and permanently remove from the internet the following statements which currently appear at <https://plus.google.com/107575973456452472889>:

1. Bat World Sanctuary admits in writing they are being forced to leave the City because of all the complaints to the City and Health Dept.

IT IS FURTHER ORDERED that Mary Cummins be permanently enjoined and she is ORDERED to immediately and permanently remove from the internet the following statements which currently appear at <http://twitter.com/MMMARYinLA>:

1. Bat World Sanctuary admits in writing that they are being forced to leave the City because of all the complaints to the City and Health Dept.

2. Update: Health Dept. forced Bat World Sanctuary to leave town. They gutted her building, cleaned it and removed her property.

3. Amanda Lollar commits animal cruelty at Bat World Sanctuary <http://goo.gl/fb/ufv4x>

IT IS FURTHER ORDERED that Mary Cummins be permanently enjoined and she is ORDERED to immediately and permanently remove from the internet the following statements which currently appear at <http://www.myspace.com/mmmmaryinla>:

1. Health Dept. forced Bat World Sanctuary to leave town. They gutted her building, cleaned it and removed her property.

2. Bat World Sanctuary admits in writing they are being forced to leave the City because of all the complaints to the City and Health Dept.

IT IS FURTHER ORDERED that Mary Cummins be permanently enjoined and prohibited from posting on the internet or publishing to any person any video recording of any episiotomy that was recorded or made at Bat World Sanctuary.

IT IS FURTHER ORDERED that the total amount of the judgment here rendered will bear interest at the rate of five percent (5%) per year from the date of this judgment until paid.

All costs of court spent or incurred in this cause are adjudged against Mary Cummins, defendant.

Fr:Bailey & Giffen Attorneys To:Bat World Sanctuary and Asanda Lollar v. Mary C (18178502328)

16:04 07/11/12 EST Pg 9-9

All writs and processes for the enforcement and collection of this judgment or the costs of court may issue as necessary.

All other relief not expressly granted in this judgment is denied.

SIGNED this 27 day of August, 2012.

William Brigham
JUDGE PRESIDING

STAPLED

9 of 9 7/11/2012 2:59:34 PM [Central Daylight Time]

04/11/2017