

IN THE CIRCUIT COURT OF PULASKI COUNTY, ARKANSAS

SEAN LYNN and
LAURA HAMMETT

PLAINTIFFS

V.

CASE NO. 60CV-26-216

BOARD OF TRUSTEES OF THE
UNIVERSITY OF ARKANSAS; et al.

DEFENDANTS

**PAINTIFF LYNN'S RESPONSE TO DEFENDANT MARGOLICK'S
FIRST REQUESTS FOR PRODUCTION OF DOCUMENTS**

Plaintiff Sean Lynn responds pursuant to Rule 34 of the Arkansas Rules of Civil Procedure to Defendant Joseph P. Margolick's first set of requests for production of documents:

REQUEST FOR PRODUCTION NO. 1: Please produce each and every document or thing, including all medical articles or medical treatises, which you may seek to introduce into evidence or use in any manner at the trial of this case.

RESPONSE TO REQUEST FOR PRODUCTION NO. 1: Objection. This Request is overly broad, unduly burdensome, and not reasonably limited in time or scope. It seeks "each and every document or thing" that a party "may" seek to introduce at trial, which is premature and calls for speculation regarding future trial strategy.

The Request further seeks information protected by the work-product doctrine and may call for disclosure of materials prepared in anticipation of litigation, including my mental impressions, conclusions, and legal theories.

Additionally, to the extent this Request seeks materials that will be identified in accordance with the Court's scheduling order or pretrial disclosure requirements, it is premature and duplicative.

Subject to and without waiving these objections, I will rely on the documents collected by plaintiff Laura Hammett, including our entire production of documents on file and available to the public at the Arkansas Claims Commission, *Lynn v. University of Arkansas for Medical Sciences*, NO. 250191; all videos in the playlist "Falsely Imprisoned and Battered at UAMS Hospital – Charged \$46,000 for 2 Weeks of Hell" @StopBigBusinessBillionaires; and the book I co-authored with plaintiff Laura Hammett and published on Amazon, ABC Guide to Lawyering. My mother is willing and able to let an attorney inspect my Facebook account and send screen shots of relevant entries, after May 6, 2026. My YouTube channel is open to the public. @Peckerwood23.

REQUEST FOR PRODUCTION NO. 2: Please produce copies of each document identified or referred to in your answers to interrogatories propounded by defendant.

RESPONSE TO REQUEST FOR PRODUCTION NO. 2: I object to this Request to the extent it is overly broad and unduly burdensome in that it seeks "each document identified or referred to" in my interrogatory answers without reasonable limitation as to scope, time, or relevance. Arkansas Rule of Civil Procedure 26(b)(1)

I further object to this Request to the extent it requires me to identify and produce documents that may only be referenced generally in interrogatory answers,

which would impose an unreasonable burden to locate and match every such document. Arkansas Rule of Civil Procedure 26(b)(2)

I also object to the extent this Request seeks documents that are equally available to the requesting party, including documents previously produced in proceedings before the Arkansas Claims Commission or available through the requesting party's own sources, including University of Arkansas for Medical Sciences, making such production duplicative and unnecessarily burdensome. Arkansas Rule of Civil Procedure 26(b)(2)

I further object to the extent this Request seeks documents not within my possession, custody, or control. Arkansas Rule of Civil Procedure 34

Subject to and without waiving these objections, I will rely on the documents collected by plaintiff Laura Hammett, including our entire production of documents on file and available to the public at the Arkansas Claims Commission, *Lynn v. University of Arkansas for Medical Sciences*, NO. 250191; all videos in the playlist "Falsely Imprisoned and Battered at UAMS Hospital – Charged \$46,000 for 2 Weeks of Hell" @StopBigBusinessBillionaires; and the book I co-authored with plaintiff Laura Hammett and published on Amazon, ABC Guide to Lawyering. My mother is willing and able to let an attorney inspect my Facebook account and send screen shots of relevant entries, after May 6, 2026. My YouTube channel is open to the public. @Peckerwood23.

REQUEST FOR PRODUCTION NO. 3: Please produce a copy of the current curriculum vitae for each expert identified by you.

RESPONSE TO REQUEST FOR PRODUCTION NO. 3:

There is no expert identified.

REQUEST FOR PRODUCTION NO. 4: Please produce a current list of the expert's publications or other writings.

RESPONSE TO REQUEST FOR PRODUCTION NO. 4:

Not applicable.

REQUEST FOR PRODUCTION NO. 5: Please produce a copy of each expert's written report of opinion set forth in your answer to Interrogatory No. 24.

RESPONSE TO REQUEST FOR PRODUCTION NO. 5:

Not applicable.

REQUEST FOR PRODUCTION NO. 6: Please produce any reports, data, calculations, or other tangible material prepared by or at the direction of any expert witness that you intend to call at the trial in this case.

RESPONSE TO REQUEST FOR PRODUCTION NO. 6:

Not applicable.

REQUEST FOR PRODUCTION NO. 7: Please produce all documents and things (including but not limited to research, articles, or other medical or scientific literature, statements, reports, letters, tape recordings, photographs, medical devices, memoranda, notes, records, x-rays, lab data, studies, or other memoranda)

furnished to, supplied by, relied on, or considered by any expert witness, physicians, and other medical care providers, that you intend to call as a witness at trial in this case.

RESPONSE TO REQUEST FOR PRODUCTION NO. 7:

I object to this Request to the extent it is overly broad and unduly burdensome in that it seeks “all documents and things” furnished to, supplied by, relied on, or considered by any witness, including physicians and other medical providers, without reasonable limitation as to scope, time, or relevance. Arkansas Rule of Civil Procedure 26(b)(1)

I further object to this Request to the extent it improperly seeks materials from treating physicians and other medical providers who are fact witnesses, not retained expert witnesses, including materials not within my possession, custody, or control. Arkansas Rule of Civil Procedure 34

I also object to the extent this Request seeks information protected by the work-product doctrine, including materials prepared in anticipation of litigation or reflecting legal strategy. Arkansas Rule of Civil Procedure 26(b)(3)

I further object to the extent this Request seeks documents that are equally available to the requesting party, including medical records and related materials previously produced in proceedings before the Arkansas Claims Commission or available through the requesting party’s own sources, including University of Arkansas for Medical Sciences, making such production duplicative and unnecessarily burdensome. Arkansas Rule of Civil Procedure 26(b)(2)

Subject to and without waiving these objections, I state that I may call certain treating physicians or defendants as fact witnesses. To the extent such witnesses relied upon or considered medical records, those records have previously been produced in the Arkansas Claims Commission matter and are equally available to the requesting party. I will produce any additional non-privileged documents, if any, within my possession, custody, or control that are responsive to this Request and not previously produced and am still collecting.

REQUEST FOR PRODUCTION NO. 8: Please produce all documents and things relating to the subject matter of the complaint that are within the possession, custody or control of any expert that you intend to call as a witness at trial in this case, including but not limited to reports, records, graphs, studies, charts, notes, photographs, slides, correspondence, written memoranda, impressions, conclusions, and opinions.

RESPONSE TO REQUEST FOR PRODUCTION NO. 8:

Not applicable.

REQUEST FOR PRODUCTION NO. 9: Please provide a copy of any medical literature or authoritative treatise relied upon by and/or provided to any expert you intend to call as a witness at the trial of this case, or which you plan to use in any manner at trial or in any deposition.

RESPONSE TO REQUEST FOR PRODUCTION NO. 9: I object to this Request to the extent it is vague and ambiguous, including the use of the term “and/or,”

which is unclear and subject to multiple interpretations, making it impossible to determine the full scope of what is being requested. Arkansas Rule of Civil Procedure 34.

I further object to this Request as compound in that it combines multiple distinct requests, including materials relied upon by experts, materials provided to experts, and materials I may use at trial or in deposition, without separating these categories. Arkansas Rule of Civil Procedure 26(b)(1).

I also object to this Request to the extent it is overly broad and unduly burdensome in seeking “any medical literature or authoritative treatise” without limitation as to subject matter, time, or relevance. Arkansas Rule of Civil Procedure 26(b)(1).

I further object to the extent this Request seeks materials that I “plan to use in any manner at trial or in any deposition,” as such determinations are premature and call for speculation regarding future trial strategy. Arkansas Rule of Civil Procedure 26(b)(3).

I also object to the extent this Request seeks materials not within my possession, custody, or control, including materials that may have been reviewed by any expert or medical provider but are not in my possession. Arkansas Rule of Civil Procedure 34.

I further object to the extent this Request seeks materials that are equally available to the requesting party, including widely available medical literature or treatises, making such production unnecessary and duplicative. Arkansas Rule of Civil Procedure 26(b)(2).

Subject to and without waiving these objections, I state that I have not retained any expert witnesses at this time. To the extent any expert is later retained and relies upon specific, non-privileged materials within my possession, custody, or control, such materials will be disclosed in accordance with the Arkansas Rules of Civil Procedure.

REQUEST FOR PRODUCTION NO. 10: With respect to each expert identified, please produce copies of any and all records, documents, and materials of any kind that will be used in the examination of the expert witness either at trial or deposition.

RESPONSE TO REQUEST FOR PRODUCTION NO. 10:

Not applicable.

REQUEST FOR PRODUCTION NO. 11: Please produce copies of any written or audio notes, diaries, or the like, which in any way pertain to the allegations in this case.

RESPONSE TO REQUEST FOR PRODUCTION NO. 11: I object to this Request as overly broad, vague, and unduly burdensome in that it seeks “any written or audio notes, diaries, or the like, which in any way pertain to the allegations in this case,” without reasonable limitation as to scope, time, or relevance. Arkansas Rule of Civil Procedure 26(b)(1).

I further object to this Request to the extent it seeks personal notes, diaries, or similar materials that may include information unrelated to this case or of a private nature, making the Request overly intrusive and not proportional to the needs of the case. Arkansas Rule of Civil Procedure 26(b)(1).

I also object to the extent this Request seeks materials protected by the work-product doctrine, including notes or recordings prepared in anticipation of litigation or that reflect mental impressions, conclusions, or legal strategy. Arkansas Rule of Civil Procedure 26(b)(3).

Subject to and without waiving these objections, I will rely on the documents collected by plaintiff Laura Hammett, including our entire production of documents on file and available to the public at the Arkansas Claims Commission, Lynn v. University of Arkansas for Medical Sciences, NO. 250191; all videos in the playlist “Falsely Imprisoned and Battered at UAMS Hospital – Charged \$46,000 for 2 Weeks of Hell” @StopBigBusinessBillionaires; and the book I co-authored with plaintiff Laura Hammett and published on Amazon, ABC Guide to Lawyering. My mother is willing and able to let an attorney inspect my Facebook account and send screen shots of relevant entries, after May 6, 2026. My YouTube channel is open to the public. @Peckerwood23.

REQUEST FOR PRODUCTION NO. 12: Please produce copies of all state and federal income tax returns filed by you for the years 2020 through present.

RESPONSE TO REQUEST FOR PRODUCTION NO. 12:

I object to this Request as seeking information that is not relevant to the claims or defenses in this case, as I am not claiming lost wages, loss of earning capacity, or any income-related damages. Arkansas Rule of Civil Procedure 26(b)(1).

I further object to this Request as overly broad and unduly intrusive in that it seeks complete state and federal income tax returns, which contain highly personal and confidential financial information not related to the issues in this case. Arkansas Rule of Civil Procedure 26(b)(1).

I also object to the extent the information sought could be obtained through less intrusive means, if relevant, without requiring the production of entire tax returns. Arkansas Rule of Civil Procedure 26(b)(2).

Subject to and without waiving these objections, I state that I am not seeking any damages related to lost income, and therefore no responsive documents will be produced.

REQUEST FOR PRODUCTION NO. 13: Please produce copies of all wage statements, pay vouchers, or other documents that substantiate the income allegedly lost.

RESPONSE TO REQUEST FOR PRODUCTION NO. 13: I object to this Request as seeking information that is not relevant to the claims or defenses in this case, as I am not claiming lost wages, loss of earning capacity, or any income-related damages. Arkansas Rule of Civil Procedure 26(b)(1).

I further object to this Request as overly broad and unduly burdensome to the extent it seeks “all wage statements, pay vouchers, or other documents” without any

showing that such information is relevant to any issue in this case. Arkansas Rule of Civil Procedure 26(b)(1).

Subject to and without waiving these objections, I state that I am not seeking any damages related to lost income, and therefore no responsive documents exist or will be produced.

REQUEST FOR PRODUCTION NO. 14: Please produce copies of any correspondence, reports, or recorded conversations of any defendant or any employee or representative of any defendant in matters arising out of the same transaction or occurrence alleged in your complaint, which are in your possession or the possession of your attorney.

RESPONSE TO REQUEST FOR PRODUCTION NO. 14: I object to this Request as vague, ambiguous, and compound in that it combines multiple categories of materials, including “correspondence, reports, or recorded conversations,” and applies them broadly to “any defendant or any employee or representative,” without reasonable limitation as to scope, time, or relevance. Arkansas Rule of Civil Procedure 26(b)(1).

I further object to this Request to the extent it seeks documents not within my possession, custody, or control, including materials belonging to or maintained by any defendant or its employees or representatives. Arkansas Rule of Civil Procedure 34.

I also object to the extent this Request seeks materials that are equally available to the requesting party, including emails and communications between myself and employees or representatives of University of Arkansas for Medical Sciences and the University of Arkansas Board of Trustees’ counsel, which are

within the possession, custody, or control of the defendants. Arkansas Rule of Civil Procedure 26(b)(2).

Subject to and without waiving these objections, I state that I do not have an attorney and do not possess responsive recordings. To the extent responsive, non-privileged documents exist within my possession, custody, or control, such materials have previously been produced in connection with the Arkansas Claims Commission matter, *Lynn v. University of Arkansas for Medical Sciences*, No. 250191, or are publicly available. I will produce any additional responsive, non-privileged documents, if any, that can be reasonably identified. I am still collecting.

REQUEST FOR PRODUCTION NO. 15: Please produce copies of all reports or documents prepared or authored by any defendant or any employee or representative of any defendant in your possession or the possession of your attorney related to plaintiffs.

RESPONSE TO REQUEST FOR PRODUCTION NO. 15: I object to this Request as overly broad and unduly burdensome in that it seeks “all reports or documents prepared or authored by any defendant or any employee or representative of any defendant... related to plaintiffs,” without reasonable limitation as to scope, time, or relevance. Arkansas Rule of Civil Procedure 26(b)(1).

I further object to this Request to the extent it seeks documents that are equally available to the requesting party, including documents prepared or authored by the defendants or their employees or representatives, which are within their own possession, custody, or control. Arkansas Rule of Civil Procedure 26(b)(2).

Subject to and without waiving these objections, I state that I have no attorney.

I have been travelling and plaintiff Laura Hammett collected all my mail. The requested documents that were collected before I started travelling, include our entire production of documents on file and available to the public at the Arkansas Claims Commission, Lynn v. University of Arkansas for Medical Sciences, NO. 250191; all videos in the playlist “Falsely Imprisoned and Battered at UAMS Hospital – Charged \$46,000 for 2 Weeks of Hell” @StopBigBusinessBillionaires; and the book I co-authored with plaintiff Laura Hammett and published on Amazon, ABC Guide to Lawyering.

REQUEST FOR PRODUCTION NO. 16: Please produce all photographs, slides, pictures, x-rays or fluoroscopic renderings, drawings, graphs, charts, videotapes, movies, films, motion pictures, and day-in-the-life films, or other visual or audio representation or physical object, edited and unedited, taken by anyone (including, but not limited to plaintiffs’ counsel, or plaintiffs’ agents, servants, representatives, or employees, or any health care provider) relating to the subject matter of the complaint, relating to the incident or other injuries or damages claimed to have been sustained as a result of the incident, or that you intend to introduce as evidence at trial, or use in any way, in this case.

RESPONSE TO REQUEST FOR PRODUCTION NO. 16: I object to this Request as overly broad and unduly burdensome in that it seeks “all” visual or audio materials “taken by anyone” relating in any way to the subject matter of the complaint, without

reasonable limitation as to scope, time, or relevance. Arkansas Rule of Civil Procedure 26(b)(1).

I further object to this Request to the extent it seeks materials not within my possession, custody, or control, including materials created or maintained by third parties such as health care providers or other individuals. Arkansas Rule of Civil Procedure 34.

I also object to the extent this Request seeks materials that are equally available to the requesting party, including medical imaging, recordings, or other materials created by the defendants or their employees or agents, including University of Arkansas for Medical Sciences, which are within their own possession, custody, or control. Arkansas Rule of Civil Procedure 26(b)(2).

I further object to the extent this Request seeks “edited and unedited” versions of materials without any showing of relevance or need, as such a requirement is overly burdensome. Arkansas Rule of Civil Procedure 26(b)(2).

I also object to the extent this Request seeks materials that I “intend to introduce as evidence at trial or use in any manner,” as such determinations are premature and call for disclosure of trial strategy. Arkansas Rule of Civil Procedure 26(b)(3).

Subject to and without waiving these objections, I will rely on the documents collected by plaintiff Laura Hammett, including our entire production of documents on file and available to the public at the Arkansas Claims Commission, Lynn v. University of Arkansas for Medical Sciences, NO. 250191; all videos in the playlist “Falsely Imprisoned and Battered at UAMS Hospital – Charged \$46,000 for 2

Weeks of Hell” @StopBigBusinessBillionaires; and the book I co-authored with plaintiff Laura Hammett and published on Amazon, ABC Guide to Lawyering. My mother is willing and able to let an attorney inspect my Facebook account and send screen shots of relevant entries, after May 6, 2026. My YouTube channel is open to the public. @Peckerwood23. I am still collecting.

REQUEST FOR PRODUCTION NO. 17: Please produce all documents relating to any statement concerning the incident or the subject matter of the complaint, including but not limited to all documents relating to any statement you contend that any defendant or employee or representative of defendant, in matters arising out of the same transaction or occurrence alleged in your complaint, has made that qualifies as a statement against interest, present sense impression, and/or an excited utterance with regard to any of your contentions in this case.

RESPONSE TO REQUEST FOR PRODUCTION NO. 17: I object to this Request as vague, ambiguous, and not reasonably particular in its use of the terms “and/or,” which is unclear and creates uncertainty as to the scope of the documents being requested. Arkansas Rule of Civil Procedure 34.

I further object to this Request as overly broad and compound in that it seeks “all documents relating to any statement concerning the incident or subject matter of the complaint,” and further expands that request to include multiple categories of evidentiary characterizations, including “statement against interest,” “present sense impression,” and “excited utterance,” without limitation as to time, subject matter, or relevance. Arkansas Rule of Civil Procedure 26(b)(1).

I also object to the extent this Request improperly seeks to require me to identify or categorize evidence according to legal evidentiary doctrines, which are issues for the Court at trial and not a proper subject of discovery obligations. Arkansas Rule of Civil Procedure 26(b)(1).

I further object to the extent this Request seeks documents not within my possession, custody, or control, or seeks materials that are equally available to the requesting party, including materials created or maintained by defendants or their employees or representatives, including University of Arkansas for Medical Sciences. Arkansas Rule of Civil Procedure 26(b)(2).

Subject to and without waiving these objections, I will rely on the documents collected by plaintiff Laura Hammett, including our entire production of documents on file and available to the public at the Arkansas Claims Commission, *Lynn v. University of Arkansas for Medical Sciences*, NO. 250191; all videos in the playlist “Falsely Imprisoned and Battered at UAMS Hospital – Charged \$46,000 for 2 Weeks of Hell” @StopBigBusinessBillionaires; and the book I co-authored with plaintiff Laura Hammett and published on Amazon, *ABC Guide to Lawyering*. My mother is willing and able to let an attorney inspect my Facebook account and send screen shots of relevant entries, after May 6, 2026. My YouTube channel is open to the public. @Peckerwood23. I am still collecting.

REQUEST FOR PRODUCTION NO. 18: Please produce all medical records and bills for medical treatment, medical examination, and/or medical services claimed as a result of the incident and/or relating in any way to any injury or damages allegedly incurred by you as a result of the events described in the complaint, including but not limited to hospital bills, ambulance bills, drug bills, physician bills, psychiatric bills, and other written memoranda evidencing any alleged charges.

RESPONSE TO REQUEST FOR PRODUCTION NO. 18: I object to this Request as overly broad, vague, and unduly burdensome in that it seeks “all medical records and bills... relating in any way” to alleged injuries or damages, without reasonable limitation as to time, scope, or relevance. Arkansas Rule of Civil Procedure 26(b)(1).

I further object to the extent this Request uses overly expansive language such as “and/or” and “in any way relating,” which renders the scope of the Request unclear and indefinite. Arkansas Rule of Civil Procedure 34.

I also object to the extent this Request seeks cumulative or duplicative billing information or records already produced in other proceedings, including the Arkansas Claims Commission matter, or otherwise equally available to the requesting party, including records generated by medical providers or facilities such as University of Arkansas for Medical Sciences, which are within the providers’ own possession, custody, or control. Arkansas Rule of Civil Procedure 26(b)(2).

Subject to and without waiving these objections, the records are in our production of documents on file and available to the public at the Arkansas Claims Commission, Lynn v. University of Arkansas for Medical Sciences, NO. 250191; all

videos in the playlist “Falsely Imprisoned and Battered at UAMS Hospital – Charged \$46,000 for 2 Weeks of Hell” @StopBigBusinessBillionaires; and the book I co-authored with plaintiff Laura Hammett and published on Amazon, ABC Guide to Lawyering. I am still collecting.

REQUEST FOR PRODUCTION NO. 19: Please produce all documents or other tangible items concerning the incident or the subject matter of the complaint that were generated or otherwise made prior to the filing of this litigation and that are the result of any investigation performed by, at the request of, or on behalf of the you.

RESPONSE TO REQUEST FOR PRODUCTION NO. 19: I object to this Request as overly broad, unduly burdensome, and vague in that it seeks “all documents or other tangible items... concerning the incident or subject matter of the complaint” without reasonable limitation as to scope, time, or relevance, and further attempts to encompass all materials generated from any investigation by or on behalf of me. Arkansas Rule of Civil Procedure 26(b)(1).

I further object to this Request as duplicative and cumulative to the extent it seeks investigative materials that have already been produced in prior proceedings, including the Arkansas Claims Commission matter, or that are equally available to the requesting party through its own records, including materials generated by or maintained by University of Arkansas for Medical Sciences or other associated entities. Arkansas Rule of Civil Procedure 26(b)(2).

I further object to this Request as duplicative and cumulative to the extent it seeks investigative materials that have already been produced in prior questions.

I also object to this Request to the extent it seeks materials prepared in anticipation of litigation or as part of any investigation performed at my request, as such materials may constitute protected work product, including mental impressions, conclusions, or legal theories. Arkansas Rule of Civil Procedure 26(b)(3).

I further object to the extent this Request seeks documents not within my possession, custody, or control or seeks to impose a duty to collect or recreate investigative files maintained by third parties. Arkansas Rule of Civil Procedure 34.

Subject to and without waiving these objections, responsive documents, including our entire production of documents on file and available to the public at the Arkansas Claims Commission, *Lynn v. University of Arkansas for Medical Sciences*, NO. 250191; all videos in the playlist “Falsely Imprisoned and Battered at UAMS Hospital – Charged \$46,000 for 2 Weeks of Hell” @StopBigBusinessBillionaires; and the book I co-authored with plaintiff Laura Hammett and published on Amazon, *ABC Guide to Lawyering* are available in a format that is cheaper than copying. My mother is willing and able to let an attorney inspect my Facebook account and send screen shots of relevant entries, after May 6, 2026. My YouTube channel is open to the public. @Peckerwood23.

REQUEST FOR PRODUCTION NO. 20: Please produce the petition, schedules, and statement of financial affairs for each bankruptcy case you have filed.

RESPONSE TO REQUEST FOR PRODUCTION NO. 20: Not applicable, as I have never filed for bankruptcy.

REQUEST FOR PRODUCTION NO. 21: Please produce all documents relating to any insurance in your favor in effect at the time of the events described in the complaint, including but not limited to all insurance policies, all checks or payments received under any insurance coverage, and all correspondence relating to any insurance coverage.

RESPONSE TO REQUEST FOR PRODUCTION NO. 21: I object to this Request as overly broad, unduly burdensome, and not reasonably limited in scope in that it seeks “all documents relating to any insurance,” including policies, payments, and all correspondence, without limitation as to relevance or subject matter. Arkansas Rule of Civil Procedure 26(b)(1).

I further object to the extent this Request seeks “all correspondence relating to any insurance coverage,” which is vague, ambiguous, and overbroad, and may include materials not relevant to any claim or defense in this case. Arkansas Rule of Civil Procedure 34.

I object as this request is vague and ambiguous as to time.

I also object to the extent this Request seeks documents that are duplicative of materials already produced in prior proceedings, including the Arkansas Claims Commission matter, or that are equally available to the requesting party through its own records or sources, including University of Arkansas for Medical Sciences. Arkansas Rule of Civil Procedure 26(b)(2).

I further object to the extent this Request seeks materials not within my possession, custody, or control, or seeks documents that must be obtained from third-party insurers or other entities. Arkansas Rule of Civil Procedure 34.

Subject to and without waiving these objections, we explained my insurance in documents in our production of documents on file and available to the public at the Arkansas Claims Commission, *Lynn v. University of Arkansas for Medical Sciences*, NO. 250191; all videos in the playlist “Falsely Imprisoned and Battered at UAMS Hospital – Charged \$46,000 for 2 Weeks of Hell” @StopBigBusinessBillionaires; and the book I co-authored with plaintiff Laura Hammett and published on Amazon, ABC Guide to Lawyering, which are available in a format that is cheaper than copying.

REQUEST FOR PRODUCTION NO. 22: Please produce all agreements, assignments, releases, covenants not to sue, covenants not to execute, high/low agreements, Mary Carter agreements, or similar documents reflecting payment, or promise to pay, which plaintiffs have received or paid in settlement or otherwise to or from any source on account of the incident.

RESPONSE TO REQUEST FOR PRODUCTION NO. 22: I object because this request is so wordy and may be a trap. Subject to this objection and without waiving it, I think the request is supposed to ask for any settlement related documents and not including health insurance payments. I have not made any agreement with any defendant.

REQUEST FOR PRODUCTION NO. 23: Please completely fill out, execute and return the attached Medical Authorization.

RESPONSE TO REQUEST FOR PRODUCTION NO. 23: I object to this Request to the extent it requires inclusion of my Social Security number or other unnecessary personal identifying information that is not required for the production of medical records and creates an unreasonable risk of privacy exposure. Arkansas Rule of Civil Procedure 26(b)(1).

I further object to the extent the Request imposes formatting or administrative requirements that are not reasonably necessary for the purpose of obtaining medical records and are unduly burdensome given my lack of office equipment. Arkansas Rule of Civil Procedure 26(b)(2).

Subject to and without waiving these objections, I will execute the requested medical authorizations upon removal of the requirement to include my Social Security number or any other unnecessary sensitive personal identifying information, and upon receipt of revised authorization forms that are limited to information reasonably necessary for the release of medical records.

REQUEST FOR PRODUCTION NO. 24: Please completely fill out, execute and return the attached Employment Record Authorization.

RESPONSE TO REQUEST FOR PRODUCTION NO. 24: I object to this Request as seeking authorization for employment records that are not relevant to the claims or defenses in this case, as I am not seeking lost wages, loss of earning capacity, or any other employment-related damages. Arkansas Rule of Civil Procedure 26(b)(1).

I further object to the extent this Request is not proportional to the needs of the case and seeks broad employment information unrelated to any issue in dispute. Arkansas Rule of Civil Procedure 26(b)(1).

I also object to the extent this Request requires execution of a third-party authorization form that may allow unrestricted access to employment records beyond what is relevant or necessary to this litigation. Arkansas Rule of Civil Procedure 26(b)(2).

I object to this Request to the extent it requires inclusion of my Social Security number or other unnecessary personal identifying information that is not required for the production of medical records and creates an unreasonable risk of privacy exposure. Arkansas Rule of Civil Procedure 26(b)(1).

Subject to and without waiving these objections, I will not execute the Employment Record Authorization as currently drafted. If the requesting party can demonstrate that narrowly tailored employment records are relevant to a specific claim or defense in this case, I will consider executing a revised authorization limited in scope to those issues.

REQUEST FOR PRODUCTION NO. 25: Please completely fill out, execute and return the attached Request for Copy of Tax Forms.

RESPONSE TO REQUEST FOR PRODUCTION NO. 25: I object, primarily because I don't want the defendants to have my social security number. The defendants, including Dr. Joseph P. Margolick, kept me tied to a bed and heavily drugged so I would not "elope with [my] mother." The defendants went into

my wallet and found an expired insurance card, but did not use my phone or send anyone to my home to inform my family that I was purportedly on the brink of death. These defendants certainly can not be trusted with my social security number.

I object to this Request as seeking authorization for tax records that are not relevant to the claims or defenses in this case, as I am not seeking lost wages, loss of earning capacity, or any other income-based damages. Arkansas Rule of Civil Procedure 26(b)(1).

I further object to this Request as overly broad and not proportional to the needs of the case in that it seeks unrestricted access to tax forms without any limitation in time, scope, or subject matter relevance. Arkansas Rule of Civil Procedure 26(b)(1).

I also object to the extent this Request requires execution of a blanket authorization for tax records that would grant access beyond what is necessary or relevant to the issues in this litigation. Arkansas Rule of Civil Procedure 26(b)(2).

Subject to and without waiving these objections, I will not execute the Tax Form Authorization as currently drafted. If the requesting party can demonstrate that specific tax information is relevant to a claim or defense in this case, I will consider a narrowly tailored disclosure limited to that issue.

REQUEST FOR PRODUCTION NO. 26: Please completely fill out, execute and return the attached Consent for Release of Information of Social Security Administration records.

RESPONSE TO REQUEST FOR PRODUCTION NO. 26: I object to this Request as overly broad and not proportional to the needs of the case to the extent it seeks

unrestricted access to all Social Security Administration records without limitation as to subject matter or time. Arkansas Rule of Civil Procedure 26(b)(1).

I further object to the extent this Request seeks SSA records unrelated to the specific injuries and conditions alleged in this case, including hearing loss, aphasia, post traumatic epilepsy, and PTSD, and instead seeks a general authorization for all SSA files. Arkansas Rule of Civil Procedure 26(b)(2).

My primary objection is letting the defendants have my social security number. Dr. Margolick kept me tied to a bed and heavily drugged so I would not “elope with [my] mother.” The defendants went into my wallet and found an expired insurance card, but did not use my phone or send anyone to my home to inform my family that I was purportedly on the brink of death. These defendants certainly can not be trusted with my social security number.

Subject to and without waiving these objections, I will obtain records from social security that show that I have put in one claim in my lifetime, it was after the incident, it was for hearing loss, aphasia, post traumatic epilepsy and symptoms of PTSD, it was approved as to the disability, but denied payments due to my significant assets.

REQUEST FOR PRODUCTION NO. 27: Please completely fill out, execute and return the attached Workers’ Compensation Authorization.

RESPONSE TO REQUEST FOR PRODUCTION NO. 27: I object, primarily because I don’t want the defendants to have my social security number. The defendants, including Dr. Joseph P. Margolick, kept me tied to a bed and heavily drugged so I would not “elope with [my] mother.” The defendants went into my

wallet and found an expired insurance card, but did not use my phone or send anyone to my home to inform my family that I was purportedly on the brink of death. These defendants certainly can not be trusted with my social security number.

Subject to and without waiving that objection, I think the worker's compensation records were already produced to UAMS. If not, Laura Hammett will produce them.

REQUEST FOR PRODUCTION NO. 28: Please completely fill out, execute and return the attached Educational Records Release.

RESPONSE TO REQUEST FOR PRODUCTION NO. 28: I object, primarily because I don't want the defendants to have my social security number. The defendants, including Dr. Joseph P. Margolick, kept me tied to a bed and heavily drugged so I would not "elope with [my] mother." The defendants went into my wallet and found an expired insurance card, but did not use my phone or send anyone to my home to inform my family that I was purportedly on the brink of death. These defendants certainly can not be trusted with my social security number.

I object as my educational record is irrelevant and burdensome and the production requested is already intrusive.

REQUEST FOR PRODUCTION NO. 29: Please completely fill out, execute and return the attached military records and release of health information for the Department of Veterans Affairs if you ever served in the military.

RESPONSE TO REQUEST FOR PRODUCTION NO. 29: I object, primarily because I don't want the defendants to have my social security number. The defendants, including Dr. Joseph P. Margolick, kept me tied to a bed and heavily drugged so I would not "elope with [my] mother." The defendants went into my wallet and found an expired insurance card, but did not use my phone or send anyone to my home to inform my family that I was purportedly on the brink of death. These defendants certainly can not be trusted with my social security number.

I object as this is irrelevant.

REQUEST FOR PRODUCTION NO. 30: Please produce a copy of your Health Insurance Claim Number (HICN) assigned by Medicare.

RESPONSE TO REQUEST FOR PRODUCTION NO. 30: I object, primarily because I don't want the defendants to have my social security number. The defendants, including Dr. Joseph P. Margolick, kept me tied to a bed and heavily drugged so I would not "elope with [my] mother." The defendants went into my wallet and found an expired insurance card, but did not use my phone or send anyone to my home to inform my family that I was purportedly on the brink of death. These defendants certainly can not be trusted with my social security number.

Subject to and without waiving this objection, I am not aware of having a Medicare account.

REQUEST FOR PRODUCTION NO. 31: Please produce a copy of your Social Security Card.

RESPONSE TO REQUEST FOR PRODUCTION NO. 31: I object, primarily because I don't want the defendants to have my social security number. The defendants, including Dr. Joseph P. Margolick, kept me tied to a bed and heavily drugged so I would not "elope with [my] mother." The defendants went into my wallet and found an expired insurance card, but did not use my phone or send anyone to my home to inform my family that I was purportedly on the brink of death. These defendants certainly can not be trusted with my social security number.

I also object because it is irrelevant.

REQUEST FOR PRODUCTION NO. 32: Please produce all correspondence, Explanation of Benefit statements or other documents showing payment(s) made on your behalf by Medicare/CMS or Medicaid.

RESPONSE TO REQUEST FOR PRODUCTION NO. 32: I object because this information is equally available to Dr. Margolick's employer and co-defendant. Laura Hammett has all my records. In fact, I want to get the defendants' records of communications with Medicaid, because I believe they committed Medicaid fraud for charging for non-consensual hospitalization and violating the rules about not restraining patients, except in limited circumstances that did not exist.

Subject to and not waiving my objection and in furtherance, I will make efforts to obtain all Medicaid, Medicare/CMS records without divulging my social security number to the people who violated me repeatedly.

REQUEST FOR PRODUCTION NO. 33: Please produce copies of any communications between you and/or your representative and Medicare/CMS at any time, including but not limited to, copies of any Conditional Payment Summary Letters.

RESPONSE TO REQUEST FOR PRODUCTION NO. 33: I object to this Request as overly broad, unduly burdensome, and not reasonably limited in scope in that it seeks “any communications... at any time” between me and Medicare/CMS, including but not limited to conditional payment correspondence, without limitation as to subject matter, time period, or relevance. Arkansas Rule of Civil Procedure 26(b)(1).

I further object to the extent this Request seeks communications unrelated to the specific injuries and treatment alleged in this case, and instead seeks a broad, unrestricted history of all Medicare/CMS interactions, which is not proportional to the needs of this litigation. Arkansas Rule of Civil Procedure 26(b)(1).

I also object to the extent this Request seeks documents not within my possession, custody, or control, as Medicare and CMS maintain their own records and conditional payment correspondence systems independent of the parties. Arkansas Rule of Civil Procedure 34.

I object to the use of the ambiguous term “and/or”.

Subject to and without waiving these objections, I state that I don't have a representative. I will produce non-privileged Medicare/CMS correspondence in my possession, custody, or control that specifically relates to conditional payments or medical treatment for the injuries alleged in this case, to the extent such documents exist and have not previously been produced in the Arkansas Claims Commission matter or otherwise obtained through the Medicare Secondary Payer process. Because I don't have these documents in my possession, it is probably more productive to request this from Laura Hammett, the person who convinced Dr. Margolick and his cohorts to release me.

REQUEST FOR PRODUCTION NO. 34: Please produce copies of any communications between you and/or your representative and Medicaid at any time.

RESPONSE TO REQUEST FOR PRODUCTION NO. 34: I object to this Request as overly broad, unduly burdensome, and not reasonably limited in scope in that it seeks "any communications... at any time" between me and Medicaid, including but not limited to conditional payment correspondence, without limitation as to subject matter, time period, or relevance. Arkansas Rule of Civil Procedure 26(b)(1).

I further object to the extent this Request seeks communications unrelated to the specific injuries and treatment alleged in this case, and instead seeks a broad, unrestricted history of all Medicaid interactions, which is not proportional to the needs of this litigation. Arkansas Rule of Civil Procedure 26(b)(1).

I also object to the extent this Request seeks documents not within my possession, custody, or control, as Medicaid maintain their own records and conditional payment correspondence systems independent of the parties. Arkansas Rule of Civil Procedure 34.

I object to the use of the ambiguous term “and/or”.

Subject to and without waiving these objections, I state that I don't have a representative. I will produce non-privileged Medicare/CMS correspondence in my possession, custody, or control that specifically relates to conditional payments or medical treatment for the injuries alleged in this case, to the extent such documents exist and have not previously been produced in the Arkansas Claims Commission matter or otherwise obtained through the Medicare Secondary Payer process. Because I don't have these documents in my possession, it is probably more productive to request this from Laura Hammett, the person who convinced Dr. Margolick and his cohorts to release me.

REQUEST FOR PRODUCTION NO. 35: Please produce copies of any communication between you and/or your representative and the Social Security Administration at any time with regard to any benefits or eligibility benefits supplied by this entity.

RESPONSE TO REQUEST FOR PRODUCTION NO. 35: I object to this Request as overly broad, unduly burdensome, and not reasonably limited in scope in that it seeks “any communications... at any time” between me and Social Security Administration, including but not limited to conditional payment correspondence,

without limitation as to subject matter, time period, or relevance. Arkansas Rule of Civil Procedure 26(b)(1).

I further object to the extent this Request seeks communications unrelated to the specific injuries and treatment alleged in this case, and instead seeks a broad, unrestricted history of all Social Security Administration interactions, which is not proportional to the needs of this litigation. Arkansas Rule of Civil Procedure 26(b)(1).

I object to the use of the ambiguous term “and/or”.

Subject to and without waiving these objections, I state that I don't have a representative. I will produce non-privileged Social Security Administration correspondence in my possession, custody, or control that specifically relates to conditional payments or medical treatment for the injuries alleged in this case, to the extent such documents exist and have not previously been produced in the Arkansas Claims Commission matter or otherwise obtained through the Medicare Secondary Payer process. Because I don't have these documents in my possession, it is probably more productive to request this from Laura Hammett, the person who convinced Dr. Margolick and his cohorts to release me.

REQUEST FOR PRODUCTION NO. 36: Please produce all documents referencing or memorializing the amount of Medicare's lien for benefits provided to you.

RESPONSE TO REQUEST FOR PRODUCTION NO. 36: I object. This request assumes facts not in evidence. It is pregnant.

I object as the request is overbroad, as it does not limit the request to benefits provided for the incident and lasting injuries.

Subject to and without waiving the objection, I am not aware of any Medicare's lien for benefits provided to me.

REQUEST FOR PRODUCTION NO. 37: Please produce all documents referencing or memorializing the amount of Medicaid's lien for benefits provided to you.

RESPONSE TO REQUEST FOR PRODUCTION NO. 37: I object. This information is equally available to the defendants. It is in the UAMS records.

I object as the request is overbroad, as it does not limit the request to benefits provided for the incident and lasting injuries.

Subject to and without waiving the objection, I am not aware of any Medicaid's lien for benefits provided to me.

REQUEST FOR PRODUCTION NO. 38: Please completely fill out, execute and return the attached Medicare and Medicaid Consent to Release Forms.

RESPONSE TO REQUEST FOR PRODUCTION NO. 38: I object to this Request to the extent it requires execution of a blanket Medicare and Medicaid authorization containing my Social Security number or other unnecessary sensitive personal identifying information that is not required for the production of relevant records and presents an unreasonable privacy risk. Arkansas Rule of Civil Procedure 26(b)(1).

I further object to the extent this Request is duplicative of information available through Medicare and Medicaid's own conditional payment and reimbursement processes and is not limited to records relevant to the injuries alleged in this case. Arkansas Rule of Civil Procedure 26(b)(1).

Subject to and without waiving these objections, I will execute a Medicare and Medicaid authorization upon removal of any requirement to include my Social Security number or other unnecessary sensitive identifying information, and upon revision of the form to limit disclosure to records and conditional payment information related to the injuries alleged in this case. Arkansas Rule of Civil Procedure 26(b)(2).

REQUEST FOR PRODUCTION NO. 39: Please completely fill out, execute and return the attached Arkansas State Police Identification Bureau Individual Record Check Form.

RESPONSE TO REQUEST FOR PRODUCTION NO. 39: I object to giving my social security number to defendants who include the UAMS police department employees.

I object as my police record is irrelevant. I did not ask for the defendants to invade my privacy. Each and every violation of my privacy involved in this litigation is proximately caused by the defendants refusing to let me leave on January 13, 2024 when I asked.

Subject to and not waiving my objections, the defendants should start mitigating the damages they caused and continue to cause me.

REQUEST FOR PRODUCTION NO. 40: Please execute the attached Arkansas Department of Human Services Authorization to Disclose Health Information form.

RESPONSE TO REQUEST FOR PRODUCTION NO. 40: I object on grounds of relevancy.

I object on grounds of redundancy.

I object to the extent that the defendant (s) are attempting to obtain my social security number.

Subject to and without waiving my objections, I do not keep those records.

REQUEST FOR PRODUCTION NO. 41: Please produce copies of all social media posts identified in your answer to Interrogatory No. 18.

RESPONSE TO REQUEST FOR PRODUCTION NO. 41: I object to this Request to the extent it is overly broad and unduly burdensome in that it seeks all social media posts identified in your answer to Interrogatory No. 18. without reasonable limitation as to scope, time, or relevance. Arkansas Rule of Civil Procedure 26(b)(1)

Subject to and without waiving these objections, defendants have easy access to videos in the playlist “Falsely Imprisoned and Battered at UAMS Hospital – Charged \$46,000 for 2 Weeks of Hell” @StopBigBusinessBillionaires. My mother is willing and able to let an attorney inspect my Facebook account and send screen

shots of relevant entries, after May 6, 2026. My YouTube channel is open to the public. @Peckerwood23.

REQUEST FOR PRODUCTION NO. 42: Please produce any photographs, audiotapes, or videotapes taken or made related to any matters pertaining to the subject of this lawsuit referenced in plaintiffs' response to Interrogatory No. 40.

RESPONSE TO REQUEST FOR PRODUCTION NO. 42: I object. If the defendants lied about deleting the surveillance videos they took, the defendants have infinitely more access to the videos than I have.

I Object. Over broad and outside my knowledge. I do not know which of the defendants made videos of me while I was bound naked to the hospital cot or any other time during the unlawful confinement. I do not know everyone who made audio or videotapes related to the subject of this lawsuit after I was released from UAMS on January 27, 2024.

I Object. I do not know everyone, everywhere who has made recordings of or about the ordeal.

Subject to and without waiving these objections, defendants have easy access to videos in the playlist "Falsely Imprisoned and Battered at UAMS Hospital – Charged \$46,000 for 2 Weeks of Hell" @StopBigBusinessBillionaires. My mother is willing and able to let an attorney inspect my Facebook account and send screen shots of relevant entries, after May 6, 2026. My YouTube channel is open to the public. @Peckerwood23. They can also see the photographs included in production to UAMS at the claims commission, as referenced numerous times above.

REQUEST FOR PRODUCTION NO. 43: Please produce copies of any emails, text messages, voice mail recordings, and/or any other electronic or written communication with any Defendant or any employee or representative of any Defendant in your possession which relate to the subject litigation referenced in in plaintiffs' response to Interrogatory No. 41.

RESPONSE TO REQUEST FOR PRODUCTION NO. 43: I object to this Request as vague, ambiguous, and not reasonably particular in its use of "and/or," which renders the scope of requested communications unclear. Arkansas Rule of Civil Procedure 34.

I further object to this Request as overly broad and unduly burdensome in that it seeks "any other electronic or written communication" without reasonable limitation as to scope, subject matter, or relevance, and incorporates by reference Interrogatory No. 41, which further expands and obscures the scope of the Request. Arkansas Rule of Civil Procedure 26(b)(1).

I also object to the extent this Request seeks duplicative materials that have already been produced or are equally available to the requesting party, including communications in the possession or control of the Defendants or their employees or representatives, including University of Arkansas for Medical Sciences. Arkansas Rule of Civil Procedure 26(b)(2).

I further object to the extent this Request seeks materials not within my possession, custody, or control, or seeks to impose an obligation to collect or

reconstruct communications beyond what is reasonably maintained in the ordinary course of my possession. Arkansas Rule of Civil Procedure 34.

Subject to and without waiving these objections, the documents are included in our entire production of documents on file and available to the public at the Arkansas Claims Commission, Lynn v. University of Arkansas for Medical Sciences, NO. 250191; all videos in the playlist “Falsely Imprisoned and Battered at UAMS Hospital – Charged \$46,000 for 2 Weeks of Hell” @StopBigBusinessBillionaires; and the book I co-authored with plaintiff Laura Hammett and published on Amazon, ABC Guide to Lawyering. My mother is willing and able to let an attorney inspect my Facebook account and send screen shots of relevant entries, after May 6, 2026. My YouTube channel is open to the public. @Peckerwood23. I am still collecting.

REQUEST FOR PRODUCTION NO. 44: Please produce true and correct copies of all electronic messages, social media postings, letters, and documents of any kind that you have sent, received, or seen, that contain references to you, Laura Hammett, any defendant, or any employee of any defendant.

RESPONSE TO REQUEST FOR PRODUCTION NO. 44:

I object to this Request as overly broad, unduly burdensome, and not reasonably limited in scope in that it seeks “all electronic messages, social media postings, letters, and documents of any kind” that I have “sent, received, or seen,” without limitation as to time, subject matter, or relevance, and further attempts to require production of materials not in my possession, custody, or control. Arkansas Rule of Civil Procedure 26(b)(1).

I further object to the extent this Request is vague and ambiguous in its inclusion of materials that I have merely “seen,” which does not describe identifiable documents within my possession, custody, or control and improperly seeks to impose a duty to recall and collect information not reasonably maintained in any document form. Arkansas Rule of Civil Procedure 34.

I also object to the extent this Request seeks materials that are equally available to the requesting party or that are duplicative of materials already produced in prior proceedings, including the Arkansas Claims Commission matter, or maintained by Defendants or their employees or representatives, including University of Arkansas for Medical Sciences. Arkansas Rule of Civil Procedure 26(b)(2).

Subject to and without waiving these objections, the documents are included in our entire production of documents on file and available to the public at the Arkansas Claims Commission, Lynn v. University of Arkansas for Medical Sciences, NO. 250191; all videos in the playlist “Falsely Imprisoned and Battered at UAMS Hospital – Charged \$46,000 for 2 Weeks of Hell” @StopBigBusinessBillionaires; and the book I co-authored with plaintiff Laura Hammett and published on Amazon, ABC Guide to Lawyering. My mother is willing and able to let an attorney inspect my Facebook account and send screen shots of relevant entries, after May 6, 2026. My YouTube channel is open to the public. @Peckerwood23. I am still collecting.

REQUEST FOR PRODUCTION NO. 45: Please produce all documents related to any agreement for lien-based medical care as well as documentation of all money or funds you have already received or expect to receive from a third party due to injuries alleged in the Complaint. This would include, but is not limited to, any funds received from any litigation funding company and any party who claims an interest arising from that money.

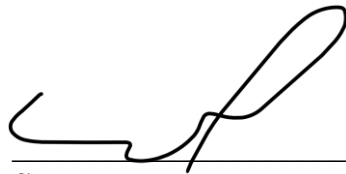
RESPONSE TO REQUEST FOR PRODUCTION NO. 45: I object to this Request as overly broad, unduly burdensome, and not reasonably limited in scope in that it seeks “all documents related to any agreement for lien-based medical care” and all funds “received or expected to be received,” including from any third party, without limitation as to relevance, time period, or subject matter, and further includes speculative future amounts that are not ascertainable or within my possession, custody, or control. Arkansas Rule of Civil Procedure 26(b)(1).

I further object to the extent this Request seeks speculative financial information, including funds that I “expect to receive,” which is not a proper subject of document production and is not reasonably calculated to lead to admissible evidence. Arkansas Rule of Civil Procedure 26(b)(1).

I also object to the extent this Request seeks materials not within my possession, custody, or control or seeks to impose a duty to identify or track interests of unspecified third parties who may claim an interest in any funds. Arkansas Rule of Civil Procedure 34.

I further object to the extent this Request is duplicative of information already produced or available through providers, insurers, or federal payment systems, including conditional payment or lien information maintained by entities such as University of Arkansas for Medical Sciences. Arkansas Rule of Civil Procedure 26(b)(2).

Subject to and without waiving these objections, I will produce non-privileged documents in my possession, custody, or control reflecting actual liens, reimbursement obligations, or payments received from third parties that are directly related to medical treatment or injuries alleged in this case, to the extent such documents exist and have not previously been produced in the Arkansas Claims Commission matter.



April 21, 2026

Sean Lynn, pro se
Mail to:
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(213)716-5231
Email (preferred method)
SeanLynnP@yahoo.com

CERTIFICATE OF SERVICE

On April 21, 2026, a copy of the foregoing was served on the following as indicated below:

Glenn S. Ritter – Via Email Wright, Lindsey & Jennings LPP <i>gritter@wlj.com</i> <i>Attorneys for Joseph M. Margolick and Britney Beumeler</i>	Laura Lynn Hammett, Pro Se – <i>Via Email</i> 16 Gold Lake Club Road Conway, AR 72032 <i>bohemian_books@yahoo.com</i> <i>Pro se Plaintiff</i>
Sherri L. Robinson – <i>Via Email</i> SLRobinson@uams.edu <i>Sr. Associate General Counsel</i> <i>UAMS</i>	



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