

Amended Declaration In Support of Changing Primary Custody within One Year

Your honor,

I, Jennell [REDACTED] write the Amended Declaration In Support of Changing Primary Custody within One Year for the immediate emotional, physical and mental wellbeing of the Children of the suit. I, the natural mother of the twins will show the Courts that if you allow Ms. [REDACTED] continued access to the children as the Primary Custodial parent on a daily basis will not only embolden Ms. [REDACTED] deceitful and manipulative behavior, it will allow her to continue to negatively affect the children's emotional development, mental stability and their physical safety.

If Primary Custody is continued in the [REDACTED] Household, it will allow the emotional and physical abuse to continue which has been documented in conversations with their siblings, emails, Our Family App, the children's therapy appointments with Mrs. [REDACTED] Kyle Police Department, Round Rock Police Department, Williamson County CPS Department, and the Williamson County Children's Advocacy Center.

Based on Ms. [REDACTED] own words, deceitful and manipulative statements to the Travis County Guardian Ad Litem Ms. [REDACTED] Mrs. [REDACTED] the children's therapist for the past year, Judge Burgess courtroom during the November 29th, 2023 hearing, Judge Arth's courtroom on February 1st, 2024 hearing, Judge Henderson courtroom on July 1st, 2024 Final Hearing endangered the Children emotionally and physically, where they have suffered mental anguish.

For the last 2.5 years Ms. [REDACTED] and Ms. [REDACTED] lied and continues to lie multiple times regarding numerous topics. Ms. [REDACTED] has still refused to Co Parent and even continually attempts to undermine the therapist recommendations and their needed therapy. They daily gaslight the children regarding Ms. [REDACTED] true born identity, they've created distrust amongst both families and have deliberately withheld vital information crucial to the children's best interests.

When the children have been hurt in Ms. [REDACTED] and Ms. [REDACTED] care, whether emotionally, mentally and physically, the children advocate and notify their siblings, myself, their therapist and to all who will listen. The children now need your Honor to help them to begin their journey of healing and try to correct their trauma due to Ms. [REDACTED] and Ms. [REDACTED] continued reprehensible behavior that is being afflicted on the children.

Below is the Chronological Timeline which shows some of the abuse that I, Jennell [REDACTED] is aware of.

Chronological timeline

2022: Twins age 3 until November 25th, 2022

During the month of July 2022, Ms. [REDACTED] and Ms. [REDACTED] corresponded through text. In those texts, Ms. [REDACTED] acknowledged she had a new girlfriend named Ms. [REDACTED]. The children were introduced to Ms. [REDACTED] as [REDACTED] during the spring of 2022. Two weeks after Ms. [REDACTED] confirmed she had a new partner, Ms. [REDACTED] informed Mrs. [REDACTED] Ms. [REDACTED] and Mr. [REDACTED] Ms. [REDACTED] natural brother were moving into Ms. [REDACTED] residence which is located at [REDACTED] [REDACTED] [REDACTED] Round Rock, Texas, 78667.

During the months of July- December 2022 Ms. [REDACTED] and the children's relationship grew. On December 13th, 2022, [REDACTED] asked Ms. [REDACTED] to draw a minnie mouse with a penis. She captured it on a Tik Tok video she posted and sent the video through Facebook Messenger to the [REDACTED] household chat between Mrs. [REDACTED] her wife and Ms. [REDACTED]

Ms. Tori [REDACTED] is Mrs. [REDACTED] step daughter and caregiver when Mrs. [REDACTED] and wife are working and/or running errands. Ms. [REDACTED] has had multiple odd, confusing and inappropriate experiences with the twins that she is willing to testify to. Some of her experiences have been captured in Messages, videos or texts.

2023: Twins age 4 until November 25th, 2023

In January of 2023 Ms. [REDACTED] was asked whether she had a penis? a penis butt? Will she grow or get a penis? Does she have nipples? The twins have asked on multiple occasions to see if she or other members in the [REDACTED] household had a penis. The twins even went so far as to follow the [REDACTED] members around the house trying to lift up skirts, dresses, shirts to see for themselves. They even went so far as to grab and often want to "check" when the [REDACTED] household would use the restroom and change clothing. This went on for over 6 months.

February 2023 Video of [REDACTED] asking if one of the members of the household has a penis. Then, in March of 2023, Ms. [REDACTED] and Ms. [REDACTED] correspond with the [REDACTED] household, stating Ms. [REDACTED] had taken the children of the suit to YMCA Round Rock Location. At some point while Ms. [REDACTED] was changing into her swimsuit, [REDACTED] had crawled under the stall to get a glimpse of Ms. [REDACTED] body. Mrs. [REDACTED] and wife discuss with [REDACTED] the importance of boundaries and respect.

May 2023, Ms. [REDACTED] and Ms. [REDACTED] arrived to pick up the twins for their custody exchange. Ms. [REDACTED] did most of the handoffs due to the [REDACTED] work schedules. [REDACTED] was adamant he did not want to leave with Ms. [REDACTED] and Ms. [REDACTED]. He stalled as much as possible. Once Ms. [REDACTED] had [REDACTED] in the car, [REDACTED] screamed, begging and pleading for Ms. [REDACTED] to "Help" him. According to Ms. [REDACTED] [REDACTED] seemed absolutely terrified.

Around the sametime, the children started stating, "[REDACTED] has a penis". On multiple occasions, Mrs. [REDACTED] asked the children what they meant "[REDACTED] has a penis"? The children's odd behavior continued for months and was often dismissed since the children were in the mist of potty training. Mrs. [REDACTED] would often state the children need to understand boundaries and not to snoop around Ms. [REDACTED] room. Mrs. [REDACTED] was under the impression the children suffered from boundary issues and lacked respect for privacy.

Mrs. [REDACTED] expressed and communicated the boundary concerns she had for the children. From January 2023 to August 19th, 2023, the [REDACTED] Household members could not understand the obsession with the children following them to "check" whether the members of the family had penises or not. On August 20th, 2023 Ms. [REDACTED] and Mrs. [REDACTED] met at Summer Moon Coffee located in Buda Texas for a Coparent meeting. Multiple items were agreed upon verbally during the in person meeting. The agreed upon items were transcribed and sent text/email so they wouldn't forget. As the conversation wrapped up, Mrs. [REDACTED] casually asked Ms. [REDACTED] what the children meant when they stated, "[REDACTED] has a penis"? She calmly confirmed Ms. [REDACTED] does have a penis. Mrs. [REDACTED] was taken aback by the confirmation, and asked how the children were handling the information. Ms. [REDACTED] stated she and Ms. [REDACTED] explained to the children that were 4 years old at the time, "Some girls are born with a penis". Mrs. [REDACTED] assumed Ms. [REDACTED] meant, "have" a penis. Mrs. [REDACTED] tried to make it clear to Ms. [REDACTED] [REDACTED] is clearly confused and uncomfortable around Ms. [REDACTED] (who was the children's main caretaker while Ms. [REDACTED] was at work). Mrs. [REDACTED] was trying to process the entire conversation she had just had with Ms. [REDACTED] but she finally understood why the children were so adamant Ms. [REDACTED] had a penis.

****Ms. [REDACTED] started dating Ms. [REDACTED] in the spring of 2022. Ms. [REDACTED] and Ms. [REDACTED] made a deliberate conscious decision to introduce the children to Ms. [REDACTED] as [REDACTED]. Once the children were exposed to Ms. [REDACTED] biological genitalia, Ms. [REDACTED] and Ms. [REDACTED] chose to state on numerous occasions, "Some girls are born with a penis" in order to explain Ms. [REDACTED] gender identifying journey to the twins. However, they never informed Mrs. [REDACTED]

The children were introduced to Ms. [REDACTED] as a female/woman.

When the children discovered Ms. [REDACTED] was born a male rather than a female:

- Ms. [REDACTED] and Ms. [REDACTED] informed the children some girls are born with a penis.
- Ms. [REDACTED] and Ms. [REDACTED] deliberately and consciously made the decision to withhold vital and crucial information regarding the boy's emotional wellbeing from Mrs. [REDACTED] for more than 13 months (July 2022- August 2023)
- Exposed to Non biological genitalia
- The children were traumatized when they discovered Ms. [REDACTED] had a penis.
- The children felt lied to, because Ms. [REDACTED] was introduced as a female instead of a male.
- Ms. [REDACTED] and Ms. [REDACTED] continue to perpetuate this lie
- Ms. [REDACTED] and Ms. [REDACTED] deliberately undermine Mrs. [REDACTED] ability to fully participate in the children's life, especially since the withheld information was and is crucial towards the children's continued emotional and physical well-being.

It could be said September 2023 was a turning point for Mrs. [REDACTED] and Ms. [REDACTED]. Mrs. [REDACTED] received a text from Ms. [REDACTED] asking Mrs. [REDACTED] to take [REDACTED] to the Doctor for earache on Saturday, September 9th. Mrs. [REDACTED] agreed. When Mrs. [REDACTED] picked the children up for custody exchange, she checked in with [REDACTED] asking how his ear was. He said it didn't hurt. He had discharge, which they assumed was normal wax build up. On Sunday and Monday, the [REDACTED] family continued to ask [REDACTED] if his ear hurt, the answer was always no. From Sunday to Thursday, [REDACTED] never complained about his ear to the [REDACTED] household.

Mrs. [REDACTED] acknowledges she stated she would take [REDACTED] to the doctor and she did not while under oath in the Travis County Court July 1st, 2024. On Tuesday during video chat with Mrs. [REDACTED] attempted to ask [REDACTED] in sign language if his ear hurt and if he was okay. Mrs. [REDACTED] immediately took offense to Ms. [REDACTED] insinuation Mrs. [REDACTED] lied about [REDACTED] ear hurting. Mrs. [REDACTED] scheduled an appointment for [REDACTED] even though his ear did not hurt. [REDACTED] right ear had ruptured and had two types of staph infections.

Ms. [REDACTED] blamed Mrs. [REDACTED] for [REDACTED] ear rupture, however, the Nurse Practitioner [REDACTED] with [REDACTED] Pediatrics explained to both Ms. [REDACTED] and Mrs. [REDACTED] some kids do not feel a lot of pain, just some pressure when eardrums rupture. [REDACTED] was placed on strong antibiotics and received a referral to Dr. Lewis for help with the chronic ear infections.

For more than 2 years, Ms. [REDACTED] and Mrs. [REDACTED] had a verbal and written through text agreement to alternate every other Wednesday/Thursday to help make the custody [REDACTED] more equal. When [REDACTED] ear ruptured, Ms. [REDACTED] took it upon herself to renege on the verbal/text agreement. This became worrisome for Mrs. [REDACTED] since [REDACTED] had already previously expressed his discomfort with Ms. [REDACTED]

To the best of Mrs. [REDACTED] knowledge, Ms. [REDACTED] work schedule has and continues to be 2nd shift for the Texas School of the Blind and Visually impaired (TSBVI) for over 12 years. Ms. [REDACTED] Works Sunday- Thursday, off Fridays and Saturdays. Sunday-Tuesday 1pm- 9pm, Wednesday Ms. [REDACTED] attends Manager meetings 9am-6pm, Thursday 1pm-10pm. As a result, Ms. [REDACTED] is responsible for caring for the children, until Ms. [REDACTED] returns home.

On Tuesday, September 26th, 2023, Ms. [REDACTED] attended her scheduled video chat with the children at 10am. At some point during the video chat, [REDACTED] stated boys have a penis and girl's have a vulva. Ms. [REDACTED] attempted to correct [REDACTED] and stated some girls are born with a penis. Mrs. [REDACTED] grabbed the phone immediately, where she stated she believed it was inappropriate to tell young children less than 5 years old, who are confused and trying to figure out their own journey, some girls are born with a penis and this should have been a conversation between CO-parents. The following day, Wednesday, September 27th, 2023, Mrs. [REDACTED] filed a Petition to Modify the Parent-Child Relationship with the Travis County District Family Court asking for primary custody. Mrs. [REDACTED] immediately served Ms. [REDACTED]

Ms. [REDACTED] approached Mrs. [REDACTED] on the 1st of October 2023, asking her to speak with [REDACTED] That evening, after their bath, Mrs. [REDACTED] was drying off [REDACTED] when she began to ask questions about how [REDACTED] felt about Ms. [REDACTED] During Mrs. [REDACTED] conversation with [REDACTED] he discussed he was scared, he did not like Ms. [REDACTED] and he did not like Ms. [REDACTED] penis. He expressed his desire for Ms. [REDACTED] returns to her own house away from him. On October 3rd, 2023 Mrs. [REDACTED] emailed Ms. [REDACTED] her conversation with [REDACTED] and her concerns, especially since [REDACTED] had already expressed his dislike for Ms. [REDACTED] his discomfort around Ms. [REDACTED] Ms. [REDACTED] decision to remove the verbal agreement and further isolate [REDACTED] with Ms. [REDACTED] a person he had already stated he did not like. Mrs. [REDACTED] struggled with her son's statements, he does not like Ms. [REDACTED] penis. Sometime early to mid October, Mrs. [REDACTED] called the CPS friends and family hotline to ask questions if she should be concerned about her son's statements.

Mrs. [REDACTED] begged and pleaded in email for Ms. [REDACTED] to place the children in play therapy, so they had a safe place to learn to express and process their experiences.

Through many email throughout the month of October 2023, Mrs. [REDACTED] and Ms. [REDACTED] could not come to an agreement on where the children should attend play therapy.

Ms. [REDACTED] is a Licensed Professional Counselor (LPC) in the state of Texas. In a email Ms. [REDACTED] offered certain therapy facilities, however, Mrs. [REDACTED] was apprehensive because she did not know whether Ms. [REDACTED] had been affiliated prior or currently as an employee or consultant Mrs. [REDACTED] asked on numerous occasions for places Ms. [REDACTED] had worked in order to eliminate them and to find a nonpartisan therapist facility for the children.

Mrs. [REDACTED] believed the children needed to be in therapy ASAP and a Guardian ad Litem should be appointed in order for the children's best interest to be looked after. Due to the children's age at the time 4, turning 5 the following month, play therapy options were limited. Along with centrally located options. Mrs. [REDACTED] found a facility that was willing to work with their young age and had immediate availability.

During the month of October 2023, Mrs. [REDACTED] was confused and concerned by [REDACTED] dislike of Ms. [REDACTED] penis. Mrs. [REDACTED] reached out to Ms. [REDACTED] in email stating Ms. [REDACTED] should not be allowed in doctors offices until the reason was clear why [REDACTED] was uncomfortable around Ms. [REDACTED] Ms. [REDACTED] repeatedly dismissed Mrs. [REDACTED] concerns. In the same email, Mrs. [REDACTED] asked for an emergency appointment of Guardian Ad Litem to evaluate the boy's physiological and emotional wellbeing in the co parent's residence.

Furthermore, Ms. [REDACTED] refused to give consent, and in November 2023 Mrs. [REDACTED] scheduled their first play therapy session with [REDACTED] LPC. They attended 3 sessions with [REDACTED] until the facility let the children go due to Ms. [REDACTED] reluctance to give her consent for the children to attend therapy.

December 8th, 2023. Mrs. [REDACTED] received a video chat from [REDACTED] and Ms. [REDACTED] in the background. [REDACTED] was agitated, rambling and excited stating that Ms. [REDACTED] had grabbed him in the hallway. [REDACTED] illustrated the grabbing motion using his hand and arm. Ms. [REDACTED] immediately interjected and stated that not what happened.

2024: Twins age 5, until November 25th, 2024

January 26th, 2024 Mrs. [REDACTED] emailed Ms. [REDACTED] with [REDACTED] Pediatrics Nurse Practitioner [REDACTED] Office Manager [REDACTED] of [REDACTED] pediatrics, [REDACTED] LPC and Ms. [REDACTED] attorneys [REDACTED] Tanner and [REDACTED] Masher. The email was clear in stating Mrs. [REDACTED] concerns while the children of the suit are

left in the care of Ms. [REDACTED] both while Ms. [REDACTED] is present or not. The day before, Mrs. [REDACTED] and her wife found a large pile of blankets on the children's bedroom floor. The pile was covering a large urine spot on the bedroom carpet. When Mrs. [REDACTED] had custody next, she questioned the children and [REDACTED] admitted he was scared to go to Ms. [REDACTED] house and it was he who had peed. Furthermore, the children had repeatedly stated, they have been grabbed, screamed, yelled at and have been scared on multiple occasions with Ms. [REDACTED] temper. It was also stated, the children then blamed themselves, stating Ms. [REDACTED] just didn't understand them and it was all a misunderstanding. Mrs. [REDACTED] also stated since [REDACTED] has been vocal about his discomfort around Ms. [REDACTED] it seems as though [REDACTED] was being singled out by Ms. [REDACTED]

Side note: The guardian ad litem was finally appointed late January 2024, and did not interview Ms. [REDACTED] and Mrs. [REDACTED] until late February 2024. Mrs. [REDACTED] truly believes Ms. [REDACTED] Amended Evaluation was grossly inaccurate to the point Ms. [REDACTED] actions illustrate professional misconduct. In October 2024, Mrs. [REDACTED] submitted over 400 pages of texts, emails and documents filing a formal complaint; requesting Ms. [REDACTED] actions to be investigated. Please See the Amended Child Custody Evaluation submitted by Ms. [REDACTED] on June 26th, 2024...

Mrs. [REDACTED] and Ms. [REDACTED] attended Judge Arths courtroom for a scheduled hearing February 1st, 2024. Ms. [REDACTED] acknowledged, Ms. [REDACTED] and herself chose to withhold Ms. [REDACTED] biological identity for more than a year. A few hours after court was released, Mrs. [REDACTED] received a phone call from the Williamson County division of CPS, informing her, CPS was "screening" Ms. [REDACTED] for emotional abuse. Mrs. [REDACTED] signed a form giving her consent for the screening. Mrs. [REDACTED] was told by Ms. [REDACTED] in late March of 2024, the screening was closed and there was nothing for sexual abuse. Ms. [REDACTED] even stated this was in her report and on the stand under oath July 1st, 2024. Problem is, the screening was not for sexual abuse rather emotional abuse.

Furthermore, Ms. [REDACTED] and Ms. [REDACTED] continued to undermine Mrs. [REDACTED] relationship with the children. Mrs. [REDACTED] wife Mrs. [REDACTED] and Ms. [REDACTED] attended a Parent Consultation with Nurse Practitioner [REDACTED] on Feb 8th, 2024 to vocalize their concerns about the children's behavior and emotional abuse. However, without Mrs. [REDACTED] knowing, Ms. [REDACTED] and her attorneys called [REDACTED] pediatrics to cancel Mrs. [REDACTED] scheduled appointment. Mrs. [REDACTED] just happened to call [REDACTED] Pediatrics the morning of the appointment to confirm she was on her way. The receptionist informed Mrs. [REDACTED] her appointment had been canceled the day before. Mrs. [REDACTED] was livid and immediately emailed Ms. [REDACTED] and her attorneys to convey

her disgust with their actions. Mrs. [REDACTED] appointment was placed back on the schedule and her family proceeded with the appointment.

After the initial interviews with Ms. [REDACTED] Mrs. [REDACTED] and Ms. [REDACTED] needed to agree on a therapist. However, Ms. [REDACTED] and Ms. [REDACTED] agreed on a therapist located off of Mcneil Dr. and North 183 in North Austin, almost 40 miles and 55 minute drive for Mrs. [REDACTED] from her residence located in Kyle, Texas 78640. Since March 2024, the children have seen Ms. [REDACTED] [REDACTED] LPC.

March 22nd, 2024, Mrs. [REDACTED] writes an email to Ms. [REDACTED] and CC'd Ms. [REDACTED] Ms. [REDACTED] asking for clarification on why [REDACTED] is fearful Ms. [REDACTED] is a witch. Mrs. [REDACTED] and family stated to [REDACTED] on numerous occasions he did not have to be afraid of Ms. [REDACTED] because she isn't a witch. He was adamant Ms. [REDACTED] was indeed a witch, she has powers and that at age 11, he too would gain his powers. On April 1st, 2024, Ms. [REDACTED] emailed Ms. [REDACTED] and Mrs. [REDACTED] asks for a video chat with them, in order to reach an agreement about the way to handle the "witch" issue with [REDACTED] and other certain topics affecting the children.

April 8th, 2024 Ms. [REDACTED] and Ms. [REDACTED] arrive at Mrs. [REDACTED] residence for custody pickup. Ms. [REDACTED] and Ms. [REDACTED] attempted to get the children in the car, however they procrastinated. At some point [REDACTED] attempts to step on a snail and in response Ms. [REDACTED] forcefully grabs [REDACTED] by his shoulder where he is yanked back more than 2 feet. Ms. [REDACTED] was their caretaker for the transition. Ms. [REDACTED] stated she was scared and unsure how to proceed. [REDACTED] immediately disrobed himself on Mrs. [REDACTED] driveway. The entire incident was captured on the [REDACTED] Household Ring Camera. Mrs. [REDACTED] was immediately notified by Ms. [REDACTED] Once she was able to get home, Mrs. [REDACTED] watched the video and made a report about the incident with the Kyle Police Department. No Charges were filed.

Side Note: This is the second incident. The 1st incident was reported to Mrs. [REDACTED] on December 8th, 2023 during a video chat with [REDACTED] while in Ms. [REDACTED] care. [REDACTED] reported Ms. [REDACTED] had grabbed him in the hallways. [REDACTED] was excited, stressed and stuttering trying to state what happened. When he illustrated the grabbing motion and stating Ms. [REDACTED] had grabbed him, Ms. [REDACTED] immediately chimed in and said it didn't happen that way.

During the months of April and May 2024, [REDACTED] reports Ms. [REDACTED] and [REDACTED] are mean to him. Mrs. [REDACTED] emails Ms. [REDACTED] Ms. [REDACTED] and Ms. [REDACTED] on May 15th, 2024, to inform all of the conversation [REDACTED] had with Mrs. [REDACTED] her wife, and [REDACTED] on the way to custody drop off, where he proceeded to tell all in the truck he

liked Ms. [REDACTED] was better and he didn't need any of the [REDACTED] Family. Mrs. [REDACTED] explained his words were unkind. Mrs. [REDACTED] emailed the conversation to Ms. [REDACTED] in hopes of some insight.

June 22nd, 2024 Mrs. [REDACTED] emails Ms. [REDACTED] Ms. [REDACTED] and Ms. [REDACTED] informed them of a conversation she had with [REDACTED] last week. Apparently Ms. [REDACTED] had told him Mrs. [REDACTED] was mean and lying about Ms. [REDACTED] biological gender. Mrs. [REDACTED] explained Ms. [REDACTED] was born a male and at some point during her life she chose to present herself as a woman. Ms. [REDACTED] now lives and is recognized as a woman. In response, Ms. [REDACTED] emailed the 3; Mrs. [REDACTED] Ms. [REDACTED] and Ms. [REDACTED] stating Ms. [REDACTED] is a contentious issue between the children and requests another Virtual session between Mrs. [REDACTED] and Ms. [REDACTED]

July 1st, 2024 Mrs. [REDACTED] and Ms. [REDACTED] had their final custody hearing for primary custody of the children, where Ms. [REDACTED] was granted primary custody, set to start on August 1st, 2024. During the hearing Ms. [REDACTED] and Ms. [REDACTED] both admitted Ms. [REDACTED] has grabbed, scared and intimidated the children while under oath. Ms. [REDACTED] testified under oath the children have a "great relationship" with Ms. [REDACTED] Mr. [REDACTED] also testified Mrs. [REDACTED] is a "3 out of 10 as a mother".

Mid August the children started Elementary school at [REDACTED] Elementary School located in Round Rock ISD in Round Rock, Texas. On September 19th, 2024 Mrs. [REDACTED] emailed Ms. [REDACTED] and Ms. [REDACTED] stating she feels as though Ms. [REDACTED] is attempting to isolate the children from her, by limiting access to the children through video chats and phone calls. In response, Ms. [REDACTED] confirmed the children have expressed the same concerns without a parent present. The children's relationship with one another was strained and [REDACTED] had become reserved since Ms. [REDACTED] was awarded primary custody. In the email it states, [REDACTED] accused Ms. [REDACTED] stated she slammed him down while he was sitting Indian style in order to get him to release his sitting position. According to the children, [REDACTED] witnessed the incident.

September 24th, 2024 Mrs. [REDACTED] emails both Ms. [REDACTED] and Ms. [REDACTED] why Ms. [REDACTED] aggressively grabbed [REDACTED] It was reported in the Our Family App which was court ordered on September 24th, 2024. [REDACTED] reported being hurt by Ms. [REDACTED] and that she had to apologize to [REDACTED] Mrs. [REDACTED] expressed her concern that Ms. [REDACTED] has shown a repeated pattern over two years; where is becoming increasingly aggressive with the children.

During October 2024 Ms. [REDACTED] emails multiple recommendations to Mrs. [REDACTED] and Ms. [REDACTED] to help establish a schedule the boys and Mrs. [REDACTED] can

communicate effectively during the week while in Ms. [REDACTED] care. On November 17th, 2024 Mrs. [REDACTED] her wife and the children were driving to their scheduled appointment with Ms. [REDACTED]. On the way there, [REDACTED] asks if he could tell Mrs. [REDACTED] and her wife something. Instead, [REDACTED] chimed in and asked if he could say something. [REDACTED] proceeded to tell Mrs. [REDACTED] and her wife, Ms. [REDACTED] slammed [REDACTED] down on his bed. [REDACTED] stays silent, and then [REDACTED] proceeds to tell them, Ms. [REDACTED] grabbed [REDACTED] by his neck and then slammed him down on his bed hurting [REDACTED] back. Mrs. [REDACTED] was driving and immediately asked [REDACTED] if this happened. [REDACTED] acknowledged it happened and it hurt his back. As soon as Mrs. [REDACTED] and family arrived at Ms. [REDACTED] appointment, Mrs. [REDACTED] stated the children were full of information. [REDACTED] ran in first and then [REDACTED] was next for the last half of their session. When [REDACTED] came out of Ms. [REDACTED] office, he had built a lego bed and two lego figures representing [REDACTED] and Ms. [REDACTED] repeatedly illustrated the lego bed and figures, his brother [REDACTED] being slammed down by Ms. [REDACTED]. The next morning, Mrs. [REDACTED] called CPS and the Round Rock Police Department to report the incident.

Mrs. [REDACTED] and family took the children in for a forensic interview with the Williamson County Children's advocacy group. The Round Rock Police Department stated Ms. [REDACTED] explained it was an accident and the RRPD closed their investigation. CPS opened their investigation and Mrs. [REDACTED] is under the impression as of 2/5/2025 the CPS investigation into Ms. [REDACTED] for physical and emotional abuse is still open. She had not been notified otherwise.

After CPS started their investigation, it is Mrs. [REDACTED] understanding, Mr. [REDACTED] is now mainly caring for the children while Ms. [REDACTED] is at work. Mrs. [REDACTED] is concerned for the continued safety and well being of the children, since Mr. [REDACTED] is a resident and has been resident at Ms. [REDACTED] residence the entire time the boys have been emotionally and physically abused. [REDACTED] has expressed on numerous occasions he has an escape plan for himself, [REDACTED] and Uncle Andy (Mr. [REDACTED]). Mrs. [REDACTED] believes Mr. [REDACTED] is aware and just as complicit as Ms. [REDACTED] in the actions of dismissing the abuse allegations, hiding the abuse and/or rationalizing the abuse as a "misunderstanding. Mrs. [REDACTED] is aware Mr. [REDACTED] suffered from a brain aneurysm a few years back, which prevented him from living and driving on his own.

Monday, November 25th, 2024 Mrs. [REDACTED] and family picked up the children on their birthday for their two hour dinner. After the dinner, the [REDACTED] family drove back to Ms. [REDACTED] residence to return the children. Ms. [REDACTED] Ms. [REDACTED] and Mr. [REDACTED] were all outside waiting for the children to come out of the truck. When [REDACTED] jumped out of the truck he quickly asked Mrs. [REDACTED] in front of Ms. [REDACTED] "was [REDACTED] born a girl?" Ms. [REDACTED] immediately stepped in, trying to shut the conversation down. Mrs. [REDACTED] stated, Ms.

████ was born a male and at some point Ms. █████ decided to live her life as a woman. Ms. █████ was livid, and Ms. █████ recorded the entire incident on her phone and threatened to call the Police on Mrs. █████ and her family if they didn't leave.

2025: Twins age 6, until November 25th, 2025

Early January 2025, █████ and Mrs. █████ were in the middle of their scheduled video chat, when █████ began to explain to Ms. █████ he didn't like when Ms. █████ slammed █████ down on the bed. Ms. █████ replied █████ did not see it first hand. He then stated, he doesn't like that type of behavior. Ms. █████ then responded, if there hadn't been books on █████ bed, he wouldn't have gotten hurt. Mrs. █████ immediately asked for clarification, whether Ms. █████ was blaming █████ for getting hurt because Ms. █████ slammed him down on the books. Ms. █████ hung up on Mrs. █████ twice, ending the chat. Later that month Ms. █████ emailed Mrs. █████ and Ms. █████ on January 18th, 2025 stating:

“Regarding █████ they say she takes them to fun places but they still think she is mostly mean and lies. When asked about mean things or lies that have happened since I last saw them, they said nothing has happened since █████ getting slammed on the bed, but they still don't trust her”. Copied and pasted from Ms. █████ email.

Friday, January 17th, 2025 Mrs. █████ scheduled a therapist appointment for the children during their school hours. Mrs. █████ was aware the children had not seen Ms. █████ since early December 2024 and were in Ms. █████ care for the last 3 weeks. Therefore, Mrs. █████ thought the therapy appointment before her custody would be good for the children. The children were happy to see Ms. █████ and were ready for the weekend visit with Mrs. █████ Friday Ms. █████ realized Mrs. █████ picked the children up early from school and expressed her frustration. Mrs. █████ acknowledged the early pickup and explained why. Mrs. █████ also expressed interest in keeping the children an extra night, since a cold weather front was in the midst of heading south and bringing snow and ice with it. Ms. █████ vehemently stated no. By Monday morning, Round Rock ISD sent out a bulletin stating school was closed on Tuesday due to the inclement weather. Mrs. █████ again asked for the children to stay the night, however Ms. █████ refused to be flexible and demanded the children back before the decree stated time.

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| Jenell [REDACTED] | | rjennell01@hotmail.com | 3/4/2025 11:06:59 AM | SENT |
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