

MOTION TO PUBLISH SERVICE ON THE INTERNET VERSUS MAILING

THE STATE OF SOUTH CAROLINA
In the Court of Appeals
[In The Supreme Court]

RECEIVED
Feb 07 2024
SC Court of Appeals

APPEAL FROM CHARLESTON COUNTY
Court of Common Pleas

Deadra L. Jefferson, Circuit Court Judge

Case # 2022-CP-100-3246

Anthony M. Chayban,

Respondent,

v.

Mary A. Griffith,

Appellant.

MOTION TO PUBLISH DEFENDANT SERVICE ON THE INTERNET VERSUS MAILING

The Defendant has a history of launching some type of technical terrorist attack on me almost every time I mail him service. He also has made threats to me and smeared me in efforts to emotionally abuse me and intimidate me from continuing the legal process against him.

It's psychological and emotional abuse, and is a violation of the criminal "no contact," since I am the victim's family, and which the Defendant has never cared if he violated. The original "no contact" Order was placed on or about 6/6/2021. The first video recorded violation of the Order was on or about 6/7/2021.

I don't want any contact with Chayban, including via U.S. mail which indicates my location and, I believe, makes me potentially unsafe, if that's legally possible — please.

Chayban minimally has a history of getting angry and has repeatedly used the service as an additional opportunity to harass, defame, and emotionally abuse me. Chayban's retaliation for my service has included threats to tell additional lies in court and/or make false reports against me.

Nobody should have to experience that in this country because they sought justice for themselves. Chayban is like a one-man hornet's nest, in my opinion and experience.

It's "terrorism," as he's intentionally using intimidation to try to force civilians not to seek justice or assert their rights against him. It takes its toll over time, as does any contact with Chayban whatsoever.

This person feels so superior over Americans that he, in 2020, told me that I was the only American woman who ever cleaned as well as his Lebanese relatives — only to make false statements against me about my allegedly deficient cleaning abilities in 2022 that I'm literally still trying to clean up, along with my entire reputation because of him.

I'm not comfortable with the Defendant knowing my physical location, even because of a future postmark. The Defendant has repeatedly inflicted violence upon my son, stalking, harassing, defaming, bullying, and terrorizing us both.

He's threatened our whole family with terrorist attacks that would "wipe us out" repeatedly.

Since money is clearly tight for me because of these ongoing events surrounding Anthony Chayban, this proposed solution would also save money on printing and mailing costs for service. It adds up, besides the safety and sanity issues.

People shouldn't be abused or attacked or retaliated against for following our legal processes. E-mail is fine with me if the Court is absolutely unable to accommodate the future publishing of service to the Defendant on the internet, but I can turn off comments there and he can respond to e-mail.

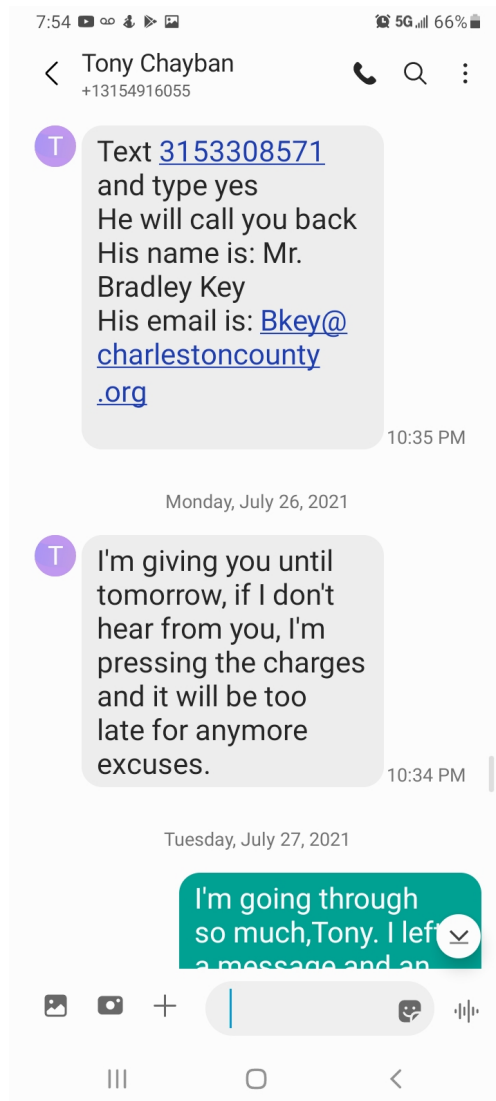
I understand I owe you another \$50.00.

Respectfully Submitted,

A handwritten signature in black ink, appearing to read 'Mary A. Griffith', written over a horizontal line.

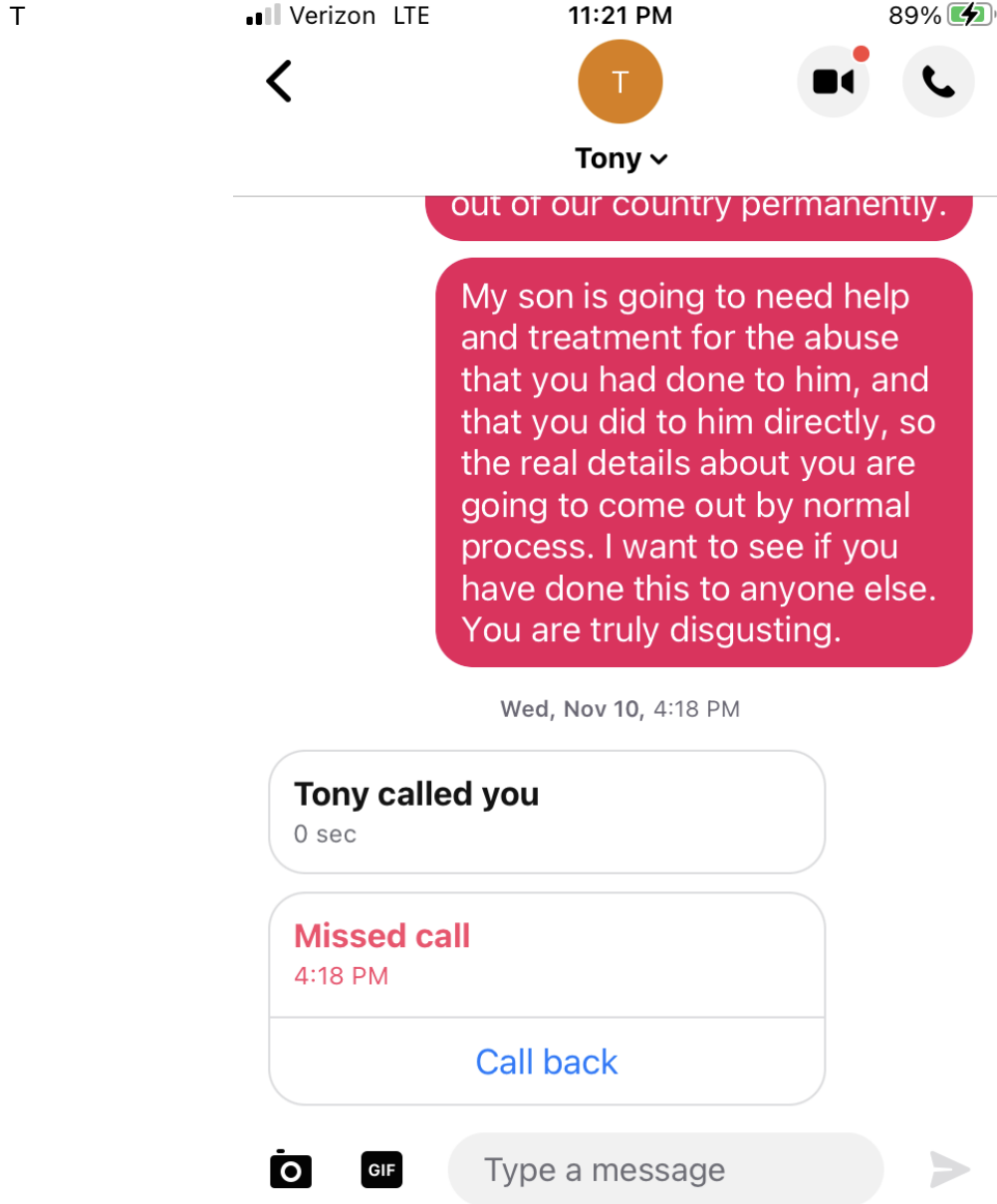
February 7, 2024

Mary A. Griffith
Post Office Box 50
East Freetown, MA 02717
(678) 922-5840



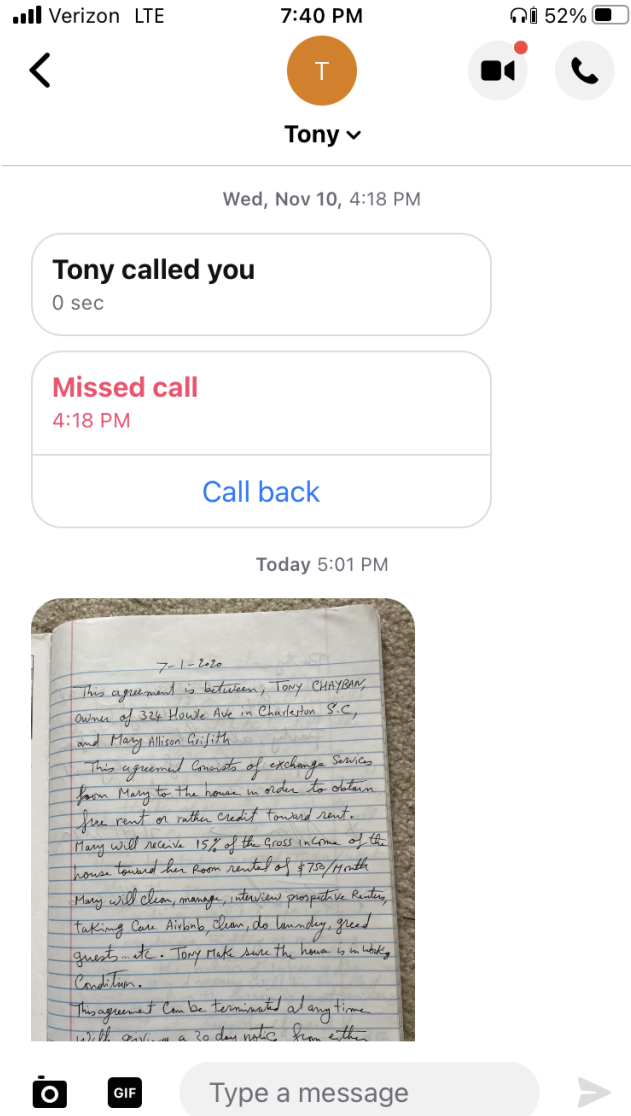
One of a litany of text messages sent to my son in violation of “no contact” Order in the assault action against the Defendant in efforts to intimidate him. Police couldn’t substantiate any charges against my son. Chayban has also lied to the lower court repeatedly by insinuating there could be charges against us which did not exist. Please note the (315) area code allegedly for a Charleston County officer who never responded to my e-mail about this. The number is listed in white pages online to law enforcement, but I don’t believe it’s Charleston County. My poor son had been terrorized by this man for months and responded briefly only to try to get Chayban to leave him alone.

EXHIBIT 1



One of several screenshots of the Defendant harassing me in violation of the 2021 criminal “no contact” Order surrounding upcoming court events. There is also video evidence of him contacting and harassing us through a third party relative to court events.

EXHIBIT 2



One more of many instances of Chayban contacting me surrounding court events in violation of a criminal “no contact” Order. In other instances, he terrorized me, lied about me to me, and used derogatory and disrespectful language I wouldn’t want to include about myself or my religion in a court because it isn’t true. I’ve also experienced harassment that I’m not sure can be traced to Chayban, but I am suspicious. I assume his enclosure of an image of the initial illegal agreement along with defamation and threats was intended to cause me to dismiss my claims.

EXHIBIT 3

PROOF OF SERVICE OF MOTION TO PUBLISH DEFENDANT SERVICE

THE STATE OF SOUTH CAROLINA
In the Court of Appeals
[In The Supreme Court]

RECEIVED

Feb 07 2024

SC Court of Appeals

APPEAL FROM CHARLESTON COUNTY
Court of Common Pleas

Deadra L. Jefferson, Circuit Court Judge

Case # 2022-CP-100-3246

Anthony M. Chayban,

Respondent,

v.

Mary A. Griffith,

Appellant.

PROOF OF SERVICE OF MOTION TO PUBLISH DEFENDANT SERVICE

I certify that I have served the Motion to Publish Service on the Defendant at 738 Avenida Abeja, San Marcos, CA 92069, by depositing a copy into the United States Mail, postage prepaid, on February 7, 2024.

February 7, 2024



Mary A. Griffith
Post Office Box 50
East Freetown, MA 02717
(678) 922-5840