

CASE NO. 13LF-CV00461

|                                  |   |                            |
|----------------------------------|---|----------------------------|
| William M. Windsor               | § | IN THE CIRCUIT COURT       |
|                                  | § |                            |
| Plaintiff,                       | § |                            |
|                                  | § |                            |
| v.                               | § |                            |
|                                  | § | 15th JUDICIAL CIRCUIT      |
| Allie Loraine Yager Overstreet,  | § |                            |
| Mark Supanich, Brenda Williamson | § |                            |
| And John Does 1-1000,            | § |                            |
|                                  | § |                            |
| Defendants                       | § | LAFAYETTE COUNTY, MISSOURI |

**PLAINTIFF'S THIRD REQUEST FOR PRODUCTION OF DOCUMENTS**

Plaintiff William M. Windsor ("Windsor") requests that Defendant Allie Loraine Yager Overstreet ("Overstreet") produce for inspection and copying on August 16, 2013 at 1:00 pm at Holiday Inn Express Suites, 19901 E Valley View Pky, Independence, MO 64057 (or at such other place as may be agreed upon), the following in the manner required by law.

**INSTRUCTIONS AND DEFINITIONS**

A. Each document request herein seeks all information available to Defendant, her attorneys or agents, and any other person acting on her behalf. Each of the document requests should be deemed continuing in the manner provided by law and in accordance with the following definitions and instructions.

B. If the original of a document is within your possession, custody or control, produce it; if not, produce such a copy of it as is in your possession, custody or control. Any copy of a document on which any notation, addition, alteration or change has been made is to be treated as constituting an additional original document.

C. The term "document" is intended to have the broadest meaning permitted by law and specifically includes documents in written and electronic form, including but not limited to electronic mail, online messages, and online postings.

D. For the purpose of responding to discovery, the term "you" and derivations of that pronoun shall refer to the responding Defendant.

E. For the purpose of responding to discovery, the term "Windsor" refers to William M. Windsor.

F. Documents should be organized in folders or stacks with the document request number on the top.

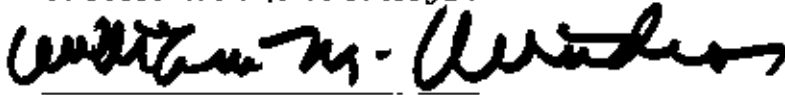
G. Each document should be Bates-stamped for ease of reference.

**DOCUMENT REQUESTS**

1. All documents relating or referring to, or evidencing, reflecting, or constituting communication to or from Matthew J. O'Connor or his law firm.

Submitted this 13th day of July, 2013,

*William M. Windsor*

A handwritten signature in black ink that reads "William M. Windsor". The signature is written in a cursive style and is positioned below the typed name.

**William M. Windsor**  
514 America's Way #4841  
Box Elder, SD 57719-7600  
Email: nobodies@att.net  
Phone: 770-578-1094  
Fax: 770-234-4106

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|                                  | § |                            |
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CERTIFICATE OF SERVICE

I hereby certify that I have served the foregoing by delivering a copy of Plaintiff's Third Request for Production of Documents to Defendant Allie Loraine Yager Overstreet by email to:

**Allie Overstreet**  
1208 N. Main  
Higginsville, Missouri 64037  
mjoc@workingforjustice.com

Allie Loraine Yager Overstreet is to respond to this Third Request. As required by law, a copy of this request has been sent to Defendant Allie Loraine Yager Overstreet and the other parties by email as a Microsoft Word file.

I hereby certify that I have served the foregoing by delivering a copy of Plaintiff's Third Request for Production of Documents by email to:

**Brenda Williamson** -- 210 Chestnut – Apartment A, Belton, MO 64012 --

brendaawilliamson@gmail.com

**Mark Supanich** -- 1826 Lucky Strike Road, Helena, Montana 59602 --

markamw@yahoo.com

Submitted this 13th day of July, 2013.

  
William M. Windsor

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**William M. Windsor**

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