Cas	e Nos.	C-213-W0119	21-0836979-в	& <u>C-21</u>	L3-W011	922-083	6985-в
EV F	PARTE		E	TNI	חטבי דת	STRICT	COLLDIA
EA F	PARIL		§				
		63 737 6	§			COUNTY,	
BART	ON R.	GAINES	§	213TE	I JUDIC	CIAL DIS	STRICT
:	<u>Applicar</u>	nt's Notice Of D	eposition On Wri	tten Que	estions fo	r Paul Gri	<u>iffin</u>
To: Pa	aul Griff	in, 700 Bradberr	y Bush Ln, Wake C	ounty, N	orth Caro	lina, 27597	-9432,
(936)	326-9172						
1.	Please t	ake notice that, ur	nder <i>Texas Rule of</i> C	Civil Proce	dure 200.1	I, Applicant,	Barton R.
	Gaines, will take the deposition on written questions of Paul Griffin on (date):						
		, at (time)	:, ;	at 401 W.	Belknap S	St., Ft. Worth	n, TEXAS
	76196, i	n the aforemention	ned Judicial District (Court.			
2.	The deposition will continue from day to day until completed.						
3.	The deposition will be taken by the 213th Judicial District Court's Court Reporter, Shelia						
	Walker.						
			Re	espectfully	submitted,		
			В	y:			_
			B	ARTON R	GAINES,	Pro Se	
				14 Siesta C ranbury To	ourt exas 76048		
				el.: 682-50			
			Eı	mail barton	gaines@gn	nail.com	

Case Nos. C-213-W011921-0836979-B & C-213-W011922-0836985-B EX PARTE S IN THE DISTRICT COURT S TARRANT COUNTY, TEXAS BARTON R. GAINES S 213TH JUDICIAL DISTRICT

The State of Texas Subpoena Deposition

To: Any sheriff or constable of the State of Texas or other person authorized to serve and execute subpoenas as provided in Texas Rule of Civil Procedure 176.5.

You are commanded to summon Paul Griffin, who may be found at 700 Bradberry

Bush Ln, Wake County, North Carolina, 27597-9432, (936) 326-9172, or wherever found, to appear at 401 W. Belknap St., Ft. Worth, TEXAS 76196, in the aforementioned Judicial District Court, on (date): _______, at (time): _______, to attend and give testimony at a deposition in this case on behalf of the Applicant, and to remain in attendance from day to day until lawfully discharged.

Duties of Person Served with Subpoena. You are advised that under Texas Rule of Civil Procedure 176, a person served with a subpoena has certain rights and obligations. Rule 176.6 provides the following:

- (a) Compliance required. Except as provided in this subdivision, a person served with a subpoena must comply with the command stated therein unless discharged by the court or by the party summoning such witness. A person commanded to appear and give testimony must remain at the place of deposition, hearing, or trial from day to day until discharged by the court or by the party summoning the witness.
- (b) Organizations. If a subpoena commanding testimony is directed to a corporation, partnership, association, governmental agency, or other organization, and the matters on which examination is requested are described with reasonable particularity, the organization must designate one or more persons to testify on its behalf as to matters known or reasonably available to the organization.
- (c) Production of documents or tangible things. A person commanded to produce documents or tangible things need not appear in person at the time and place of production unless the person is also commanded to attend and give testimony, either in the same subpoena or a separate one. A person must produce documents as they are kept in the usual course of business or must organize and label them to correspond with the categories in the demand. A person may withhold material or information claimed to be privileged but must

comply with Rule 193.3. A nonparty's production of a document authenticates the document for use against the nonparty to the same extent as a party's production of a document is authenticated for use against the party under Rule 193.7.

- (d) Objections. A person commanded to produce or permit inspection or copying of designated documents and things may serve on the party requesting issuance of the subpoena before the time specified for compliance written objections to producing any or all of the designated materials. A person need not comply with the part of a subpoena to which objection is made as provided in this paragraph unless ordered to do so by the court. The party requesting the subpoena may move for such an order at any time after an objection is made.
- (e) Protective orders. A person commanded to appear at a deposition, hearing, or trial, or to produce and permit inspection and copying of designated documents and things, and any other person affected by the subpoena, may move for a protective order under Rule 192.6(b) before the time specified for compliance either in the court in which the action is pending or in a district court in the county where the subpoena was served. The person must serve the motion on all parties in accordance with Rule 21 a. A person need not comply with the part of a subpoena from which protection is sought under this paragraph unless ordered to do so by the court. The party requesting the subpoena may seek such an order at any time after the motion for protection is filed.
- (f) Trial subpoenas. A person commanded to attend and give testimony, or to produce documents or things, at a hearing or trial, may object or move for protective order before the court at the time and place specified for compliance, rather than under paragraphs (d) and (e).

Contempt. Failure by any person without adequate excuse to obey a subpoena served on the person may be deemed a contempt of the court from which the subpoena is issued or a district court in the county in which the subpoena is served, and may be punished by fine or confinement or both. Tex. R. Civ. P. 176.8(a).

DO NOT FAIL to return this writ to [identify court in which case is pending] with either the attached officer's return showing the manner of execution or the witness's signed memorandum showing that the witness accepted the subpoena.

'This subpoena was issued at the request of Applicant Barton R. Gaines, whose attorney of record is Barton R. Gaines, 244 Siesta Court, Granbury, Texas, 76048, Tel: 682-500-2753. You may contact Barton R. Gaines's attorney to arrange another time and date.

ISSUED on	, 2021.	
		By:
		Deputy District Clerk
		, District Clerk
		Tarrant Co., Tex.
		401 W. Belknap
		Ft. Worth, Texas. 76196

Return of Service of Subpoena

Ι,	, delivered a copy of this subpoena to Paul Griffin in person at					
	_, in	, County, Texas, on,	2021			
at	o'clock _	m., and tendered to the witness a fee of \$ in cash.				
		as unable to deliver a copy of this subpoena to Paul Griffin				
		By Deputy:				
		Sheriff/Constable				
		Tarrant County, Texas				

Acceptance of service of subpoena by Witness under Texas Rule of Civil Procedure 176

I accept service of this subpoena.	
	Witness
	Date
EEE EOD SEDVICE OF SURDOENA: \$	

Case Nos.C-213-W011921-0836979-B & C-213-W011922-0836985-B

EX PARTE \$\S\$ IN THE DISTRICT COURT \$\S\$ TARRANT COUNTY, TEXAS BARTON R. GAINES \$\S\$ 213TH JUDICIAL DISTRICT

Deposition on Written Questions for Paul Griffin

Back early 2002 when your friend Michael Williams, or Mike, was shot and robbed, Melinda Keisel, or Mindy, said the next day at school you told your friend, Rider Bagley, about Mike calling you for the marijuana that he (Mike) was trying to get for the guy who robbed and shot him, and that you still had the guys' cellphone number on your caller-ID. Mindy said that she then asked you what you were talking about and you ran her down the whole story again. And that she told you that if you indeed had the guys' cellphone number on your caller-ID, that you should call Information and give the information to the police. Did you indeed ever do that, or did you ever try calling the number to see who answered, or did the cops ever contact you for the number, or was Mindy simply lying or mistaken you told her any of this?