Lincoln

County

STATE OF TENNESSEE **CIVIL SUMMONS**

page 1 of 1

Case Number

Dorothy Small, Tonya Allen and Roger Martinez

Jon Law and Tina Towry Osgood Vs.

Served On:		No. 100 Company Company				
Jon Law	908 Greenview Dr., Fay	retteville, TN 37337		23		
Your defense must be m	ned to defend a civil action filed again ade within thirty (30) days from the c	late this summons is served				
	nd a copy to the plaintiff's attorney at red against you for the relief sought in		If you fail to defend this action	on by the below date, judgment		
		9.	<	S = 1		
Issued:	0-25	Clerk /	Deputy Clerk	- CO O		
Attorney for Plaintiff:	Stephen W. Elliott Howell & Fisher, PLLC, 3310 West Ellion	retor		TERR T		
from execution or seizur listed in TCA § 26-2-30 written list, under oath, you thereafter as necessa issued prior to the filing wearing apparel (clothin Bible, and school books	r(S): Tennessee law provides a ten the te to satisfy a judgment. The amount 1. If a judgment should be entered agof the items you wish to claim as exercitly, however, unless it is filed before of the list. Certain items are automated for your self and your family and the should any of these items be seized it, you may wish to seek the counsel of the set the self-tense items.	of the homestead exemption and another you in this action and another with the clerk of the country that the judgment becomes finally exempt by law and drunks or other receptacles by you would have the right to	rsonal property exemption as an depends upon your age and you wish to claim property urt. The list may be filed at al, it will not be effective as to not need to be listed; these necessary to contain such apport or recover them. If you do not need to be	d the other factors which are as exempt, you must file a any time and may be changed by any execution or garnishment include items of necessary parel, family portraits, the family		
Mail list to		Clerk,	County			
	CERTIF	ICATION (IF APPLIC	CABLE)			
I, the original summons is	,C	Clerk of	County do certify this	to be a true and correct copy of		
the original summons is	sued in this case.					
Date:						
		Clerk / Deputy Clerk				
OFFICER'S RETUI	RN: Please execute this summons and	d make your return within r	ninety (90) days of issuance a	as provided by law.		
I certify that I have serve	ed this summons together with the con	mplaint as follows:				
Date:		By: Please Print: Officer, Title				
		Please Prii	it: Officer, Title			
100	-	-81				
Agency Address		Signature				
RETURN ON SERV	TCE OF SUMMONS BY MAIL	: I hereby certify and retu	ım that on	. I sent postage		
prepaid by registered re	turn receipt mail or certified return re	ceint mail a certified copy	of the summons and a copy	of the complaint in the above		
styled case, to the defen-	A COLUMN STREET OF A COLUMN STRE		I received the return receipt,			
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Date:						
		Notary Public / Depu	ty Clerk (Comm. Expires	<u> </u>		
Signature of Plaintiff	771	Plaintiff's Attorney (tach return receipt on bac	or Person Authorized to Serve P	rocess)		

	LINCOLN COUNTY, TENNESSEE ETTEVILLE
DOROTHY SMALL, TONYA ALLEN and ROGER MARTINEZ	3 26
Plaintiffs,] 善 []
v.	NO. 23-CV-132 =
JON LAW and TINA TOWRY OSGOOD,)
Defendants.	Ś

COMPLAINT

Plaintiffs, Dorothy Small, Tonya Allen, and Roger Martinez (hereinafter "Plaintiffs"), by and through undersigned counsel, file this Complaint for public disclosure of private facts against defendants Jon Law and Tina Towry Osgood (hereinafter "Defendants"). Plaintiffs, for their cause of action, state as follows:

JURISDICTION AND VENUE

Jurisdiction and venue are proper in this Court pursuant to Tennessee Code Ann.
 § 16-10-101 and § 20-4-101(a).

PARTIES

- 2. Plaintiff Dorothy Small is a citizen of Tennessee.
- 3. Plaintiff Tonya Allen is a citizen of Tennessee.
- 4. Plaintiff Roger Martinez is a citizen of Tennessee.
- Defendant Jon Law is a citizen of Tennessee. Upon information and belief,
 Defendant Jon Law can be served with process at 908 Greenview Dr., Fayetteville, TN 37337.
- Defendant Tina Towry Osgood is a citizen of Tennessee, Upon information and belief, Defendant Tina Towry-Osgood can be served with process at 1109 Bagley Dr.,

FACTS

- At all relevant times herein, Plaintiffs have served as Aldermen for the City of Fayetteville Board of Aldermen.
- 8. On or about May 17, 2023, Defendant Jon Law made a post on his Facebook account with the heading "WAKE UP, PROPERTY OWNERS!!" (See Exhibit 1, Facebook post by Jon Law). In this post, Defendant Law urged the citizens of the City of Fayetteville to either call or send a text message to the City's Aldermen to warn these individuals that the citizens of Fayetteville would not be paying for what Defendant Law called the Aldermen's "four years of city's operational and fiscal mismanagement and increases in long term debt." (See id.). In that same post, Defendant Law published the names of each of the Plaintiffs in this matter including their personal mobile phone numbers. (See id.).
- 9. On or about June 1, 2023, Defendant Tina Towry Osgood made a post on her Facebook account where she complained that no one can see the sign at the Don Davidson Park. (See Exhibit 2, Facebook post by Tina Towry Osgood). In this post, Defendant Osgood asked Alderman David Bryant to have the City of Fayetteville Parks and Recreation Director spray Roundup at the park. (See id). In that same post, Defendant Osgood published the names of each of the Plaintiffs in this matter including their personal mobile phone numbers. (See id.).
- 10. Defendants' publication of Plaintiffs' personal mobile phone numbers on the defendants' Facebook accounts had no purpose other than to harass and intimidate the Plaintiffs, and was, therefore, malicious. There was no justifiable reason for publishing the personal mobile phone numbers of the Plaintiffs because the citizens of Fayetteville can contact their Aldermen via their official email addresses which are posted on the City of Fayetteville's

website. Additionally, the City of Fayetteville's website lists an official phone number that the citizens can call if they wish to speak with any Aldermen.

- 11. As set forth above, Defendants posted, distributed and/or disseminated the personal mobile phones of each of the Plaintiffs throughout the Internet. In doing so, Defendants have given publicity to a matter concerning the Plaintiffs' private lives.
- 12. The distribution and dissemination of Plaintiffs' personal mobile phone numbers concern private matters of a kind that would be highly offensive to a reasonable person when publicized and which are not of legitimate concern to the public.
- 13. As a direct and proximate result of the public disclosure by Defendants of Plaintiffs' personal and private mobile phone numbers, the Plaintiffs have suffered severe mental anguish, emotional distress, worry, and embarrassment.

REQUEST FOR PUNITIVE DAMAGES

- 14. Plaintiffs incorporate each of the preceding paragraphs as if each is fully set forth herein.
- 15. Defendants have acted maliciously, intentionally, or recklessly by publishing and disseminating the personal mobile phone numbers of the Plaintiffs in a clear attempt to harass and /or intimidate them at the expense of the Plaintiffs' privacy and emotional well-being.
- 16. As a result of Defendants' malicious, intentional, or reckless actions, Plaintiffs are entitled to punitive damages.

WHEREFORE, premises considered, Plaintiffs pray that the Court cause service to be issued upon Defendants. Plaintiffs further demand a jury to hear this cause, and upon a hearing thereon, prays that the Court enter a Judgment for:

A. An award of compensatory damages to the Plaintiffs in the amount of Seven Hundred

Fifty Thousand Dollars (\$750,000.00);

- B. An award of punitive damages to the Plaintiffs in an amount to be determined by the jury upon an evidentiary showing of Plaintiffs' entitlement to the same;
- C. An award of reasonable expenses incurred in this litigation to the Plaintiffs, including but not limited to reasonable attorney fees and costs available to Plaintiffs.
- D. Such further and general relief as deemed appropriate by the Court.

HOWELL & FISHER, PLLC

Stephen W. Elliott, BPR #20062

3310 West End Avenue, Suite 550

Nashville, TN 37203

Ph. (615) 921-5224

selliott@howell-fisher.com

Attorney For Plaintiffs

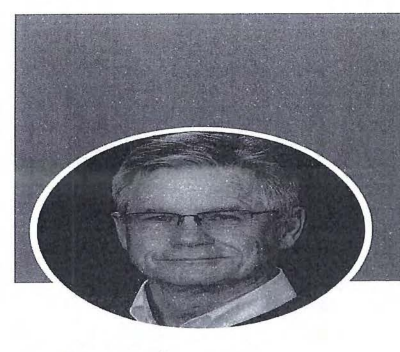
Cost Bond

I, the undersigned, Stephen W. Elliott, hereby acknowledge my firm as surety for costs not to exceed \$500.00 in regard to the above-captioned matter.

Stephen W. Elliott

Jon Law





Jon Law

- Add friend
- Message
- REALTOR®; Licensed at Leading **Edge Real Estate Group**
- Went to Bayside High School
- Studied Marketing at Fairleigh **Dickinson University**
- Lives in Fayetteville, Tennessee
- Joined September 2008
- See Jon's About Info













Marketplace Friends







Jon Law May 17 · 🚱

WAKE UP, PROPERTY OWNERS!!

Check out the comparison of other counties and cities' tax rates compared to Fayetteville/Lincoln County.

Can you believe that a house in Brentwood/ Williamson Co pays less than a house in Fayetteville? Vice Mayor Danny Bryant and 5 alderman are in favor of a 50% increase in your taxes. Regardless of what house or business you own (or both!!), please call or text these alderman and let them know that you are not going to pay for their 4 years of the city's operational and fiscal mismanagement, and increases in longterm debt. Here are the alderman responsible for this predicament and their phone numbers. Danny Bryant- 931-993-1715 Dorothy Small- 931-703-0595 Jeff Alder- 931-993-7526 Roger Martinez-256-658-4303 Tonya Allen-931-625-1688 Jacob Painter-Not responsible for debt, etc., but has a vote on new tax increases. 931-308-0432

County	Tax Rate	City	Tax rate	TOTAL
BEDFORD	2.3252	SHELBYVILLE	1.59	3.9152
FRANKLIN	1.6685	WINCHESTER	0.825	2.4935
GILES	1.9863	PULASKI	0.4217	2.408
MARSHALL	1.8187	LEWISBURG	1.2851	3.1038
MOORE	2.355	LYNCHBURG	O	2.355
		(DAETEC)		





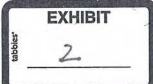


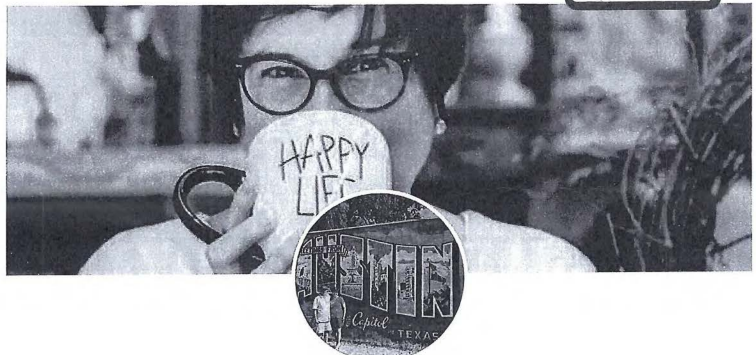












Tina Towry Osgood (Tina Towry Sanders Osgood)

1.6K friends

Add friend



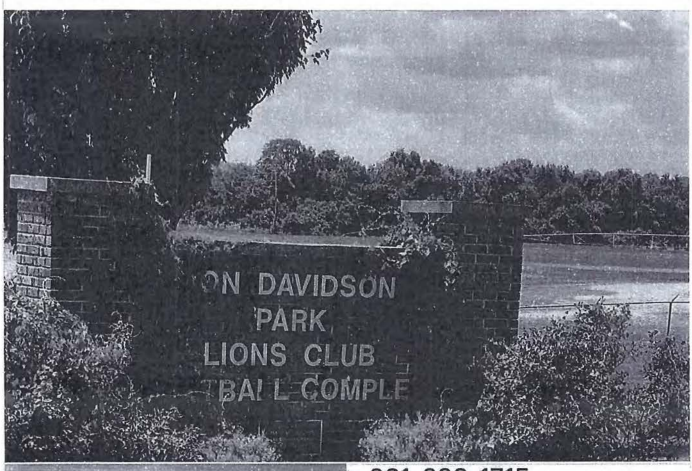


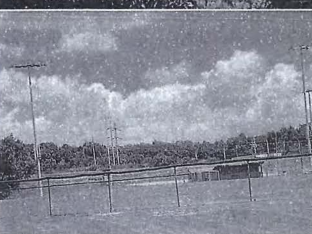




Tina Towry Osgood June 1 ⋅ 🕲

Aldermen Danny Bryant could you please have the City of Fayetteville Parks and Recreation Director spray roundup at Don Davidson Park?? Noone can see the sign. Love the view of the 1.5 million lights and poles!!!! Hopefully one day they will work. Call call your aldermen for help! Lenace LehnertAndrew M. KelsoTeresa BrownJeanie HydeBarbara Leigh FaulknerlCity of Fayetteville, TNAngel WilsonMichael GoodingGeri Shields GrayJon LawDoug GrayShannon HastonJoelSherrie Countess Madd... See more





t- 931-993-1715 II- 931-703-0595 31-993-7526 ez-256-658-4303 331-625-1688 r-Not responsible for debt, etc. tax increases. 931-308-0432 Danny Bryant- 931-993-1715
Dorothy Small- 931-703-0595
Jeff Alder- 931-993-7526
Roger Martinez-256-658-4303
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