

Briane C. Boone (Petitioner) v. Sarah K. Boone (Respondent)

MOTION FOR CASE MANAGEMENT HEARING

Comes now, Sarah K. Boone (Respondent) submits her request to the court for a MOTION TO SET CASE MANAGEMENT HEARING to be scheduled at the court's earliest opportunity for further explanation clarification and resolution of the UNDENIABLE concerns still pending:

- 1) Remove NONPUBLIC status online to view/print my documents. If unable, please explain why. The NONPUBLIC status makes it IMPOSSIBLE to utilize any contents I need from the website since NO ONE will provide for me and cannot obtain anywhere else.
- 2) Have former "husband", Brian C. Boone explain reasons for LYING to the court regarding BUYING a home when stated under oath he would be renting and was part of the granting of his TEMPORARY petition to Relocate.
- 3) Please supply a rightful copy of my STILL ACTIVE Dissolution of Marriage.
- 4) Have former "husband", Brian C. Boone explain reasons for LYING to the Court about paying alimony to Sarah K. Boone, and NOT abiding by the STILL ACTIVE Dissolution of Marriage or direct order(s) by Judge Deen. He delegates what I can/cannot purchase with my owed alimony funds. Also tells me to stop relying on him and being "annoying," begging all the time." THEN PAY MY MONTHLY OWED LAWFUL ALIMONY so I can get another account to be deposited in after letting my 30 year bank account close due to NON PAYMENT OF ALIMONY so I can STOP calling every week or every other day for commissary funds (which I have had to do ongoing 4 years!) to be added to my "jail account," and NOT have to talk to former "husband" unless regarding my son. He makes me have to call and by "annoying" for EVERYTHING, for nothing. JUST PAY like you are supposed to be and make everyone's life easier and less stressful. I do NOT want to be in regular UNNECESSARY contact with him unless necessary.
- 5) Have former "husband", Brian C. Boone explain why I can't or could have (been asking since last case management hearing on 9/19/22) stored my car -MY LAST ULTIMATE RESOURCE- on a paid lot. I CANNOT SEE MY SON ALL THE WAY IN GAINESVILLE, GO ANYWHERE TO GET MY LIFE BACK IN ORDER WHEN (NOT IF) THE TIME COMES. I have been forced by former "husband" AND the Court to lose my car from NON-PAYMENT OF OWED ALIMONY AND HIS PERMISSIBLE CONTEMPT.
- 6) Explain how former "husband", Brian C. Boone can purchase numerous frivolous items such as: a bidet (± \$1,200), VirtualReality videogames, controls, headgear (± 1,000); alcoholic beverages (Rum): 2x-3x a week, pack(s) of cigarettes: everyday, eat out/order in food: everyday, BUT HE CANNOT OR WILL NOT PROVIDE MY ALIMONY PAYMENTS SO I CAN PURCHASE WHAT I NEED? I NEVER HAVE WHAT I NEED AND STILL DO NOT
- 7) Solidify verbally and in writing why the Court is permitting former "husband", Brian C. Boone to CONTINUE BEING IN CONTEMPT in NOT PAYING my alimony when IT IS NOT STIPULATED OR INCLUDED ANYWHERE IN THE STILL ACTIVE Dissolution of Marriage regarding incarceration for either party. THIS IS MY ONLY SOURCE OF INCOME FOR EVERYTHING.
- 8) Have former "husband", Brian C. Boone explain why he LIES about ordering anything for me when he DOES NOT and says he did/does. I have reprimands from arguing with vendors and

officers over the “phantom” orders that were NEVER placed by him. Why? Is it funny? For almost 4 years. I CANNOT PURCHASE WHAT I NEED OR WANT because he WITHHOLDS alimony. *I can have someone else order whatever for me, whenever and know it’s done and on the way- NO LIES, NO PROBLEM, NO ABUSE. Former “husband” JUST NEEDS TO PAY SO I CAN -WITHOUT HIM. Again, he makes me rely on him just to lie and abuse and laugh at.

- 9) Have former “husband”, Brian C. Boone explain why he LIES about him sending anything from my son:
- A) February 14, 2023: VALENTINE’S DAY CARD: Former “husband” collaborated with my 12 year old son TO LIE TO ME about making me a card. Both said they went to craft store and bought supplies (my gift to son) had son sit down Sunday afternoon “and make, then mailed the completed card the next day. I was told my son wrote me a letter and drew something nice for me, I was really going to like it. IT WAS ALL A LIE! THEY NEVER WENT OR DID ANY OF IT! WHAT AN AWFUL, UNNECESSARY LIE- FOR NO REASON. NONETHELESS, FORMER “HUSBAND” HAD MY SON PART OF THE AWFUL LIE! HOW DISGUSTING AND HURTFUL! NO CARD EVER!
- B) May 14, 2023: MOTHER’S DAY CARD: Former “husband” has told me 3x now my son has mailed my created card- NOTHING HAS COME. ANOTHER DESPICABLE LIE! WHY? SO HURTFUL! AND SON INCLUDED!
- C) PRESENT DATE: PICTURES: LIES EVERYTIME he has sent them over and over and over with NOTHING RECEIVED. The pictures are ordered from a professional website. Other inmates receive pictures regularly, weekly. I EVEN HAD THE SOLUTION TO HAVE HIM SEND ANYTHING/EVERYTHING IN MY FRIEND’S NAME- NOTHING EVER AND KEEPS LYING, LYING, LYING! LYING! LYING! THIS IS ABUSE- MENTAL AND EMOTIONAL TORTURE! I have pictures(2) of my now deceased dogs I NEED for a visit, explaining the importance to former “husband”, waiting ongoing now for 2 MONTHS WITH NOTHING AND I NEED THESE! I’ve already been unprepared for one attempted meeting which was rescheduled from not having the pictures and still waiting to receive in time for the next I NEED THESE PICTURES! THIS IS IMPORTANT!

And what example is former “husband”, Brian C. Boone setting for my son by ALL HIS LIES ALL THE TIME? That it’s OK to treat women this way, nonetheless HIS MOTHER? My son is constantly conflicted with how he is supposed to treat me and act towards me because of what has been said to him about me and my family, and is afraid “Dad” will be mad because he’s not being mean enough to me. My son continuously puts me on MUTE also that I don’t hear what “Dad” is saying while on the phone with me. MY SON IS A DIFFERENT PERSON NOT AROUND HIM.

10) Have former “husband”, Brian C. Boone explain to the Court why/how he believes it is right and appropriate to call me a MURDERER and keep slandering me, speaking ill of to my son, laughing at and mocking.

11) Have former “husband”, Brian C. Boone explain why he NEVER COMMUNICATES ANYTHING TO ME (especially regarding my son will avoid any additional confusion and hurt), and why he feels it appropriate to decide I DON’T MATTER in my son’s life, NOTHING I say or do is important and only former “husband’s” decisions, reasons are the best? I AM NOT convicted AND STILL HAVE ALL MY RIGHTS INTACT!

12) Have former “husband”, Brian C. Boone explain why he’s not my attorney since he “thinks and assumes” he knows all there is regarding my case MORE THAN ME. He “thinks and assumes” he

knows all there is regarding being incarcerated -MORE THAN ME. He “thinks and **assumes**” he knows how it all works- the letters I write, how much commissary costs and the constant price raises, the regularity and cost of my medical expenses, that I am charged EVERYDAY to be here in OCCD, rules, regulations etc. HE KNOWS NOTHING ABOUT ANYTHING! I tell him I have printed documents showing all costs incurred since being incarcerated so he understands, and in which I have prepared as my EVIDENCE (ALSO HAVE RECORDED PHONE CALLS) for my CONTEMPT HEARING which has been postponed, allowing former “husband” to CONTINUE CONTEMPT. AND STOP BEING SO SIMPLE MINDED REGARDING MY CASE. STOP BEING ANOTHER IGNORANT RETARDED FOLLOWER OF ALL THE OTHER IGNORANT RETARDED FOLLOWERS. SHH! STOP.

UNDENIABLE ORDERS, by Judge Michael Deen to Brian C. Boone, former “husband”, Petitioner have NOT been upheld or abided by and are in violation as ORDERED. They continue to multiply in severity and duration of time and destruction being UNLAWFUL, EXTREMELY INAPPROPRIATE AND ALTOGETHER WRONG. Former “husband” is in CONTEMPT STEALING AND LYING TO THE COURT, JUDGE MYSELF (Respondent).

Wherefore, Sarah K. Boone (Respondent) respectfully requests that this Honorable Court please grant this Motion and enter its Order to set and keep a CASE MANAGEMENT HEARING regarding ALL UNDENIABLE aforementioned legitimate, overdue concerns and owed explanations regarding and from former “husband” and petitioner, Brian C. Boone.

Sarah K. Boone (Respondent) has attempted private resolution, cooperation and discussion with Petitioner numerous times over the past almost 4 years while incarcerated, being unsuccessful in every aspect due to the fact foremost former “husband”, Brian C. Boone has the understanding from the Court his behavior, degrading/inappropriate comments and ONGOING LIES are approved and able to continue.

Clarification, remedy and solidification are requested for ALL UNDENIABLE concerns for all parties included in this case to avoid further confusion, difficulty LIES AND ABUSE going forward, especially for Respondent, Sarah K. Boone from Petitioner, Brian C. Boone.

Thank you,